# JOURNAL OF THE HOUSE 

 of the
# SIXTY-FIRST GENERAL ASSEMBLY 

Convened January 11, 1965<br>Adjourned June 4, 1965

## HAROLD E. HUGHES, Governor

ROBERT D. FULTON, President of the Sencte VINCENT B. STEFFEN, Speaker of the House

Compiled Under Direction of
S. E. Tennant

Superintendent of Printing

Published by the STATE OF IOWA

Des Molnes

## SIXTY-FIRST GENERAL ASSEMBLY

## OFFICERS OF THE HOUSE

Vincent B. Steffen, Speaker New Hampton
Charles P. Miller, Speaker Pro Tempore Burlington
Elroy Maule, Majority Floor Leader ..... Onawa
Casey Loss, Assistant Majority Floor Leader ..... Algona
Riley Gillette, Assistant Majority Floor Leader. ..... Spencer
Floyd P. Edgington, Minority Floor Leader ..... Sheffield
William R. Kendrick, Chief Clerk ..... Des Moines
Thomas M. Whitmore, Assistant Chief Clerk Onawa
Louis A. Lavorato, Legislative Counsel Des Moines
Jeanette K. Benoit, Engrossing Clerk Des Moines
Herschel Flater, Chief Journal Clerk ..... Wilton Junction
Charlotte West, Journal Clerk Des Moines
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Nancy Lee Maroon, Assistant Enrolling Clerk Des Moines
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Howard M. Frederickson, Assistant Sergeant-at-Arms Des Moines
Jerome McCann, Bill Clerk Des Moines
Phyllis J. Fraizer, Assistant Bill Clerk Des Moines
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Mary B. Johnson, Supply Clerk Des Moines
Myrtle T. Pinegar, Supply Clerk Des Moines
Alfred Elwood Wierson, Chief Electrician. Radcliffe
Elmer Pennington, Assistant Electrician Des Moines
Norman C. Grove, Assistant Electrician Des Moines
Kenneth P. Donnelly, Control Boàd Operator ..... Iowa City
Lucille Carnahan, Postmistress. Ottumwa
Alma E. Patton, Postmistress Aurora

## ELECTIVE STATE OFFICERS

## Official Address, Des Moines, Iowa

| Name | Titie | Residence | Politics |
| :---: | :---: | :---: | :---: |
| Harold E. Huphes. | Governor | Ida Grov | Democrat |
| Robert D. Fulton. | Lieutenant Governor | Waterloo | Democrat |
| Gary L. Cameron | Secretary of State. | Fairfield. | Democrat |
| Lorne R. Worthingto | State Auditor.... | Lamoni. | Democrat |
| Paul Franzenburg. | Treasurer of State | Conrad. | Democrat |
| Kenneth E. Owen. | Secretary of Agricultur | Centervi | Democrat |
| Lawrence F. Scalise | Attorney General..... | Carlisle | Democrat |
| Theodore G. Garfiel | Judge of the Supreme Court. | Ames. | Republican |
| Norman R. Hays. | Judge of the Supreme Court. | Knoxville. | Repubican |
| Robert L. Larson. | Judge of the Supreme Court. | Iowa City. | Republican |
| C. Edwin Moore. | Judge of the Supreme Court. | Des Moines. | Republican |
| Henry K. Peterson Bruce M. Snell... | Judge of the Supreme Court. | Council Bluff | Republican |
| William C. Stuart. | Judge of the Supreme Court. | Chariton. | Republican |
| G. K. Thompson. | Judge of the Supreme Court. | Cedar Rapids. | Republican |
| T. Eugene Thornton | Judge of the Supreme Court. | Waterloo... | Democrat |


| Name | Address | Age | Occupation | Politics | County | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Anderson, Quentin V. | Beaconsfield. ....... | 32 | Farmer, Builder. | Dem. | Ringgold, Taylor.... | .60, 60X |
| Bailey, Ray V...... | Clarion.............. | 50 | Lawyer. Investor. | Dem....... | Wright.............. |  |
| Baker, Donald E. | Boone. | 34 | Flectronics Technician. | Dem..... | Boone................ |  |
| Baringer, Maurice E.......... | Olwein. | 43 | Executive. | Rep..... | Fayette. | 59, 60, 60X |
| Bogenrief, (Mrs.) Mattie B.... | Des Moines. | 52 | Housewife. | Dem..... | Polk. ... |  |
| Boot, Armour........... | Pella. | 61 | Farm Implements. | Dem... | Marion. |  |
| Breitbach, Alfred P., Sr | Farley. | 67 | Retired Supervisor. | Dem... | Dubuque.. | .60,60X |
| Bremmer, Edward.... | Carter Lake | 34 | Teacher....... | Dem... | Pottawattamie |  |
| Brinck, Adrian B.. | West Point. | 51 | Manager, Outdoor Advertising | Dem... | Lee........... | . 58 |
| Burke, James W. | Sioux City. | 32 | Real Estate Sales.... . . . . . . . | Dem..... | Woodbury |  |
| Busch, Henry W.............. | Waverly.. | 44 | Farmer and Realtor | Rep. . . . . | Bremer | 60, 60X |
| Busing, Edward E............. | Stanhope. | 35 | Contractor. . . . | Dem..... | Hamilton. |  |
| Caffrey, James T............... | Des Moines. | 55 | Firestone Tire. | Dem... | Polk. |  |
| Carmaban, Cleve L. . . . . . . . . . | Ottumwa. | 69 | Retired Switchman | Dem. | Wapello. | 59, 60, 60X |
| Clapsaddle, Robert J. . . . . . . . . | Mason City. | 60 | Investment Sales. | Dem.. | Cerro Gordo. |  |
| Cochran, Dale M.... . . . . . . . | Fagle Grove. | 36 | Farmer. | Dem... | Webster. |  |
| Cofman, William J........... | North English | 46 | General Insurance | Rep..... | lowa. | , 57, 58, 59, 60, 80X |
| Cohen, (Mrs.) Gertrude S. . . . | Waterloo. | 51 | Housewife. | Dem..... | Black Hawk. . . . . . |  |
| Conway, Walter I. . . . . . . . . . . | Muscatine.. | 59 | Express Agent. | Dem..... | Louisa, Muscatine. . . |  |
| Craig, Paul E.: | Marshalitown. | 43 | Telephone Repa | Dem.... | Marshall. |  |
| Crosier, Dale T............... | Cedar Rapids. ....... | 81 | Salesman..... | Dem.. | Jinn................ |  |
| Denato. James P. . . | Des Moines. . . . . . . . . | 39 | Attorney | Dem. | Pulk. |  |
| Den Herder, Elmer H | Sioux Center | 56 | Farmer... | Rep...... | Sioux. | . $57,58,59,80,60 \times$ |
| Detje, Albert H.. | Traer. | 62 | Petroleum Dist | Dem..... | Tama. |  |
| Distelhorst, Milton. | Burlington. | 43 | Farmer. | Dem. | Des Moines. . . . . . . . |  |
| Doderer, (Mrs.) Minnette F... | lowa City. | 41 | Politician.. | Dem. | Johnson.... | .60x |
| Dougherty, Thomas M........ | Albia. | 54 | Farmer, Business | Dem. | Lucas, Monroe. . . . . | . . . . . . . . . 60X |
| Doyle, Donald V. . . . . . . . . . . | Sioux City | 39 | Lawyer. . . . | Dem...... | Woodbury ... . . . . . . |  |
| Duffy, John L............... | Dubuque... . . . . . . . | 65 | Lawyer. | Dem..... | Dubuque... . . . . . . . | ...52, 52X, 53, 56, 57, 58, 59, 60, 60X |
| Dunton, Keith fi............. | Thornburg. | 49 | Farmer, Business | Dem..... | Keokuk.............. | . . . . . . . . . . . . . . . . . . $38,59,60,60 \mathrm{X}$ |
| Edgington, Floyd P............ | Sheffield... | 65 | Farmer.... | Rep...... | Franklin |  |
| Felger, Foster F................ | Davenport. | 56 | Real Estate Broker. | Dem..... | Scott... | ..E5, EB, 6J, 58, 50, 60, 60X |
| Fischer, Harold 0............. | Wellsburg. | 47 | Real Estate, Ins., Farm Loans. | Rep...... | Grundy. | ...58, 59, 60, 60X |
| Fisher, C. Raymond.. . . . . . . . | Grand Junction | 57 | Farm Operator. | Rep..... | Greene.. . . . . . . . . . . | ........ 88, 59, 60, 60X |
| Foster, La Mar, Sr. . . . . . . . . . . | West Branch. | 66 | Farmer, Trucker | Dem..... | Cedar. | ........45, 45X, 46, 46X, 47 |
| Fullmer, Wayne J............. | Newton. | 48 | Merchant. .... | Dem..... | Jasper |  |
| Gallagher, James V............ | Waterloo. | 31 | N.W. Bell Telepho | Dem..... | Black Hawk. . . . . . . |  |
| Gannon, William J........... | Mingo. | 27 | Farmer......... | Dem..... | Jasper. . . . . . . . . . . |  |
| Gaudineer, Lee H., Jr.......... | Des Moines. | 32 | Attorney... | Dem...... | Polk. |  |
| Gillette, Roy R............. | Ames. | 29 | Real Eistate Broker | Dem..... | Story |  |
| Gillette, W. Riley ${ }^{\text {Glanton, }} \mathbf{M r s}$ Willie $\mathbf{S}$....... | Spencer | 40 | Farmer. | Dem..... | Clay, Dickinson... . . |  |
| Glanton, (Mrs.) Willie S. . . . . | Des Moines..... . . . . | 42 | Lawyer. . . . . . . . . . . . . . . . . . . . . . . . . . | Dem..... | Polk. . . . . . . . . . . . . |  |
| Gleason, Theodore M. . . . . . . . | Gilmore City. . . . . . | 60 | Farmer. . . . . . . . . . . . . . . . . . . . . . . . . . . . . | Dem..... | Humboldt, Pocahontas. |  |

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

| Name | Address | Age | Occupation | Politics | County | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Glenn, Gene W. | Otturawa.. | 36 | Lawyer. | Dem..... | Wapello. |  |
| Graham, J. Wesley. | Ida Grove.. | 62 | Farm Manager. | Rep...... | Ida, Sac. | ..... $69.60,60 \dot{x}$ |
| Grassley, Charles E.... | New Hartford. | 31 | Farmer....... | Rep...... | Butler. | . $58,789,60,60 \mathrm{x}$ |
| Gregerson, (Mrs.) Mary P | Council Bluffs. | 26 | Teacher. | Dem.... | Pottawattamie...... |  |
| Hageman, Urban F... . . | Decorah...... | 35 | Farmer. | Dem..... | Winneshiek......... | ..... |
| Hanson, Arthur C.. | Inwood. | 73 | Retired Farmer | Rep...... | Lyon, Osceola. |  |
| Harrington, R. P. | Independence. . . . . . . | 60 | Business, Farmer. | Dem..... | Buchanan. | . . . . . . . . 58 |
| Hausheer, Maurice | Ames. . . . . . . . . . . . | 34 | Teacher. | Dem.... | Story. |  |
| Holmes, John A... | Wyoming. | 52 | Farmer. | Dem..... | Jones. |  |
| Houston, Harold J | Dow City. | 47 | Trucking. | Dem..... | Crawford. | . 58 |
| Hullinger, Arlo... | Leon.... | 43 | Farmer. | Dem.... | Decatur, Wayne. |  |
| Hutchins, Charles E. | Belle Plaine | 53 | Attorney. | Dem..... | Benton..... |  |
| Jackson, James H... | Waterloo. | 25 | School Teacher | Dem..... | Black Hawk. . . . . . . |  |
| Jackson, Lloyd G. | Clinton. | 38 | Lakyer... | Dem..... | Clinton. . . . . . . . . . . . |  |
| Keleher, Leo D... | Sioux City | 59 | Real Estate | Dem..... | Woodbury.......... |  |
| Kempter, Paul E. | Bellevue.. | 54 | Lawyer. . | Dem..... | Jackson.. . . . . . . . . . |  |
| Kennedy, Keith K | Center Point........ | 45 | Insurance Agent | Dem..... | Linn.................... |  |
| Kluever, Leater L. | Atlantic.. . . . . . . . . . | 44 | Átorney. . . . . . | Rep..... | Cass. | .57, $58,59,60,60 \times$ |
| Korn, Charles A.. | Logan.............. . | 48 | Farmer. | Dem.... | Harrison. |  |
| Lawlor, Daniel IT. | LeClaire............. | 45 | Pyrometric Technician | Dem.... | Scott. . . . . . . . . . . |  |
| Loss, Casey.... | Algona............. . . | 60 | Farmer..... . . . . . . . | Dem..... | Kossuth | 52, $32 \times$ x, $53,54,56,57,58,59,60,60 \times$ |
| Lynch, James L. | Indianola. | 28 | Teacher, Business | Dem..... | Warren |  |
| Madden, Harry. | Kent............... | 54 | Farmer..... . | Dem | Union, Clarke |  |
| Mahan, Bruce E. | Inwa City . . . . . . . . . | 74 | Educator. | Dem..... | Johnson. | $\ldots . .60,60 \mathrm{X}$ |
| Maley, Walter F | West Des Moines.... | 36 | Attorney. | Dem..... | Polk. ............... |  |
| Maule, Elroy . . . . . . | Onawa. | 51 | Farmer. | Dem..... | Monona |  |
| Mayberry, D. Vincent. | Fort Dodge........ | 48 | Poultry Processor | Dem..... | Webster............... | , 5 , b8, bo, 60, 60X |
| MeNamara, Walter L. | Cedar Rapids. . . . . . . | 31 | Attorney . . . . . . | Dem..... |  |  |
| Meacham, Al... | Grinnell............ | 43 | Farming, Farm Super | Dem.... . | Poweshiek.. . . . . . . . | 60X |
| Melrose, A. Rae. | Charles City .. . . . . . | 70 | Insurance Agent......... | Dem.... | Floyd |  |
| Millen, Floyd H. | Farmington.......... | 46 | Pres., Valley Limestone \& | Rep. . . . | Jefferson, Van Buren. | $60,60 \mathrm{X}$ |
| Miller, Charles P. | Burlington.......... | 46 | Chiropractor. . . . . . . . . . . | Dem.... | Des Moines..... . . . | $60,60 \mathrm{X}$ |
| Miller, John S.. | Storm Lake.... . . . . . | 43 | Meatcutter... | Dem..... | Buena Vista......... |  |
| Miller, Leroy S... | Shenandoah. | 49 | Farm Machinery Dealer | Rep..... | Page. | .60,60X |
| Morgan, Eldon M | Oskaloosa. | 74 | Retired. . . . . . . . . . . . | Dem.... | Mahaska. . .......... |  |
| Mueller, Harold. | Manly. . . . . . . . . . . | 58 | Farmer... | Dem.... | Winnebago, Worth... | $\ldots . .58,59,60,60 X$ |
| Murphy Bernard J. | Carrold............. | 54 | REA Express Agent. | Dem..... | Carroll... . . . . . . . | . . . . . . . . . . . . . . . 60, 60X |
| Naple, Daniel Lee. | Long Grove.......... | 27 | Office Manager...... | Dem..... | Scott.................. |  |
| Nelson, Harold V.. | Aurelia..... . . . . . . | 65 | Farmer.... | Rep..... | Cherokee |  |
| Njelsen, Alfred. | Defiance. | 62 | Farmer. | Rep..... | Shelby.............. | . . . . . . . . $60,60 \mathrm{X}$ |
| Nielsen, Niels J.... | Ringsted | 68 | Farmer. | Dem..... | Emmet, Palo Alto. . . | . $57,58,89,60,60 \mathrm{X}$ |
| Oehlsen, Robert W. | Radcliffe. <br> Des Maines. $\qquad$ | 43 27 | Farmer. | Dem..... <br> Dem | Hardin.... ....... Polk. |  |

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

| Name | Address | Age | Occupation | Politics | County | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Ossian, Conrad. | Red Oak. | 64 | Business \& Farmer | Rep. | Adams, Montgomery. | 57, 58, 59, 60, 60X |
| Oxley, Myron B. | Marion... | 42 | Farmer | Dem. | Linn. |  |
| Palmer, William D | Des Moines. Manchester | 30 | Insurance Asst. Dist. Mgr | Dem. | Polk. . Delawa |  |
| Patton, James E. . | Manchester <br> Wrshington | 69 51 | Retired. . <br> Farmer | Rep. Dem. | Delawar Washin | 58, 59, 60, 60X |
| Radl, Richard M. | Lisbon.. | 53 | Plastics Manufacturing | Dem. | Linn... |  |
| Rasmussen, Clark R | West Des Moin | 30 | Claim Supervisor. | Dem.. | Polk. |  |
| Redfern, Carroll 1. | Donnellson. | 59 | Real Estate, Accounting, Ta | Dem.. | Lee.. |  |
| Reichardt, William. | Des Moines. | 34 | President of Reichardt's. | Dem.. | Polk. |  |
| Renda, Thomas A | Des Moines. | 27 | Attorney. | Dem. | Pok. |  |
| Resnick, James D Rickert, Dale H.. | Davenport. Wapello.. | 33 36 | Teacher | Dem. | Scot |  |
| Rider, Robert E., Sr | Marshalitown | 42 | Farmer | Dem. | Marshall. |  |
| Robinson, Kenneth. | Bayard. | 50 | Newspaper Publisher | Dem. | Audubon, Guthrie. |  |
| Roe, Thomas S.. | Waukon.. | 48 | Salesman.. | Dem.. | Allamakee. |  |
| Scherle, William J |  | 41 | Livestock and Grain Farmer | Rep. . | Fremont. Mills, | 59, 60, 60X |
| Scott, Burl E. | Avoca. | 36 | Electrical Business. | Dem.. | Pottawattamie. |  |
| Seibert, C. D... | St. Charles | ${ }^{53}$ | Farmer. | Dem.. | Adair, Madison. . . . . |  |
| Shannahan, John Shirley, Marvin S | Sioux City Minburn. | 63 27 | Publish | Dem. Dem. | Woodbury.......... Dallas.......... |  |
| Smith, Marvin W. | Paullina. | 63 | Retired Farmer-T | Rep. | O'Brien | 57, $78,59,60,60 \times$ |
| Smith, William R. | Cedar Rapids. | 52 | Tool Grinder. | Dem. | Linn |  |
| Steffen, Vincent B . | New Hampton. | 36 | Harvestall Ind. Pres | Dem. | Chickasaw | ..60, 60X |
| Stevenson, M. Ross | Lime Springs. . | 58 | Farmer | Dem. | Howard, Mitchell | ...59, 60, 60X |
| Stroes, A. Gordon.. | New London | ${ }_{63}^{66}$ | Livestock, | Rep. | Plymout | ...59, 60, 60X $. . .6 .60,60 \mathrm{X}$ |
| Stueland, Victor C | Kanawha.. | 67 | Retired... | Dem.. | Hancock. |  |
| Tieden, Dale L. . | Garnavillo. | 42 | Office Mgr., Feed \& Live Farmer | Rep. | Clayton. |  |
| Uban, Charles J. | Cedar Falls. | 43 | Oil Distributor. | Dem. | Black Hawk. |  |
| Utzig, Arnold... | Dubuque | 71 | Retired. ... | Dem. | Dubuque. | 50, 50X, 51, 52, 52X, 53, 54, 55, 56, 57 |
| Varney, Charles Gusta | Clinton. | 61 | Corn Processing. | Dem. | Clinton |  |
| Webster, Edward J | Sioux City | ${ }_{30}^{66}$ | Union Parific Railroad | Dem. | Pottawattame...... <br> Woodbury |  |
| Whisler, Ross S. | Centerville. | 72 | Insurance. | Dem.. | Appanoose. Davis... |  |
| Wilson, William Price. | Cedar Falls, | 25 | Office Manager. | Dem.. | Black Hawk. |  |
| Winkelman, William P. <br> Wolcott, (Mrs) Olga D | Lohrville. <br> Rock well. | 31 | Farming, Ponies \& Horses | Rep. | Calhoun.. | 60, 60X |
| Wright, Carroil L. . . | Davenport | 52 | Union Official | Dem. | Scott. . . |  |

SENATORS IN GENERAL ASSEMBLY

| Name | Address | Age | Occupation | District | Counties Composing District | Former Legislative Service |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\ddagger$ Balloun, Charles F | Toledo. | 60 | Farmer, Warehouseman. | 22 | Tama, Benton. | 59, 60, 60X |
| * Benda, Kenneth. | Hartwick | 46 | Banker.. | 23 | Poweshiek, Iowa | ...60, 60X |
| *Beneke, Donald G | Laurens. | 48 | Attorney. | 37 | Buena Vista, Pocahontas. | . $59,60,60 \mathrm{X}$ |
| Briles, James E. . | Corning. | 38 | Auctioneer | 5 | Adams, Montgomery, Taylor | 53, $58,59,60,60 \mathrm{X}$ |
| Buren, John L. | Forest City | 51 | Salesman. | 47 | Hancock, Winnebago. . . . . |  |
| Burke, Vincentis. | Sioux City. | 44 | Social Worker | 39 | Woodbury.... . . . |  |
| Burns, Robert J. | Oxford. . | 42 | Salesman. | 21 | Johnson... |  |
| tBurrows, R.O. | Belle Plaine. | 65 | Newspaper Publisher | 22 | Tama, Benton | . $54,55,60,60 X$ |
| Cassidy, Joseph W. | Walcott. . | 42 | Area Manager. . | 17 | Scott. . . |  |
| Coleman, C. Joseph. | Clare. | 41 | Farmer..... | 36 | Webster. | 57, 58, 59, 60, 60X |
| Condon, Gene F. | Waterloo. | 36 | Labor Union Official. | 34 | Black Hawk |  |
| DeKoster, Lucas J | Hull.. | 48 | Lawyer. | 50 | Lyon, Sioux. |  |
| **Denman, William F | Des Moines. | 39 | Lawyer. | 27 | Polk. . . . | . $56,59,60,60 \mathrm{X}$ |
| * Dodds, Robert R.. | Danville. | 40 | Farmer. | 7 | Des Moines. | . $57,58,59,60,60 \mathrm{X}$ |
| *Elthon, Leo...... | Fertile. | 66 | Lumber Company Manager | 45 | Worth, Mitchell, Howard. | $\begin{array}{r} 25,4 B, 47,48,49,50,50 \mathrm{X}, 51, \\ 52,52 \mathrm{X}, 53,54,55,60,60 \mathrm{X} \end{array}$ |
| Elvers, Adolph W | Elckader.. | 53 | Farmer, Ins., Real Estate. | 40 | Allamakee, Clayton. | . . . . . . . . . . . . . . . . . . . . . 59, 60, 60X |
| Ely, John M... | Cedar Rapids. | 45 | Buyer.... | 20 | Linn. . . . . . . . . . | ......59, 60, 60X |
| Flatt, Joseph B. | Winterset. | 42 | Merchant | 13 | Adair, Clarke, Madison | .58, 59, 60, 60X |
| Floy, Delbert W. | Thornton. | 37 | Farmer.... | 46 | Cerro Gordo. . . . . . . . . | . ${ }^{\text {che }}$, 60, 60x |
| *Frommelt, Andrew $G$ | Dubuque.. | 43 | Insurance, Real Estate | 32 | Dubuque... | . $55,56,57,88,59,60,60 \chi^{-}$ |
| *Griffin, Charles F. | Mapleton. | 54 | Pharmacist. | 31 | Monona, Harriso | $\ldots . . .6 .6 .6 .60,60 \mathrm{X}$ |
| Hagedorn, Merle | Royal... | 53 | Farmer. ......... | 51 | Clay, Dickinson.. | .....56, 57, 58, 59, 60, 60X |
| **Hagie, R. W..... | Clarion. | 54 | Farmer, Executive. | 43 | Wright, Franklin. | . . . . . . . . . . . . . 59, 60, 60X |
| *Hansen, Peter F.. | Manning. | 69 | Investments and Insurance. | 30 | Carroll, Crawford | .............58, 59, 60, 60X |
| Heaberlin, Stanley M. | Pleasantville. | 56 | Farmer. | 12 | Marion, Warren. |  |
| Heying, H. L. . . | West Union. | 50 | Farmer, Businessma | 41 | Winneshiek, Fay |  |
| * Hill Eugene M | Newton... | 51 | Farmer.............. | 25 | Jasper. | … $58.59,60,60 \times$ |
| Kibbie, John P... | Emmetsburg. | 35 | Farmer.... | 48 | Emmet, Palo Al | . . . . . . 50, 60, 60X |
| Klefstad, Gilbert E. | Conncil Bluff | 45 | Electrician | 15 | Pottawattamie. | .50, 60, 60X |
| Kruck, Warren J. | Boone..... | 43 | Contractor. | 28 | Greene, Boone. |  |
| Kyhl, Vernon H. | Parkersburg | 53 | Auto Dealer. | 42 | Bremer, Butler, Grundy | .60, 60X |
| **Lange, Elmer F | Sac City. | 47 | Dairy Products Executive | 52 | Sac, Ida, Calhoun. . . | 59, 60, 60X |
| *Lisle, Vern. . | Clarinda. | 58 | Manufacturer.. | 6 | Page, Fremont, Mills | 53, $34,55,56,57,58,59,60,60 \mathrm{X}$ |
| *Lodwick, Seeley G. | Wever. | 44 | Farm Manager. | 1 | Lee........... | .........................60, 60X |
| Lucken, J. Henry... | Le Mars. | 68 | Retired Farmer | 38 | Cherokee, Plymouth. | $\ldots 52,52 \mathrm{X}, 53,54,55,56,57,58$, |
| Main, Franklin S. | Lamoni. | 48 | Farmer. | 4 | Union, Ringgold, Decatur | $\ldots .57,58,59,60,60 \mathrm{X}$ |
| McGill, Donald S. | Melrose. | 58 | Farmer. | 3 | Lucas, Monroe, Wayne. |  |
| **McNaily, James M. | Sioux City. | 30 | Attorney | 39 | Woodbury... . . . . |  |
| $\pm$ Messerly, Francis L. | Cedar Falls.. | 49 | Building Contractor. | 34 | Black Hawk. | 59, 60, 60X |
| Mills, Max Milo.. | Marshalltown | 43 | Lawyer.. | 24 | Marshall. |  |
| *Mincks, Jake B. | Ottumwa. | 51 | Assembler | 9 | Wapello. | 58, 59, 60, 60x |
| Murray, Donald W. | Bancroft. | 41 | Farm Manager, Supplier. . | 53 | Kossuth, Humboldt. |  |

SENATORS IN GENERAL ASSEMBLY-Continued


## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, January 11, 1965.

Pursuant to the law, the House of Representatives of the Sixtyfirst General Assembly of Iowa convened at 10:00 a.m., Monday, January 11, 1965.

The House was called to order by the Honorable Bruce E. Mahan from Johnson County.

The following prayer was offered by Reverend J. J. Olinger, pastor of the St. Mary's Church, New Hampton, Iowa:

Almighty God, we seek Thy favor and blessing on this Assembly of the State of Iowa. Let the individual members of this Assembly be enlightened of mind and strengthened of will to carry out Thy will in all their deliberations.

Recall to their minds the words of Paul the Apostle, who warned that all authority is from God. In this frame of thought they shall have a deep respect for the position they occupy in our society.
Let them be mindful, $O$ God of Nations, of the spirit which animated our forefathers when they laid down the laws in our great Constitution. Let every act of this Assembly be consonant with the philosophy which is the basis for our Judeo-Christian civilization.

Let them not be forgetful of the pioneer spirit of those who established this great State of Iowa out of the harshness of the virgin wilderness. May these legislators be pioneers in guiding our citizens through the new technology of the present age. O Lord, Architect of Nature, may the legislation coming forth from this Assembly be the matrix for the powerful forces of nature newly discovered by the light of Thy gift of wisdom to mankind.

The wonderful potentials, material and spiritual of our state are the raw materials out of which future prosperity and harmony shall be fashioned. The legislation of this Assembly must be the set of instructions which our citizens shall follow to bring about a political and economical atmosphere which shall be pleasing to Thee our Master.

May this Assembly, 0 God, institute a program of legislation which shall be guide lines for the harmonious operation of the creative forces of capital and labor. These are the two legs on which the state must walk to bring to actuality the great potential of our richly endowed territory. Without proper guide lines these forces will stagger in unavailing strife and impede hoped-for progress.

O Eternal Wisdom, enlighten these honorable legislators to propose laws which shall make it possible for all the talent and creative intelligence of our children to be developed in our institutions of learning. Let them be fully convinced that the greatest asset of our state is the intelligence and health of the citizens of the state.

Let the members of this august Assembly be aware of their positions in society as guardians of the freedom and rights guaranteed to the people
by our great Declaration of Independence and our Constitution. Fill their minds and hearts with respect for Thy will so that they may understand fully that "Unless Thou dost watch over our cities and plains, those who guard them shall guard in vain." Amen.

## LEAVE OF ABSENCE

Leave of absence was granted by the Speaker to Thomas S. Roe of Allamakee and Edward C. Webster of Pottawattamie, due to illness.

## TEMPORARY OFFICERS

On motion of Loss of Kossuth, 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." William R. Kendrick.
Mueller of Worth moved that the Honorable Bruce E. Mahan of Johnson County be elected Temporary Speaker.

Motion prevailed and the oath of office was administered to the Honorable Bruce E. Mahan by Acting Chief Clerk Kendrick.

Temporary Speaker Mahan in the chair.

## CREDENTIALS OF MEMBERS

Dunton of Keokuk 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: Dunton of Keokuk, Mayberry of Webster, Meacham of Poweshiek, Nelson of Cherokee, and Nielsen of Shelby.

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

## STATE OF IOWA

Office of
THE SECRETARY OF STATE
To the Honorable, the Chief Clerk of the House of Representatives:
I, GARY L. CAMERON, 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 3, 1964:
Adair and Madison....C. D. Seibert Hamilton....................Edward Busing

Adams and Montgomery.
Conrad Ossian
Allamakee...................Thomas S. Roe
Audubon and Guthrie
Kenneth Robinson
Appanoose and Davis.
Ross S. Whisler
Benton...............Charles E. Hutchins
Black Hawk..........Gertrude S. Cohen
Black Hawk......James V. Gallagher
Black Hawk.........James H. Jackson
Black Hawk.................Charles Uban
Black Hawk...........William P. Wilson
Boone................................... Bonald Baker
Bremer......................Henry W. Busch
Buchanan................R. P. Harrington
Buena Vista...................John S. Miller
Butler.................Charles E. Grassley
Calhoun.-........William P. Winkelman
Carroll-................Bernard J. Murphy
Cass............................ Lester L. Kluever
Cedar...................LaMar Foster, Sr.
Cerro Gordo.............R. J. Clapsaddle
Cerro Gordo........Olga Doran Wolcott
Cherokee..................Harold V. Nelson
Chickasaw
Vince Steffen
Clarke and Union
Harry Madden
Clay and Dickinson.
W. R. Gillette

Clayton.
Dale L. Tieden
Clinton....................Lloyd G. Jackson
Clinton.................Charles G. Varney
Crawford..............Harold J. Houston
Dallas......................Marvin S. Shirley
Decatur and Wayne.
Arlo Hullinger
Delaware...................James E. Patton
Des Moines.............Milton Distelhorst
Des Moines..............Charles P. Miller
Dubuque.........................John L. Duffy
Dubuque.........................Arnold Utzig
Dubuque......Alfred P. Breitbach, Sr.
Emmet and Palo Alto
Niels J. Nielsen
Fayette........................... Barice E. Baringer
Floyd.
A. Rae Melrose

Franklin...............Floyd P. Edgington
Fremont and Mills
William J. Scherle
Greene.................C. Raymond Fisher
Grundy
Harold O. Fischer

Hancock Victor C. Stueland Hardin....................Robert W. Oehlsen Harrison. Charles A. Korn Henry.............Charles F. Strothman Howard and Mitchell.

Ross Stevenson
Humboldt and Pocahontas
Theodore M. Gleason
Ida and Sac..........J. Wesley Graham
Iowa..................William J. Coffman
Jackson....................Paul E. Kempter
Jasper...................Wayne J. Fullmer
Jasper...................William J. Gannon
Jefferson and Van Buren.
Floyd H. Millen
Johnson....................Minnette Doderer
Johnson......................Bruce E. Mahan
Jones......................................
Keokuk -....................... Keith H. Dunton
Kossuth...............................Casey Loss
Lee................................Adrian Brinck
Lee.........................Carroll I. Redfern
Linn....-.....................-Dale T. Crosier
Linn............................ith K. Kennedy
Linn.................Walter L. McNamara
Linn.-............................Myron B. Oxley
Linn...........................Richard M. Radl Linn......................William R. Smith Louisa and Muscatine.

Walter I. Conway Louisa and Muscatine

Dale H. Rickert
Lucas and Monroe....Tom Dougherty Lyon and Osceola...Arthur C. Hanson Mahaska................Eldon M. Morgan Marion.............................Armour Boot
Marshall.......................Paul E. Craig
Marshall..........................-Robert Rider
Monona............................Elroy Maule
O'Brien..................Marvin W. Smith
Page.............................Leroy S. Miller
Plymouth.....................Gordon Stokes
Polk....................Mattie B. Bogenrief
Polk.........................James T. Caffrey
Polk........................James P. Denato
Polk-.............Lee H. Gaudineer, Jr.
Polk............Willie Stevenson Glanton
Polk-.........................Walter F. Maley
Polk....................Bernard J. O'Malley
Polk......................William D. Palmer
Polk..................Clark R. Rasmussen
Polk....................William J. Reichardt


Report adopted.

## MEMBERS' OATH OF OFFICE

The following members took and subscribed to the following oath administered by the Acting Chief Clerk:
"I solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Iowa and that I will faithfully and impartially discharge the duties of the office of Representative in the General Assembly of the State of Iowa to the best of my ability, so help me God."

| Quentin V. Anderson | William J. Coffman |
| :--- | :--- |
| Ray V. Bailey | Gertrude S. Cohen |
| Donald Baker | Walter I. Conway |
| Maurice E. Baringer | Paul E. Craig |
| Mattie B. Bogenrief | Dale T. Crosier |
| Armour Boot |  |
| Alfred P. Breitbach, Sr. | James P. Denato |
| Edward Bremmer | Elmer H. Den Herder |
| Adrian Brinck | Albert H. Detje |
| James W. Burke | Milton Distelhorst |
| Henry W. Busch | Minnette Doderer |
| Edward Busing | Tom Dougherty |
| James T. Caffrey | Donald V. Doyle |
| Cleve L. Carnahan | John L. Duffy |
| R.J. Clapsaddle | Keith H. Dunton |
| Dale M. Cochran | Floyd P. Edgington |
|  | Foster F. Felger |

Harold O. Fischer
C. Raymond Fisher

LaMar Foster, Sr.
Wayne J. Fullmer
James V. Gallagher
William J. Gannon
Lee H. Gaudineer, Jr.
W. R. Gillette

Roy R. Gillette
Willie Stevenson Glanton
Theodore M. Gleason
Gene W. Glenn
J. Wesley Graham

Charles E. Grassley
Mary Patricia Gregerson
Urban F. Hageman
Arthur C. Hanson
R. P. Harrington

Maurice G. Hausheer
John Holmes
Harold J. Houston
Arlo Hullinger
Charles E. Hutchins
James H. Jackson
Lloyd G. Jackson
Leo D. Keleher
Paul E. Kempter
Keith K. Kennedy
Lester L. Kluever
Charles A. Korn
Daniel F. Lawlor
Casey Loss
James L. Lynch
Harry Madden
Bruce E. Mahan
Walter F. Maley
Elroy Maule
Vincent Mayberry
Walter L. McNamara
Al Meacham
A. Rae Melrose

Floyd H. Millen
Charles P. Miller
John S. Miller
Leroy S. Miller

Eldon M. Morgan
Harold Mueller
Bernard J. Murphy
Daniel L. Nagle
Harold V. Nelson
Alfred Nielsen
Niels J. Nielsen
Robert W. Oehlsen
Bernard J. O'Malley
Conrad Ossian
Myron B. Oxley
William D. Palmer
James E. Patton
James Quinn
Richard M. Radl
Clark R. Rasmussen
Carroll I. Redfern
William J. Reichardt
Thomas A. Renda
James D. Resnick
Dale H. Rickert
Robert Rider
Kenneth Robinson
William J. Scherle
Burl E. Scott
C. D. Seibert

John Shannahan
Marvin S. Shirley
Marvin W. Smith
William R. Smith
Vince Steffen
Ross Stevenson
Gordon Stokes
Charles F. Strothman
Victor C. Stueland
Dale L. Tieden
Charles Uban
Arnold Utzig
Charles G. Varney
James J. Wengert
Ross S. Whisler
William P. Wilson
William P. Winkelman
Olga Doran Wolcott
Carroll Wright

## ELECTION OF SPEAKER

Meacham of Poweshiek presented the name of the Honorable Vincent B. Steffen of Chickasaw County as candidate for Speaker of the House of Representatives of the Sixty-first General Assembly, preceding such nomination with the following remarks: Mr. Speaker, Ladies and Gentlemen of the House:

It is my honor and privilege, at this time, to place in nomination the name
of the Honorable Vincent B. Steffen, Representative from Chickasaw County, for the office of Speaker of the House of the Sixty-first General Assembly.

Mr. Steffen was born and educated in Black Hawk County and now makes his home at New Hampton. He served in the United States Army Corps of Engineers in Europe. He is a businessman, inventor, and the founder of Harvestall Industries. He is presently a member of the Iowa Development Commission.

Mr. Steffen was chosen as one of America's outstanding young men by the National Junior Chamber of Commerce in 1964 "In recognition of his outstanding ability, accomplishments and service to his community, country and profession."

Mr. Steffen served on seven standing committees in the Sixtieth General Assembly of the State of Iowa.

All of us who have been associated with him in the past know that he is a dedicated legislator with sound judgment. I know he will be fair to all of us in conducting the business to come before this session.

Doderer of Johnson seconded the nomination of Vincent B. Steffen for Speaker of the House, preceded by the following remarks:
Mr. Speaker, Ladies and Gentlemen of the House:
It is with great pleasure that I second the nomination of the Honorable Vince Steffen of Chickasaw County.

With Mr. Steffen as Speaker we will have a leader with keen insight into the problems facing this General Assembly. Mr. Steffen, a native of Black Hawk County, population 122,482, now resides in Chickasaw County, population 15,034, giving him an intuitive understanding of the problems of both rural and urban Iowa.

By his service as a member of this Assembly, by his service on the Governor's Commission on State and Local Problems, and as a member of the Iowa Development Commission, Mr. Steffen has demonstrated high integrity, ability and the capacity necessary to carry out the duties of Speaker.

I consider it an honor to second the nomination of the Gentleman from Chickasaw as Speaker of the House of Representatives, and do so with full confidence that he will be fair and impartial in conducting the business of this Sixty-first General Assembly.

Edgington of Franklin seconded the nomination and moved that the Acting Chief Clerk be authorized to cast the votes of all the members of the House of Representatives of the Sixty-first General Assembly for the Honorable Vincent B. Steffen as Speaker of the House.

In accordance with the foregoing motion, the Acting Chief Clerk cast the votes of all the members of the House of Representatives for the Honorable Vincent B. Steffen as Speaker of the House of Representatives of the Sixty-first General Assembly. The Honorable Vincent B. Steffen of Chicaksaw County, having received all of the votes cast for the office of Speaker of the House of Representatives of the Sixty-first General Assembly, was declared duly elected to that office.

Nielsen of Emmet-Palo Alto moved that a committee of two be named to escort the Speaker to the chair.

Motion prevailed and the following committee was named: Nielsen of Emmet-Palo Alto and Melrose of Floyd.

## PRESENTATION OF SPEAKER

The Honorable Vincent B. Steffen was escorted to the Speaker's station and, upon being sworn by the Acting Chief Clerk, assumed the chair. Temporary Speaker Mahan presented Speaker-elect Steffen with the gavel and congratulated him on his unanimous election. Speaker Steffen thanked the House for the honor bestowed upon him and offered the following remarks:

## REMARKS BY SPEAKER STEFFEN

My Fellow Lawmakers: This opening of the Sixty-first Iowa General Assembly turns a new leaf in Iowa history. The successes or the failures of this new era will be dated back to the action or inaction of this Assembly.
I stand here not to cast reflections on the past nor to prophesy the future. Rather, I would impress you with the momentousness of the present. Addressing all of you as Fellow Lawmakers, we must cast aside partisan differences, for we hold in common responsibility as stewards of the peaple of Iowa.

Our actions will be scrutinized not only by the people of Iowa but by leaders of other states and the nation. Many states are beset by important issues that we will be resolving. Perhaps in some areas we may well establish precedent.
I would admonish, from the beginning, each lawmaker to weigh carefully his public responsibility. A private or partisan misuse of his representative authority is not only a betrayal of the people he represents but jeopardizes as well the future of all Iowa citizens. The people of Iowa will hold each of us liable for the discharge of our stewardship.

As individuals we will be required to weigh proposals, issues and problems. The problems are many. Their solution is oftentimes difficult. We cannot reckon with all of them within the span of one hundred days or even two hundred days. Therefore, we must judge which problems most urgently need solution. It would be foolhardy to attempt to solve all. This would accomplish little and would handle badly what deserves to be handled best. The interjection of novel issues would be a betrayal of our responsibility to the important issues. Our full and concentrated energy will be required to resolve these justly. Among the most crucial issues I would mention are taxes, reapportionment, education, resource development, and public safety.
I believe the people of Iowa prefer that several important issues be effectively solved. An attempt to muddle through every issue would only prolong the session beyond what either the patience of the taxpayer or the lawmakers themselves is capable of bearing.

Obviously, not everyone will be pleased with the decisions we make, for the decisions of lawmakers represent a majority not a unanimous opinion.

As Speaker of the House I will do what I can to see that the functioning of the Sixty-first Iowa General Assembly will be effective and efficient. This will not be possible without the good will and best effort of each legislator. I ask your cooperation.

For the present let us bear our trust with integrity and conscientiousness so that tomorrow we can turn to today with pride and peace of mind. Our trust is in God for light and grace on our work. Thank you.

## PERMANENT CHIEF CLERK

Loss of Kossuth 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 by the Speaker, Vincent B. Steffen.

## COMMITTEE TO NOTIFY GOVERNOR

Stevenson of Howard-Mitchell 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: Stevenson of Howard-Mitchell, Ossian of Adams-Montgomery and Miller of Buena Vista.

## COMMITTEE TO NOTIFY THE SENATE

Murphy of Carroll 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: Nagle of Scott, Patton of Delaware and Murphy of Carroll.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 1

Maule of Monona 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 Sixty-first General Assembly be held on Januuary 11, 1965, at 1:30 p.m.

Be It Further Resolved, that Governor Harold E. Hughes be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 12, 1965, 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 results announced and recorded as provided by law.

Motion prevailed and the resolution was adopted.

## ELECTION OF SPEAKER PRO TEMPORE

Gillette of Clay-Dickinson placed in nomination the Honorable Charles P. Miller of Des Moines County as candidate for Speaker pro tempore of the House of Representatives of the Sixty-first General Assembly, preceding his nomination with the following remarks:

I'd like to nominate for Speaker pro tempore a man who has served his country with distinction during World War II with the United States Navy, a man who has served his profession with honor as evidenced by his being elected president of the Chiropractic Society of Iowa. He has also served the State of Iowa ably in the Sixtieth regular session and special session. It is a real pleasure for me to nominate the Honorable Dr. Charles P. Miller of Des Moines County for Speaker pro tempore.

Rickert of Louisa-Muscatine seconded the nomination of Mr. Miller as Speaker pro tempore of the House of Representatives preceding his nomination with the following remarks:

I consider it a singular honor for me to second the nomination of Dr. Charles P. Miller for Speaker pro tempore. Dr. Miller distinguished himself as an able legislator during the Sixtieth General Assembly and the special session of 1964. I know him to be eminently well qualified to serve in this capacity of responsibility.

Baringer of Fayette 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 Sixty-first General Assembly for the Honorable Charles P. Miller as Speaker pro tempore of the House.

In accordance with the foregoing motion, the Chief Clerk cast the votes of the members of the House of Representatives for the Honorable Charles P. Miller as Speaker pro tempore of the House of Representatives of the Sixty-first General Assembly. The Honorable Charles P. Miller of Des Moines County, having received all of the votes cast for the office of Speaker pro tempore of the House of Representatives of the Sixty-first General Assembly, was declared duly elected to that office.

Oehlsen of Hardin 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: Oehlsen of Hardin and O'Malley of Polk.

Mr. Miller was escorted to the chair and, after taking the oath of office, offered the following remarks:
Mr. Speaker, Members of the House of Representatives of the Sixty. first General Assembly:
I thank you for this great privilege.
I accept the honor and responsibilities to serve as Speaker pro tempore of this Sixty-first General Assembly of Iowa. Today we begin a session which will be history in a few short months. What history will record for
the Sixty-first General Assembly will depend on what we do to fulfill the needs of all Iowans whatever their station in life. The history of the Sixty-first General Assembly will also determine whether or not we accepted the challenge to make Iowa a state where prosperity walks hand-inhand with all segments of our social, economic, and industrial development. Unity of goal, unity of effort will most certainly produce a commendable result. Let us work together to record the finest session Iowa has ever known.

We can do it if we try.

## ADOPTION .OF HOUSE RESOLUTION 1

Houston of Crawford 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: Houston of Crawford.

## SPECIAL ORDER

Loss of Kossuth 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 handicaps shall be permitted to select special seats. .
The former members may, if they so desire, retain the seats they occupied in the Sixtieth General Assembly in Extraordinary Session 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

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

## HOUSE RESOLUTION 2 <br> By Carnahan of Wapello

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.

The motion prevailed and the resolution was adopted.

## ADOPTION OF TEMPORARY RULES

Maule of Monona moved that the rules of the House of Representatives of the Sixtieth General Assembly be the temporary rules for the Sixty-first General Assembly, with the following exceptions:

## RULE 47

Add a period after the word "clerk" in line ten, paragraph two, and striking the remainder of the paragraph and substituting the following thereto: "Standing Committee meetings and Steering and Sifting Committee meetings shall be open. Voting by secret ballot is eliminated and prohibited."

## RULE 51

Amend Rule 51 by adding a period after the word "matter" in line eight and strike the remainder of the paragraph.

Motion prevailed.

## COMMITTEE ON MILEAGE

Scherle of Fremont-Mills 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: Scherle of Fremont-Mills, Oxley of Linn and Palmer of Polk.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 2

Loss of Kossuth 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 positions to be filled.

Motion prevailed and the resolution was adopted.
The Speaker appointed the following members to the committee:

Loss of Kossuth, Carnahan of Wapello and Mueller of WinnebagoWorth.

## PERMANENT OFFICERS OF THE HOUSE

Loss of Kossuth moved that the following named persons be elected as the permanent officers and employees of the House:
Thomas M. Whitmore-Assistant Chief Clerk and Reading Clerk
Louis A. Lavorato-Legislative Counsel
Jeanette K. Benoit-Engrossing Clerk
Herschel Flater-Chief Journal Clerk
Charlotte West-Journal Clerk
Mildred Sherman-Assistant Journal Clerk
Charlotte Prichett-Secretary to Chief Clerk
Hannah Gleason-Secretary to Chief Clerk
Kathryn Murphy-Clerk to Chief Clerk
Joanne McGrane-Supervisor of Clerks
Ada C. Silletto-Chief Enrolling Clerk
Pauline Kephart-Assistant Enrolling Clerk
Jane Sperry-Assistant Enrolling Clerk
Nancy Lee Maroon-Assistant Enrolling Clerk
Esther Hoffmans-General Clerk
Shirley Beeler-Secretary to Legislative Counsel
Robert A. Jackson-Sergeant-at-Arms
Howard M. Frederickson-Assistant Sergeant-at-Arms
Jerome McCann-Bill Clerk
Phyllis J. Frazier-Assistant Bill Clerk
Robert E. Williams-File Clerk
Mary B. Johnson-Supply Clerk
Myrtle T. Pinegar-Supply Clerk
Lucille Carnahan-Postmaster
Alfred Elwood Wierson-Chief Electrician
Elmer Pennington-Assistant Electrician
Norman C. Grove-Assistant Electrician
Kenneth P. Donnelly-Control Board Operator
Jake Auen-Doorkeeper
Robert B. Cohen-Doorkeeper
Timothy J. Collins-Doorkeeper
John J. McCann-Doorkeeper
Arthur R. Pinegar-Doorkeeper
Tony Sciachitano-Doorkeeper
Dennis P. Waltz-Doorkeeper
Motion prevailed.

## 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.

Stevenson of Howard, 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.
Murphy of Carroll, 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 committee discharged.

## INAUGURAL COMMITTEE APPOINTED

Speaker Steffen announced the appointment of the following members to the inaugural committee on the part of the House: Bruce E. Mahan, Chairman; Floyd Millen, Leroy S. Miller, Walter McNamara, Harry Madden and Walter F. Maley.

## MESSAGES FROM THE SENATE

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

House Concurrent Resolution 1, relating to the canvass of the vote for Governor and Lieutenant Governor, and invitation to the Governor to address the joint convention.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 2, pertaining to joint employees.
Robert G. MOore,
Secretary of the Senate.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
Utzig of Dubuque moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

The motion prevailed and the Speaker appointed as such committee the following: Utzig of Dubuque, Quinn of Washington and Smith of O'Brien.

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.

## JOIN'T CONVENTION

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

Senator Frommelt of Dubuque 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 Frommelt of Dubuque moved that the joint convention adjourn until approximately 1:45 p.m., Tuesday, January 12.

Motion prevailed.

## SPECIAL ORDER

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

Maule of Monona asked and received unanimous consent for Bernard J. O'Malley to occupy the seat formerly held by his father, and that Thomas S. Roe and Edward C. Webster be given seats in the back of the chamber.

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 and members with previous legislative service, made their selections.

The drawing of seats proceeded with the following results:
Name ..... Seat No.
Name Seat No.
Anderson ..... 26
Clapsaddle ..... 58
Bailey 43 Cochran ..... 45
Baker 5 Coffman ..... 90
Baringer 47 Cohen ..... 3
Bogenrief 111 Conway ..... 32
Boot 39 Craig ..... 52
Breitbach 46 Crosier ..... 84
Bremmer 15 Denato ..... 28
Brinck 13 Den Herder ..... 68
Burke 112 Detje ..... 17
Busch 107 Distelhorst ..... 61
Busing 12 Doderer ..... 4
Caffrey 57 Dougherty ..... 37
Carnahan 30 Doyle ..... 86
Name Seat No. Name Seat No.
Duffy ..... 36
Miller of Page ..... 108
Dunton 2 Morgan ..... 115
Edgington 71 Mueller ..... 53
Felger 95 Murphy ..... 31
Fischer of Grundy 88 Nagle ..... 94
Fisher of Greene 33 Nelson ..... 59
Foster 123 Nielsen of Emmet-Palo Alto ..... 51
Fullmer 56 Nielsen of Shelby ..... 73
Gallagher 82 Oehlsen ..... 98
Gannon 24 O'Malley ..... 79
Gaudineer 80 Ossian ..... 70
Gillette of Clay-Dickinson 104 Oxley ..... 21
Gillette of Story 110 Palmer ..... 10
Glanton 7 Patton ..... 67
Gleason 101 Quinn ..... 41
Glenn 81 Radl ..... 116
Graham 66 Rasmussen ..... 42
Grassley 69 Redfern ..... 76
Gregerson 118 Reichardt ..... 99
Hageman 83 Renda ..... 25
Hanson 50 Resnick ..... 91
Harrington 44 Rickert ..... 11
Hausheer 6 Rider ..... 38
Holmes 75 Robinson ..... 87
Houston 109 Roe ..... 119
Hullinger 16 Scherle of Fremont-Mills ..... 106
Hutchins ..... 105 Scott ..... 96
Jackson of Black Hawk ..... 40 Seibert ..... 89
Jackson of Clinton 93 Shannahan ..... 120
Keleher 78 Shirley of Dallas ..... 117
Kempter 124 Smith of Linn ..... 121
Kennedy 100 Smith of O'Brien ..... 35
Kluever 49 Steffen ..... 14
Korn 60 Stevenson ..... 29
Lawlor 102 Stokes ..... 34
Loss 74 Strothman ..... 1
Lynch 97 Stueland ..... 9
Madden 18 Tieden ..... 62
Mahan 27 Uban ..... 19
Maley 77 Utzig ..... 8
Maule 72 Varney ..... 114
Mayberry 85 Websțer ..... 122
McNamara 23 Wengert ..... 92
Meacham 48 Whisler ..... 20
Melrose 55 Wilson ..... 22
Millen 65 Winkelman ..... 64
Miller of Buena Vista 54 Wolcott ..... 103
Miller of Des Moines 63 Wright ..... 113

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Sen-
ate 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 Sixty-first 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 each county auditor one copy of the daily Senate and House Journals and one copy of each Senate and House bill.

> Robert G. Moore,
> Secretary of the Senate.

## SENATE CONCURRENT RESOLUTION 1

By Reppert
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.

## SENATE CONCURRENT RESOLUTION 2 By Shirley

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, also laws of the regular session of the Sixtieth General Assembly, laws of the extraordinary session of the Sixtieth General Assembly together with the Iowa Departmental Rules of 1962 and all supplements thereto, to such members of the Sixty-first General Assembly of Iowa who may request the same. Senate members to leave orders for same 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 said publications 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 said publications 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.

## SENATE CONCURRENT RESOLUTION 3 <br> By Hill

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

On motion by Maule of Monona, the House adjourned until 10:00 a.m., Tuesday, January 12, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Tuesday, January 12, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Paul F. Hasel, pastor of the Easton Place Methodist Church, Des Moines, Iowa.

The Journal of January 11, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Redfern of Lee on request of Brinck of Lee; Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker.

## STANDING COMMITTEE APPOINTMENTS

The Speaker announced the following appointments to the standing committees of the House, preceded by the following remarks:
Members of the House: I would like to say a few words in general about the committee system, a system common to the American legislative process. The complexity of legislative law has given impetus to the committee system. It has been found to be the superior method by which a legislative body fully and intelligently deliberates the substance of legislation. The committee, in its dialogue, refines policies for the ultimate good of the Assembly. The merit or the lack of merit of any individual article of legislation is one of the prime products of the committee. Committee members develop in specialized areas an expertness which is invaluable. Thomas B. Reed aptly described the importance of the committee system when he said it was "The eye and ear, the hand, very often the brain, of the House."

Though the committee system greatly facilitates the legislative process, it is not perfect. With any system of operation, review and reform are periodically needed for improvement. I am happy to announce that review and reform of the Iowa committee system has been made.

Review has shown that the number of committees has grown excessively. For example, in the past members have sat on as many as seven committees. Often, members have been scheduled to sit on committees which were meeting at the same time. Because of this overlapping, many times quorums could not be met in the committees with a consequent loss of invaluable time. This was but one of the many problems flowing from the proliferation of committees.

Reform has come in the way of a combination of committees on a logical basis. This resulted in a reduction in the number of committees. At the last regular session there were forty-two standing committees. For this session the number of standing committees has been reduced to fifteen. I am confident that this reform will make our system function more smoothly than it has in the past.

Reform has also come by way of a plan to develop and encourage more fully the use of joint meetings of the House and Senate committees. I urge full cooperation of the House committees with the Senate committees.

The House committees will have their counterpart in the Senate. The number, name and type of committees in the House will correspond with the number, name and type of committees in the Senate. The hope is that a pattern will develop whereby the committees of both chambers will bring all their skill and experience to bear in the problems of legislation at the same time.

We have many new and, I am sure, eager members in the House this session. I am confident that they, together with the returning members, will rise and meet the challenges and problems which they will face on these committees.

AGRICULTURE

| Mueller, <br> Chairman | Den Herder <br> Distenston* |
| :--- | :--- |
| Fisher of |  |
| Bailey | Greene |

## APPROPRIATIONS

Loss,
Chairma

Maule*
Anderson
Breitbach
Carnahan
Cochran
Doderer
Doyle
Duffy
Dunton
Edgington

| claims |  |  |  |
| :---: | :---: | :---: | :---: |
| Nielsen of | Busch | Graham | Shannahan |
| Emmet-Palo | Clapsaddle | Hutchins | Tieden |
| Alto, Chairman | Coffman | Nielsen of | Whisler |
| Stevenson* | Denato | Shelby |  |
| Bogenrief | Foster |  |  |
| COMMERCE |  |  |  |
| Meacham, | Gannon | Melrose | Rasmussen |
| Chairman | Gillette of | Miller of | Utzig |
| Dougherty* | Story | Page | Varney |
| Boot | Glenn | Nagle | Wengert |
| Clapsaddle | Grassley | Palner | Winkelman |
| Crosier | Kluever | Quinn | Wright |

[^0]CONSERVATION AND RECREATION

Anderson, Chairman
Wengert*
Craig
Baker
Boot
Brinck
Clapsaddle
Coffman
Mahan,
Chairman

Gillette of
Clay-Dickinson*
Bremmer
Brinck
Busing
Caffrey
Cohen
Craig
Detje
Fulimer
Glanton
Gleason
Breitbach,
Chairman
Bogenrief*
Miller of
Des Moines,
Chairman
Chairman
Gallagher*
Baringer
Bremmer
Burke
Busch
Cochran
Brinck,
Chairman
Melrose*
Baringer
Bremmer
Burke
Busing
Conway
Carnahan, Chairman
Doyle*
Burke
Caffrey
Coffman
Cohen

| Distelhorst | Oehlsen |
| :--- | :--- |
| Foster | Ossian |
| Graham | Patton |
| Holmes | Redfern |
| Kennedy | Renda |
| Miller of | Rickert |
| Buena Vista | Roe |
| Morgan | Scott |

EDUCATION
Melrose
Millen
Miller of
Buena Vista
Morgan
Nagle
O'Malley
Oxley
Resnick
Rickert
Robinson
Roe
Scherle of Fremont-Mills

Smith of Linn
Stueland
Webster
Whisler
Wilson
Winkelman
Wolcott

Scott
Seibert
Shirley of Dallas
Smith of Linn
Smith of
O'Brien
Stokes
Strothman
Tieden
Wolcott

Stokes
Hullinger
Keleher
Fischer of Grundy

GOVERNMENTAL AFFAIRS
Denato
Felger
Gannon
Gillette of
Clay-Dickinson
Glenn
Harrington
Holmes

Jackson of
Black Hawk
McNamara
Nelson
Nielsen of
Shelby
o'Malley
Ossian
Radl
Redfern
Rickert
Rider
Stueland
Uban
Webster
Wright

GOVERNMENTAL SUBDIVISIONS
Crosier
Den Herder
Distelhorst
Fisher of
Greene
Gallagher
Hageman
Holmes

| Kempter | Rasmussen |
| :--- | :--- |
| Mayberry | Reichardt |
| McNamara | Renda |
| Miller of | Robinson |
| Page | Strothman |
| Nagle | Wengert |
| Nelson | Wilson |

INDUSTRIAL AND HUMAN RELATIONS
Felger
Fullmer
Glanton
Hausheer
Hutchins
Lawlor
Mayberry

| Millen | Reichardt |
| :--- | :--- |
| Miller of | Smith of Linn |
| Buena Vista | Smith of |
| Miller of | O'Brien |
| Page | Utzig |
| Oxley | Varney |
| Radl |  |

[^1]| JUDICIARY |  |  |  |
| :---: | :---: | :---: | :---: |
| Duffy, | Doyle | Grassley | Kempter |
| Chairman | Fisher of | Hausheer | Kluever |
| Denato* | Greene | Hutchins | McNamara |
| Craig | Gaudineer | Jackson of | Oehlsen |
| Detje | Glenn | Clinton |  |
| public health |  |  |  |
| Doderer, | Den Herder | Miller of | Seibert |
| Chairman | Edgington | Des Moines | Shannahan |
| Foster* | Gregerson | Palmer | Stevenson |
| Caffrey | Lynch | Resnick | Strothman |
| Cohen |  | Rider |  |
| rules |  |  |  |
| Murphy, | Utzig* | Bogenrief | Patton |
| Chairman | Bailey | Kempter |  |
| transportation |  |  |  |
| Dunton, | Gannon | Maley | Stueland |
| Chairman | Gillette of | O'Malley | Tieden |
| Harrington* | Story | Oxley | Uban |
| Busing | Gleason | Renda | Webster |
| Conway | Houston | Robinson | Winkelman |
| Felger | Jackson of | Scherle of |  |
| Fischer of Grundy | Clinton | Fremont-Mills |  |
| Ways and means |  |  |  |
| Maule, | Duffy | Korn | Radl |
| Chairman | Dunton | Lawlor | Rasmussen |
| Loss* | Edgington | Mahan | Redfern |
| Anderson | Gallagher | Maley | Resnick |
| Bailey | Gaudineer | Meacham | Roe |
| Baker | Gillette of | Miller of | Stevenson |
| Baringer | Clay-Dickinson | Des Moines | Stokes |
| Boot | Graham | Mueller | Uban |
| Breitbach | Grassley | Murphy | Varney |
| Carnahan | Hanson | Nielsen of | Webster |
| Conway | Harrington | Emmet-Palo Alto |  |
| Doderer | Jackson of | Nielsen of |  |
| Dougherty | Clinton | Shelby |  |

*Indicates ranking member.

## COMMUNICATIONS FROM THE CHIEF CLERK

The following communications are on file in the office of the Chief Clerk and are available to the membership of the House:
House Joint Resolution 5, memorializing Congress to propose an amendment to the Constitution of the United States relative to apportionment of state legislatures, adopted by the House of Representatives and Senate of Alabama and signed by the Governor.

House Joint Memorial No. 1004, memorializing Congress of the United States with reference to enacting legislation granting ninety percent of all moneys from the sale of, or as bonuses, royalties, or rentals on, federally controlled minerals within the state of Colorado, to the state of Colorado, adopted by the members of the Forty-fourth General Assembly of the State of Colorado in Second Extraordinary Session.

Senate Concurrent Resolution 40, to memorialize the United States Department of State to request the Soviet Union to grant Jewish citizens the right of freedom of worship, signed by the Lieutenant Governor and Speaker of the State of Louisiana.

## OFFICERS' OATH OF OFFICE

The officers previously 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."
Thomas M. Whitmore-Assistant Chief Clerk and Reading Clerk
Louis A. Lavorato-Legislative Counsel
Jeanette K. Benoit-Engrossing Clerk
Herschel Flater-Chief Journal Clerk
Charlotte West-Journal Clerk
Mildred Sherman-Assistant Journal Clerk
Charlotte Prichett-Secretary to Chief Clerk
Hannah Gleason-Secretary to Chief Clerk
Kathryn Murphy-Clerk to Chief Clerk
Joanne McGrane-Supervisor of Clerks
Ada C. Silletto-Chief Enrolling Clerk
Pauline Kephart-Assistant Enrolling Clerk
Jane Sperry-Assistant Enrolling Clerk
Nancy Lee Maroon-Assistant Enrolling Clerk
Esther Hoffmans-General Clerk
Shirley Beeler-Secretary to Legislative Counsel
Robert A. Jackson-Sergeant-at-Arms
Howard M. Frederickson-Assistant Sergeant-at-Arms
Jerome McCann-Bill Clerk
Phyllis J. Frazier-Assistant Bill Clerk
Robert E. Williams-File Clerk
Mary B. Johnson-Supply Clerk
Myrtle T. Pinegar-Supply Clerk
Lucille Carnahan-Postmaster
Alfred Elwood Wierson-Chief Electrician
Elmer Pennington-Assistant Electrician
Norman C. Grove-Assistant Electrician
Kenneth P. Donnelly-Control Board Operator
Jake Auen-Doorkeeper
Robert B. Cohen-Doorkeeper
Timothy J. Collins-Doorkeeper
John J. McCann-Doorkeeper
Arthur R. Pinegar-Doorkeeper
Tony Sciachitano-Doorkeeper
Dennis P. Waltz-Doorkeeper

## REPORT OF COMMITTEE ON MILEAGE

Mr. Speaker: 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.

Miles
Name One Way Amount

Quentin V. Anderson ......................................................... 85 . $\$ 11.90$
Ray V. Bailey ....................................................................................... 12.60
Donald E. Baker ................................................................ $45 \quad 6.30$
Maurice E. Baringer .......................................................... 160 22.40
Mattie B. Bogenrief ...........................................................None None
Miles
Name One Way Amount
Armour Boot ..... 48 ..... 6.72
Alfred P. Breitbach, Sr. ..... 200 ..... 28.00
Edward Bremmer ..... 140 ..... 19.60
Adrian Brinck ..... 23.10
James W. Burke ..... 26.60
Henry W. Busch ..... 18.20
James T. Caffrey ..... None
Cleve L. Carnahan ..... 12.60
R. J. Clapsaddle ..... 16.80
Dale M. Cochran ..... 14.00
William J. "Bill" Coffman ..... 14.00
Mrs. Gertrude S. Cohen ..... 17.50
Walter I. Conway ..... 21.00
Paul E. Craig ..... 8.68
Dale T. Crosier ..... 17.78
James P. Denato ..... None
Elmer H. Den Herder ..... 33.60
Albert H. Detje ..... 11.90
Milton Distelhorst ..... 23.80
Minnette Frerichs Doderer ..... 16.80
Tom Dougherty ..... 9.38
Donald V. Doyle ..... 28.00
John L. Duffy ..... 28.00
Keith H. Dunton ..... 13.30
Floyd P. Edgington ..... 14.00
Foster F. Felger ..... 24.50
Harold O. Fischer ..... 12.60
C. Raymond Fisher ..... 8.40
LaMar Foster, Sr. ..... 18.06
Wayne J. Fullmer ..... 5.60
James V. Gallagher ..... 14.70
William J. Gannon ..... 3.50
Lee H. Gaudineer, Jr. ..... None
Riley Gillette ..... 28.00
Roy R. Gillette ..... 5.60
Willie Stevenson Glanton ..... None
Theodore M. Gleason ..... 18.20
Gene W. Glenn ..... 15.40
J. Wesley Graham ..... 21.00
Charles E. Grassley ..... 15.40
Mary P. Gregerson ..... 19.60
Urban F. Hageman ..... 27.44
Arthur C. Hanson ..... 36.40
R. P. Harrington ..... 19.60
Maurice Hausheer ..... 4.62
John A. Holmes ..... 23.10
Harold J. Houston ..... 16.80
Arlo Hullinger ..... 10.64
Charles Eugene Hutchins ..... 14.00
James H. Jackson ..... 15.40
Lloyd G. Jackson ..... 28.70
Leo D. Keleher ..... 26.60
Paul E. Kempter ..... 28.00
Keith K. Kennedy ..... 17.50
Miles

NameOne Way Amount
Lester L. KIuever ..... 85
125
Charles A. Korn
170
Daniel F. Lawlor
150
Casey Loss
20
James L. Lynch
90
Harry Madden
120
Bruce E. Mahan
None Walter F. Maley
170
Elroy Maule
95
D. Vincent Mayberry
Walter L. McNamara ..... 128
Al Meacham ..... 60
A. Rae Melrose ..... 145
Floyd H. Millen ..... 152
Charles P. Miller ..... 167
John S. Miller ..... 160
Leroy S. Miller ..... 150
Eldon M. Morgan ..... 64
Harold Mueller ..... 13518017011016060None120130
100
Bernard J. Murphyone1651251501.00
Daniel L. NagleNone165NoneNone1751585065200145
106
Burl E. Scott
30
John P. Shannahan ..... 190
Marvin S. Shirley ..... 40
Marvin W. Smith ..... 204
William R. Smith ..... 120
Vincent B. Steffen ..... 155
M. Ross Stevenson ..... 180
A. Gordon Stokes ..... 210
Charles F. Strothman. ..... 150
90
Victor C. Stueland


Scherle of Fremont-Mills moved the adoption of the report.
Report was adopted.

## COMMUNICATIONS FROM THE STATE COMPTROLLER

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

January 11, 1965.
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 Claim Committee of the House of Representatives as follows:

Claims of a general nature Nos. 14, 22, 24, 34, 45, 48, 55, 57, 58, 62, 68 , $71,86,89,90,94,95,102,103,141,142,147,150,151,165,172,173,187$, 192, 204, 205, 206, 208, 217, 223, 224, 234, 235, 236, 239, 247.

Highway Commission claims H-1 to H-9 inclusive, $\mathrm{H}-11$ to $\mathrm{H}-23$ inclusive, $\mathrm{H}-25$ to $\mathrm{H}-30$ inclusive, $\mathrm{H}-32$ to $\mathrm{H}-45$ inclusive, $\mathrm{H}-48$ to $\mathrm{H}-51$ inclusive, H-53, H-54, H-56, H-58, H-62 and H-64.

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

Very truly yours,
Marvin R. Selden, Jr., Chairman, State Appeal Board.
Receipt of the above is hereby acknowledged.
Whlliam R. Kendrick, Chief Clerk of the House.

OFFICE
STATE COMPTROLLER
No. $\quad$ Nature of Claim
$14-61$ John W. LaMar, M.D., 811 Savings

Name of Claimant and
Amount of Claim Approved \& Loan Bldg., Des Moines, Iowa-Doctor bill for treatment of patient who fell in offices of State Conservation Commission
Name of Claimant and Amount
of Claim Nature of ClaimAmount

Amount Approved

$$
3,090.00
$$

$$
3,090.00
$$

24-61 Edmund Melvin Maras, Box 316, Fort Madison, Iowa-Loss of finger at State Penitentiary1,000.00Disapproved34-61 Ray E. Woods, Iowa State Peniten-tiary, Fort Madison, Iowa-Personal in-juries sustained as a result of an opera-tion while an inmate of the peniten-tiary at Fort Madison
$25,000.00$Disapproved
3,727.85 Disapproved
18.30 Disapproved

55-61 A. A. Burkhart, Woodward, Iowa Property damage resulting from acts of 3 boys who escaped from the Woodward State Hospital-School
50.00berg, Iowa-Amount payable to districtfor tax free land

3,090.00

45-61 Helen Stevens, 1515 Delaware, Des Moines, Iowa-Personal injuries resulting from a fall in an outside stairway leading from the State Employment Security Commission, Des Moines, Iowa $\qquad$
48-61 Charles Gipe Estate, R. F. D., Malvern, Iowa-Out dated warrant-dated 9-15-48

57-61 Waukon Rural Fire District, c/o Theo Bakkey, Waukon, Iowa-Services of the Waukon Rural Fire District in extinguishing a fire which originated in grass on unimproved property belonging to the State of Iowa $\qquad$
58-61 Farmers Elevator Mut. Ins. Co. and L. P. Gravenish, Fleur and Bell Sts., Des Moines, Iowa-Subrogation claim by insurance company who stated that the accident causing damage to a car was caused by the escape of a heifer which jumped the fence and obstructed the road $\qquad$
62-61 Mrs. Sophia Myers, R. F. D. 3, Woodward, Iowa - Damage caused in the home by 3 boys, residents of the Woodward State Hospital $\qquad$
68-61 Cass County, Court House, Atlantic, Iowa, Attn.: Chas. VanGinkel, attorney -Personal injuries sustained by claimant while being transported from the State University Hospital to his home State University Hospital to his home
in Atlantic, resulting in a broken leg (Co. claims for hosp. care).....................
A. Lanza \& S on s , 2209 Broadway,
Quincy, Illinois-Reimbursement for an
unused oleo stamp dated July, 1953. Out-
71-61 A. Lanza \& Sons, 2209 Broadway, (Co. claims for hosp. care) ......................
71-61 $\begin{aligned} & \text { A. Lanza \& S on s, 2209 Broadway, } \\ & \text { Quincy, Illinois-Reimbursement for an } \\ & \text { unused oleo stamp dated July, 1953. Out- }\end{aligned}$ (Co. claims for hosp. care).....................
A. Lanza \& S on s , 2209 Broadway,
Quincy, Illinois-Reimbursement for an
unused oleo stamp dated July, 1953. Outlawed
333.86 Disapproved
17.99
17.99

1,792.15 Disapproved
$\qquad$
.

| No. | Name of Claimant and Nature of Claim | Amount of Claim | Amount Approved |
| :---: | :---: | :---: | :---: |
| 86-61 | Max C. Olson, Rt. 2, Malcolm, IowaMilitary service tax exemptions. Claim not filed in time $\qquad$ | 48.30 | Disapproved |
| 89-61 | Mercy Hospital, 5th and Ascension, Des Moines, Iowa-Outdated invoice. Claimant failed to comply with the rules $\qquad$ | 3.00 | Disapproved |
| 90-61 | Rominger, Bray \& Withers, 26 1st Ave. S. E., Waukon, Iowa-Doctor services for physical examination for vocational rehabilitation $\qquad$ | 7.50 | Disapproved |
| *** |  |  |  |
| 95-61 | Leland L. VerHelst, Goodell, Iowa-Pay raise $\qquad$ | 210.00 | Disapproved |
| 102-61 | Cox \& Cox, Emerald Park, Storm Lake, Iowa-Personal injury sustained on a boat trip as a result of striking a dredge | 1,500.00 | Disapproved |
| 103-61 | Donald J. Harriott, 3820 3rd St., Des Moines, Iowa-Unpaid vacation | 57.17 | Disapproved |
| 141-61 | Diane McCauley, 3826 7th St., Des Moines, Iowa - Damage to garments caused by leakage of oil from ceiling.... | 20.00 | 20.00 |
| 142-61 | Norman Lyddon, Stuart, Iowa - Damages to personal property caused by fall while working for Dept. of Iowa Liquor Control Commission $\qquad$ | 58.94 | 58.94 |
| 147-61 | Hardware Mutual Casualty Co., 110 N. Henry St., Madison, Wisconsin-Property damage resulting by acts of boys who escaped from state juvenile home. Subrogation claim | 60.00 | Disapproved |
| 150-61 | Yellow Cab Co., 550 7th St., Des Moines, Iowa-Property damage to a car | 26.55 | Disapproved |
| 151-61 | Lynn D. MeIntire, 400 S. Mulberry, Creston, Iowa-Property damage caused by inmate who escaped from Glenwood State School $\qquad$ | 73.73 | Disapproved |
| 165-61 | Barbara L. Barthel, Burge Hall, State University of Iowa, Iowa City, IowaPersonal injuries resulting from a fall in a hole | 5,000.00 | Disapproved |
| 172-61 | State Farm Mutual Auto Ins. Co., c/o Glen Powers, Indianola, Iowa-Property damage in subrogation claim ................ | 275.99 | Disapproved |
| 173-61 | Glen and Irene Powers, 811 N. B, Indianola, Iowa-Property damage of automobile due to collision .......................... | 50.00 | Disapproved |
| 187-61 | Mary Sampson, 706 N. I owa Ave., Eagle Grove, Iowa-Personal injuries resulting from car collision | 18,264.93 | Disapproved |

Name of Claimant andNo. Nature of Claim
182-61 Leland Beneke, Laurens, Iowa-Out- dated warrant-10 years old
204-61 Fred G. Harris, 1529 E. 26th St., Des Moines, Iowa-Property damage94-61 Percy Rist, Glenwood, Iowa-Damage toproperty by inmate of Glenwood StateSchoolAmountof Claim
31.10 Disapproved12.5212.5210.6810.68
165.00 Disapproved
21,320.14 Disapproved
40.00 Disapproved
920.97 Disapproved
1,650.18 Disapproved
175.00 Disapproved
12.78 Disapproved
308.00 Disapproved
75.00 Disapproved
239-61 Joseph J. Ricker, 112 S. Elm St., Anamosa, Iowa-Casualty loss. Loss of property
Amount Amount
of Claim Approved
2,995.83 Disapproved
2,176.00 Disapproved
284.85 Disapproved
H- 3-61 Richard A. Bishop, Rt. 2A, Oakland, Iowa-Damage to property resulting from operation of a mower ..... 68.27 ..... 53.27
H- 4-61 Terry Fagerholm, 1511 Hyland Dr., Storm Lake, Iowa-Damage on the high- way by striking a shovel dropped by the Highway Commission ..... 29.27
1,934.00 Disapproved63.9663.96
H- 7-61 Paul Pedersen, Rt. 1, Grinnell, Iowa- Loss of profits on sale of cattle caused by improper drainage 2,075.65 Disapproved70.0015.00
H- 9-61 H. E. Thompson, M.D., 43 Fremont, Dubuque, Iowa-Damage to car from driving into a piece of concrete 38.76 Disapproved
36.21 Disapproved
H-12-61 Leonard B. Wulfekuhle, R.F.D., Mason- ville, Iowa-Damage to tree and cattle .. ..... 117.69 ..... 15.00
H-13-61 L. L. Miner, Stockport, Iowa-Damage to property resulting from flood of farm, house and farm roads ..... 285.74 ..... 135.75
H-14-61 Alvin Thoel, 804 Main St., Manson, Iowa-Damage due to failure to make repairs in tile line 42.90 Disapproved
H-15-61 Olin Watt, 903 4th Ave. W., Spencer, Iowa-Damage due to breaking of wind- shield from rock falling from state owned truck
Name of Claimant and
No. Nature of Claim
Amount
of Claim Approved
H-16-61 Clyde Hummel, R.F.D. 1, Charles City,Iowa-Damage to tire from striking rockH-17-61 Billy L. Beddow, R.F.D., Ruthven,Iowa-Damage to car by blow-up inpavement
23.80 Disapproved
288.38 Disapproved23.0023.00
H-19-61 Dorla G. Johnson, 6615 Del Matro, Des Moines, Iowa-Damage caused by large highway sign which blew down and landed on trunk of car
25.00 Disapproved
31.00 Disapproved
141.78 Disapproved
1,446.00 Disapproved
50.00 Disapproved
683.98 Disapproved
25.05 Disapproved
47,000.00 Disapproved
740.46 Disapproved

Name of Claimant and Nature of Claim
No.

Amount Amount of Claim Approved

H-30-61 Mrs. Winifred M. Tedrow, 1233 5th St., Boone, Iowa-Vacation pay for widow
H-32-61 Mrs. Ellen M. Allie, P.O. Box 51, Colo, Iowa--Vacation pay for widow
H-33-61 Sara Steel, Huxley, Iowa-Vacation pay for widow
440.32 Disapproved

H-34-61 Mrs. Paul E. Whitesell, 1803 Roosevelt, Ames, Iowa-Vacation pay by widow..
H-35-61 Hazel I. Schroeder, 1136 So. 11th St., Apt. B, Lincoln, Nebraska-Vacation pay by widow
274.19 Disapproved

H-36-61 Myrtle P. Haugland, 1236 Orchard Dr., Ames, Iowa-Vacation pay by widow ..

H-37-61 Myrtle Eliassen, R.F.D. 1, Kelly, Iowa-Vacation pay

1,670.96 Disapproved
114.03 Disapproved
179.67 Disapproved

H-38-61 Mrs. Karl L. Lee, 304 N. Russell, Ames, Iowa-Vacation pay
671.99 Disapproved

H-39-61 Mrs. C. I. Lounsberry, 1016 Harding, Ames, Iowa-Vacation pay by widow .
H-40-61 Valda M. John, 416 Westwood Dr., Ames, Iowa-Vacation pay
406.45 Disapproved
685.48 Disapproved
$\begin{array}{ll}\text { H-41-61 } & \text { Mrs. G. N. Polhemus, Presbyterian } \\ & \text { Manor, Apt. } 602 \text {, } 1050 \text { Irapahoe, Boulder, }\end{array}$
H-42-61 Mrs. Myrl Myers, 25 E. Pershing, Freeport, Ill.-Vacation pay by widow....
H-43-61 Mrs. Florence I. Judge, 1123 N. 2nd St., Ames, Iowa-Vacation pay by widow ....
H-44-61 $\begin{aligned} & \text { Robert } \\ & \text { damage from striking right-of-way rail }\end{aligned}$
H-45-61 Paul T. Lain Estate, 522 Auburn Ave., Chariton, Iowa-Vacation pay $\qquad$
362.42 Disapproved

1,243.01 Disapproved
387.10 Disapproved
15.95 Disapproved
98.00 Disapproved

H-47-61 $\begin{aligned} & \text { Ronald Goergen, } 945 \text { N. 14th St., Mil- } \\ & \text { waukee, Wisc.-Personal injury' from } \\ & \text { walking into sign ............................. not stated Disapproved }\end{aligned}$
H-48-61 Mrs. Bruno Fecht, Allison, Iowa--Vacation pay by widow
239.03 Disapproved
H-50-61 $\left.\begin{array}{l}\text { Wilbert O'Day, 4011/2 6th St., Ft. Madi- } \\ \text { son, Iowa-Damage of automobile re- } \\ \text { sulting from collision with tree blown }\end{array}\right)$

Amount Amount of Claim Approved
No. Nature of Claim
H-53-61 Helen M. Hamilton, 330 2nd Ave., Creston, Iowa - Car struck rock on shoulder of road
40.22 Disapproved
H-54-61 Mrs. Herbert C. Jones, 728 35th St., N. E., Cedar Rapids, Iowa-Vacation pay by widow
751.23 Disapproved
H-56-61 Albert T. Kruse, R. F. D., Sibley, Iowa-Damage to crop of beans from insecticide by highway commission $\qquad$ 37.80
37.80
H-58-61 Mrs. R. V. Simmons, $1741 / 2$ E. Washington, Marengo, Iowa-Damage to automobile by striking chunks of cement on road, Highway 151
51.00 Disapproved
H-62-61 Larry Rugg and Michael Rugg, R. F. D.
1, Erhard, Minn.-Additional compensation for overtime work which time could have been taken off if the deceased had continued to live
529.30 Disapproved
H-64-61 Mrs. Celia Howard, So. Hudson Rd., R. F. D. 2, Cedar Falls, Iowa-Vacation pay by widow (accumulated)
201.89 Disapproved
The following communication was received from the State Comptroller and is on file in the Chief Clerk's office:

January 11, 1965.
Mr. William R. Kendrick, Chief Clerk,
House of Representatives,
Local.
Dear Mr. Kendrick:
There are transmitted herewith claims against the State of Iowa, which have been paid by the State Appeal Board, which is in accordance with Chapter 69, Acts of the Sixtieth General Assembly.

We are listing the claim number, name of claimant, amount of claim, amount allowed by the State Appeal Board and the fund from which paid.

Very truly yours,
Marvin R. Selden, Jr., Chairman, State Appeal Board.
Receipt of the above is hereby acknowledged.
William R. Kendrick, Chief Clerk of the House.

| No. | Name of Claimant | Amount of Claim | Amount allowed by Appeal Board | Fund from which paid |
| :---: | :---: | :---: | :---: | :---: |
| 5-61 | Huebner Funeral Home........................................... | \$ 175.00 | \$ 175.00 | O.A.A. |
| 18-61 | Randolph Funeral Home.......................................... | 175.00 | 175.00 | O.A.A. |
| 7-61 | Cyril Elenz | 60.30 | 60.30 | M.V.F.T. Refund |
| 8-61 | Frederick Koehler | 35.17 | 35.17 | M.V.F.T. Refund |
| 38-61 | Dale F. Lincoln. | 17.70 | 17.70 | M.V.F.T. Refund |
| 43-61 | Fred B. Smith. | 51.00 | 51.00 | M.V.F.T. Refund |
| 6-61 | Don Buchholtz..-...................................................... | 5.00 | 5.00 | Motor Vehicle Reg. $1 \%$ Refund |
| 10-61 | Ross Walter Stevens. | 6.00 | 6.00 | Motor Vehicle |
|  |  |  |  | Reg. 1\% Refund |
| 23-61 | Carroll Eugene Thompson..........................................-. | 20.00 | 20.00 | Motor Vehicle <br> Reg. $1 \%$ Refund |
| 26-61 | Claus Carl Gosch.. | 8.00 | 8.00 | Motor Vehicle |
| 32-61 | Ronald K. Henderson. | 5.00 | 5.00 | Reg. $1 \%$ Refund Motor Vehicle |
| 37-61 | Douglas J. Burris | 9.00 | 9.00 | Reg. $1 \%$ Refund Motor Vehicle |
|  | Douglas J. Bur |  |  | Reg. $1 \%$ Refund |
| 44-61 | City of Spirit Lake....................................................... | 590.36 | 590.36 | Street Construction Fund (Cities and Towns) |
| 1-61 | Adams County......................................................... | 191.86 | 191.86 | General |
| 2-61 | City of Ft. Madison................................................. | 15.15 | 15.15 | General |
| 4-61 | New Hampton Comm. School District.....................- | 26.84 | 26.84 | General |
| 11-61 | Troy Mills Sanitary Dist. | 268.82 | 268.82 | General |
| 12-61 | Adams County............. | 89.24 | 89.24 | General |
| 13-61 | City of Burlington, Iowa. | 246.40 | 246.40 | General |
| 15-61 | Orange Township Cons, School Dist..-..................... | 1,841.48 | 1,841.48 | General |
| 16-61 | Western Dubuque County Comm. School District.... | 64.23 | 64.23 | General |
| 17-61 | Lamont Comm. School Dist..................................... | 960.94 | 960.94 | General |
| 20-61 | City of Atlantic | 269.91 | 269.91 | General |
| 21-61 | Bobb Office Supply.................................................. | 185.00 | 185.00 | General |
| 27-61 | Myrtle T. Babcock..................................................... | 52.95 | 52.95 | General |
| 30-61 | Town of Dysart................................................. | 4.30 | 4.30 | General |
| 31-61 | Henry County...................................................... | 10.38 | 10.38 | General |

No. Name of Claimant

| 36-61 | Town of Denver.............................................. |
| :---: | :---: |
| 40-61 | Adams County. |
| 42-61 | Leslie Craven, Sheriff, Grundy County................. |
| 47-61 | Henry County. |
| 49-61 | Marcus A. J. Smith. |
| 51-61 | Sac County |
| 64-61 | Smith Corona Marchant, Inc |
| 65-61 | Minneapolis Honeywell Reg. Co. |
| 67-61 | Richard J. Wells.. |
| 70-61 | L. C. Swanson. |
| 74-61 | Dallas County |
| 75-61 | Three Dimensions. |
| 76-61 | Judge Charles Penningroth |
| 77-61 | Edward F. Mason. |
| 78-61 | Jennie Edmundson Mem. Hosp. |
| 66-61 | Moore Freight, Inc. |
| 41-61 | City of Red Oak. |
| 59-61 | Town of Tripoli |
| 60-61 | Town of Paullina |
| 61-61 | Town of Paullina |
| 63-61 | City of Davenport. |
| 72-61 | Town of Paullina. |
| 54-61 | New Hampton Tribune |
| 29-61 | John L. Jaster, dba Ossian Feed Mill....................... |
| 25-61 | Morton B. Hess. |
| 39-61 | Des Moines Children's Home. |
| 33-61 | C. W. Andrews. |
| 35-61 | Hugh W. Elliott. |
| 46-61 | Boatman \& Dieleman |
| 50-61 | Merlyn Honsbruch...... |
| 52-61 | Ray Hoffman, Jr. |
| 53-61 | Charles Gipe Estate |
| 56-61 | George Ceaser Estate. |

## Amount of Claim <br> mount allowed by Appeal Board

71.54
29.66
7.44
61.76

### 301.23

59.14

### 23.32

55.17
75.00
3.00
50.98
6.895 .00 17.67 700.00 71.54 29.66
7.44
61.76
301.23
58.28
23.32
55.17
75.00
3.00
50.98

6,895.00
17.67
700.00
25.00
6.00
55975
559.75
325.16
102.18 167.62
14.11
33.45
56.52
210.00
50.00
15.10
14.40
54.12
30.90
4.68
48.06
19.26
68.40
25.00
6.00
559.75
325.16
102.18
167.62
14.11
33.45
56.52
210.00
50.00
15.10
14.40
54.12
30.90
4.68
48.06
19.26
68.40

General
General
General
General
Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Appeal Board Truck Operators Refund Sales Tax Refund Sales Tax Refund Sales Tax Refund Sales Tax Refund Sales Tax Refund Sales Tax Constitutional Amendment Refund Account Refund Account Relief Agency M.V.F.T. Refund M.V.F.T. Refund M.V.F.T. Refund M.V.F.T. Refund M.V.F.T. Refund M.V.F.T. Refund M.V.F.T. Refund

| No. | Name of Claimant | Amount of Claim |
| :---: | :---: | :---: |
| 69-61 | Robert I. Buser. | 24.00 |
| 79-61 | Tillie Brentner. | 26.64 |
| 80-61 | Ernest Thomas | 18.00 |
| H-24-61 | Shirley Lutter | 652.90 |
| 81-61 | Mrs. Otha D. Wearin | 277.00 |
| 82-61 | Dorance L. Peterson (Midland Oil Station)...... | 109.96 |
| 83-61 | Ditto Incorporated................................................. | 254.24 |
| 85-61 | Mrs. Otha D. Wearin. | 123.62 |
| 88-61 | Allied Egry Business Systems | 103.75 |
| 91-61 | Claude C. Reinheimer, D.S.C. | 81.19 |
| 92-61 | R. M. Smith, U.S. Dept Agric., AMS. | 118.15 |
| 100-61 | The Pure Oil Co. | 36.94 |
| 101-61 | Arthur F. Janssen. | 65.48 |
| 110-61 | Standard Oil Co.. | 25.43 |
| 116-61 | Froning Grain and Lumber. | 10.08 |
| 93-61 | Stanley W. Ewing.. | 12.00 |
| 99-61 | Kevin C. McGuire as Executor of Estate of |  |
|  | Barney Michel, deceased........................................... | 21.00 |
| 105-61 | Donald A. Halsted. | 27.00 |
| 106-61 | Fred B. Lewellen. | 15.30 |
| 107-61 | Clarence L. Stagg | 42.54 |
| 113-61 | A. M. Kuhl, Adm. Estate of Colt Lowry, deceased.. | 2.76 |
| 98-61 | Donald J. Lynam, Co. Engr...................................... | 150.84 |
| 104-61 | Family Service, Inc.............. | 16.55 |
| 108-61 | Boone County........................................................... | 385.97 |
| 73-61 | Richard Green.. | 5.00 |
| 84-61 | Int'l. Business Machines Corp................................. | 15.00 |
| 131-61 | Town of Mount Sterling........................................... | 661.68 |
| 131-61 | Town of Mount Sterling. | 100.52 |
| 178-61 | Jim Wathan, Wathan Flying Serv. | 150.00 |
| 124-61 | Ralph Mathes. | 39.55 |
| 132-61 | Robert Smith, Jr...................................................... | 9.90 |
| 144-61 | Elmer Loeb...........---................................................ | 36.00 |


| Amount allowed by | Fund from <br> which paid |
| :---: | :--- |
| Appeal Board |  |
| 24.00 | M.V.F.T. Refund |
| 26.64 | M.V.F.T. Refund |
| 18.00 | M.V.F.T. Refund |
| 634.57 | Primary Road Fund |
| 275.85 | Appeal Board |
| 109.96 | Appeal Board |
| 254.24 | Appeal Board |
| 123.62 | Appeal Board |
| 103.75 | Appeal Board |
| 81.19 | Appeal Board |
| 118.15 | Appeal Board |
| 36.94 | Appeal Board |
| 65.48 | Appeal Board |
| 25.43 | Appeal Board |
| 10.08 | Appeal Board |
| 12.00 | M.V.F.T. Refund |
|  |  |
| 21.00 | M.V.F.T. Refund |
| 27.00 | M.V.T. Refund |
| 15.30 | M.V.F.T. Refund |
| 42.54 | M.V.F.T. Refund |
| 2.76 | M.V.F.T. Refund |
| 150.84 | Refund Sales Tax |
| 16.55 | Refund Sales Tax |
| 385.97 | Refund Sales Tax |
| 5.00 | Truck. Operator |
| 15.00 | Public Safety M.V.D.L. |
|  | Fee-Fund |
| 661.68 | Street Construction |
| 100.52 | Liquor Profits |
| 150.00 | Aviation Fund |
| 39.55 | M.V.F.T. Refund |
| 9.90 | M.V.F.T. Refund |
| 36.00 | M.V.F.T. Refund |
|  |  |


| No. | Name of Claimant | Amount of Claim | Amount allowed by Appeal Board | Fund from which paid |
| :---: | :---: | :---: | :---: | :---: |
| 154-61 | Lucille Best, Exec. of L. V. Best. | 45.00 | 45.00 | M.V.F.T. Refund |
| 155-61 | Matt Otters-...-............................. | 5.94 | 5.94 | M.V.F.T. Refund |
| 161-61 | Forrest B. Willer | 18.00 | 18.00 | M.V.F.T. Refund |
| 111-61 | Lowell W. Strunk | 31.56 | 31.56 | M.V.F.T. Refund |
| 174-61 | Robert O. Reed. | 255.60 | 255.60 | Appeal Board |
| 179-61 | Des Moines County By F. R. Humpton, County Auditor. | 5,010.27 | 5,010.27 | Constitutional Amendment |
| 163-61 | Jones County By George F. Specht, County Auditor. | 3,297.54 | 3,297.54 | Constitutional Amendment |
| 162-61 | Smith Corona Marchant, Inc. | 31.64 | 31.64 | Appeal Board |
| 158-61 | City of W. Des Moines (Mr. Keith R. Townsend).. | 19.75 | 19.75 | Appeal Board |
| 97-61 | Donald E. Stillwell. | 15.00 | 15.00 | Appeal Board |
| 123-61 | Linn Co-Op Oil Co.. | 25.44 | 25.44 | Appeal Board |
| 139-61 | Gladys E. Kittleman, Union County. | 15.67 | 15.67 | Appeal Board |
| 146-61 | Iowa State Car Dispatcher.... | 186.64 | 186.64 | Appeal Board |
| 160-61 | Clarke County.. | 223.85 | 223.85 | Appeal Board |
| 153-61 | Hardin County. | 25.70 | 25.70 | Appeal Board |
| 164-61 | Sioux County. | 42.62 | 42.62 | Appeal Board |
| 168-61 | Mrs. Marian Riggins, Hardin County....................... | 147.88 | 147.88 | Appeal Board |
| 175-61 | State Emp. Credit Union.......................................... | 156.69 | 156.69 | I.P.E.R.S |
| 96-61 | Sioux Valley Comm. Schools..................................... | 126.99 | 126.99 | Refund Sales and Use Tax |
| 109-61 | Riceville Community School Dist............................. | 53.10 | 53.10 | Refund Sales and Use Tax |
| 112-61 | Dallas County. | 295.45 | 295.45 | Refund Sales and Use Tax |
| 115-61 | City of Grundy Center.................................................. | 108.13 | 108.13 | Refund Sales and Use Tax |
| 117-61 | Harvey Miller. | 23.36 | 23.36 | Refund Sales and Use Tax |
| 118-61 | Waterloo Public Library | 80.86 | 80.86 | Refund Sales and Use Tax |
| 119-61 | Waterloo Public Library........................................... | 95.47 | 95.47 | Refund Sales and Use Tax |
| 120-61 | Waterloo Public Library.................................................... | 35.59 | 35.59 | Refund Sales and Use Tax |
| 121-61 | Waterloo Public Library............................................ | 6.43 | 6.43 | Refund Sales and Use Tax |
| 122-61 | Waterloo Public Library. | 503.25 | 503.25 | Refund Sales and Use Tax |
| 127-61 | Linn County. | 25.42 | 25.42 | Refund Sales and Use Tax |
| 128-61 | Linn County.. | 582.15 | 582.15 | Refund Sales and Use Tax |
| 129-61 | Grand Community School District. | 26.14 | 26.14 | Refund Sales and Use Tax |
| 130-61 | Grand Community School District............................. | 58.10 | 58.10 | Refund Sales and Use Tax |


| No. | Name of Claimant | Claim | Appeal Board | which paid |
| :---: | :---: | :---: | :---: | :---: |
| 133-61 | Estherville Community School Dist.......................... | 354.40 | 354.40 | Refund Sales and Use Tax |
| 134-61 | Estherville Community School Dist. | 60.00 | 60.00 | Refund Sales and Use Tax |
| 136-61 | Union County.. | 81.02 | 81.02 | Refund Sales and Use Tax |
| 137-61 | Union County. | 131.47 | 131.47 | Refund Sales and Use Tax |
| 140-61 | Board of Trustees, Renwick Pub. Library. | 351.06 | 351.06 | Refund Sales and Use Tax |
| 145-61 | Davis County Highway Dept. | 269.82 | 269.82 | Refund Sales and Use Tax |
| 156-61 | Robert J. Stone, Sec'y, Marion Ind. School Dist....... | 1,394.70 | 1,394.70 | Refund Sales and Use Tax |
| 157-61 | Robert J. Stone, Sec'y. Marion Ind. School Dist. .... | 655.14 | 655.14 | Refund Sales and Use Tax |
| 169-61 | The Town Council. | 199.37 | 199.37 | Refund Sales and Use Tax |
| 138-61 | Hartley Aust. | 6.72 | 6.72 | Dist. Comm'r. Exp. Fund |
| 176-61 | Ford Van Lines, Inc. | 6.00 | 6.00 | Truck Operators |
| 114-61 | Mrs. Nancy Jess. | 25.00 | 25.00 | Guardian Fees |
| 174-61 | Mr. Robert O. Reed | 77.53 | 77.53 | Liquor Cont. Comm. |
| 177-61 | Wallingford Co-Op Elevator | 47.31 | 47.31 | Fish and Game Prot. |
| 148-61 | Science, Research Assoc., Inc.................................... | 62.20 | 62.20 | Adm. Revolving |
| 171-61 | Prugh Funeral Service............................................. | 225.00 | 225.00 | Funerals |
| 125-61 | Devaney Funeral Home.......................................... | 175.00 | 175.00 | Funerals |
| 135-61 | Huebner Funeral Home | 175.00 | 175.00 | Funerals |
| 166-61 | Scott County.. | 139.70 | 139.70 | Non-Resident Commitment |
| 170-61 | Jefferson County. | 29.68 | 29.68 | Non-Resident Commitment |
| 143-61 | Salter Motor Co. | 20.05 | 20.05 | Revolving |
| 167-61 | Rapoport Auto Parts, Inc......................................... | 8.15 | 8.15 | Revolving |
| 159-61 | Robert A. Goldsmith................................................ | 9.00 | 9.00 | 1\% Refund Account |
| 149-61 | Rand McNally \& Co................................................. | 30.25 | 30.25 | Highway Patrol Support, Maintenance and Misc. |
| 182-61 | Glenn Hall. | 14.40 | 14.40 | M.V.F.T. Refund |
| $\begin{aligned} & 188-61 \\ & (588) \end{aligned}$ | Mrs. Frank J. Tlach................................................ | 70.02 | 70.02 | M.V.F.T. Refund |
| 201-61 | Wilbur Crone............................................................ | 17.40 | 17.40 | M.V.F.T. Refund |
| 211-61 | Clarence N. Baker. | 37.50 | 37.50 | M.V.F.T. Refund |


| No. | Name of Claimant | Amount of Claim | Amount allowed by Appeal Board | Fund from which paid |
| :---: | :---: | :---: | :---: | :---: |
| 215-61 | Ambrose J. Osterhaus.. | 48.12 | 48.12 | M.V.F.T. Refund |
| (588) |  |  |  |  |
| 220-61 | Herman J. Schmidt. | 26.10 | 26.10 | M.V.F.T. Refund |
| 136-61 | Union County | 81.02 | 81.02 | Refund Sales and Use Tax |
| 137-61 | Union County | 131.47 | 131.47 | Refund Sales and Use Tax |
| 181-61 | The Town Council | 12.98 | 13.98 | Refund Sales and Use Tax |
| 184-61 | Brooklyn, Guernsey, Malcom Comm. School Dist..... | 391.18 | 391.18 | Refund Sales and Use Tax |
| 193-61 | Town of Buffalo Center........................................... | 44.40 | 44.40 | Refund Sales and Use Tax |
| 194-61 | Corwith-Wesley Community School........................ | 27.56 | 27.56 | Refund Sales and Use Tax |
| 209-61 | Terril Community School Dist................................ | 50.17 | 50.17 | Refund Sales and Use Tax |
| 213-61 | East Buchanan Comm. School Dist. | 141.41 | 141.41 | Refund Sales and Use Tax |
| 214-61 | West Central Comm. School Dist............................. | 64.13 | 64.13 | Refund Sales and Use Tax |
| 226-61 | General Services Administration.............................. | 10.93 | 10.93 | Refund Sales and Use Tax |
| 227-61 | General Services Administration.............................. | 47.48 | 47.48 | Refund Sales and Use Tax |
| 228-61 | General Services Administration.............................. | 675.00 | 675.00 | Refund Sales and Use Tax |
| 229-61 | General Services Administration.............................. | 460.07 | 460.07 | Refund Sales and Use Tax |
| 230-61 | General Services Administration.............................. | 44.22 | 44.22 | Refund Sales and Use Tax |
| 231-61 | Marion Municipal Water Dept................................. | 644.72 | 644.72 | Refund Sales and Use Tax |
| 87-61 | K. R. Gumm. | 5.00 | 5.00 | Truck Operators |
| 195-61 | Harvest Brand, Inc. | 6.00 | 6.00 | Truck Operators |
| 232-61 | Hughes Insurance Co. | 5.00 | 5.00 | Truck Operators |
| 246-61 | Iowa Better Trucking Bureau, Inc......................... | 5.00 | 5.00 | Truck Operators |
| 218-61 | W. J. Vich's Auto Service........................................ | 145.27 | 145.27 | Car Dispatcher |
| 198-61 | Lindquist Ford, Inc.................................................. | 262.79 | 262.79 | Car Dispatcher |
| 190-61 | Pottawattamie Co. Auditor | 3.05 | 3.05 | Highway Patrol Support Maintenance and Misc. |
| 248-61 | Iowa Southern Utilities. | 13.49 | 12.85 | Highway Patrol Support, |
| 244-61 | Pitney-Bowes, Inc... | 5.25 | 5.25 | Maintenance and Misc. <br> Highway Patrol Support, |
| 243-61 |  |  |  | Maintenance and Misc. |
| 243-61 | Pitney-Bowes, Inc. | 5.25 | 5.25 | Highway Patrol Support, Maintenance and Misc. |
| 241-61 | Linn County Treasurer. | 96.98 | 96.98 | Appeal Board |
| 202-61 | Clarke County Auditor............................................. | 192.40 | 192.40 | Appeal Board |


| No. | Name of Claimant |
| :---: | :---: |
| 233-61 | Carroll County Auditor. |
| 240-61 | Linn County Treasurer |
| 219-61 | Dr. John R. Parish |
| 197-61 | Smith Funeral Home |
| 200-61 | Community Hospital |
| 189-61 | Minneapolis Honeywell Reg. Co. |
| 180-61 | Carroll Price, Member Bd. Control, State Inst........ |
| 207-61 | Modern Language Assoc. of America........ |
| 237-61 | Iowa Employment Sec. Com. |
| 225-61 | Paul C. Porter |
| 191-61 | Linn County. |
| 186-61 | Dwight E. Conklin, M.D. |
| 183-61 | R. W. Driver, M.D. |
| 185-61 | J. H. Jeffries, M.D. |
| 199-61 | Sheriff Marvin Bruhn. |
| 222-61 | John Chrystal |
| 212-61 | Mr Robert E. Beebe. |
| 210-61 | Betty J. Bosdell |


| Amount of | Amount allowed by <br> Appeal Board | Fund from <br> which paid |
| ---: | :---: | :--- |
| 420.96 | 420.96 | Appeal Board |
| 16.16 | 16.16 | Appeal Board |
| 115.00 | 115.00 | Appeal Board |
| 20.00 | 20.00 | Appeal Board |
| 246.95 | 246.95 | Appeal Board |
| 54.77 | 54.87 | Appeal Board |
| 45.25 | 45.25 | Appeal Board |
| 4.25 | 4.25 | Appeal Board |
| 23.14 | 23.14 | Appeal Board |
| 199.56 | 199.56 | Appeal Board |
| $8,153.78$ | $8,153.78$ | Constitutional Amendment |
| 25.00 | 25.00 | Department of Health |
| 100.00 | 100.00 | Department of IIealth |
| 25.00 | 25.00 | Department of Health |
| 15.31 | 15.31 | Sales Tax, Fees and Costs |
| 460.00 | 460.00 | Board of Regents |
| 355.25 | 355.25 | Conservation Com. Adm. |
| 95.56 | 92.30 | Public Instruction |

## COMMITTEE ON COMMITTEE ROOMS

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

Motion prevailed and the following committee was appointed: Carnahan of Wapello, Doderer of Johnson and Baringer of Fayette.

## ADOPTION OF SENATE CONCURRENT RESOLUTIONS

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

## SENATE CONCURRENT RESOLUTION 1 <br> By Reppert

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

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

## SENATE CONCURRENT RESOLUTION 2 <br> By Shirley

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 also laws of the regular session of the Sixtieth General Assembly, laws of the extraordinary sessions of the Sixtieth General Assembly together with the Iowa Departmental Rules of 1962 and all supplements thereto, to such members of the Sixty-first General Assembly of Iowa who may request the same. Senate members to leave orders for same 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 said publications 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 said publications 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.
Maule of Monona asked and received unanimous consent for the
immediate consideration of Senate Concurrent Resolution 3 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 3 <br> By Hill

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 lowa one copy of the daily Senate and House Journals and one copy of each Senate and House bill of the Sixty-first 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.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
Duffy of Dubuque 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 Duffy of Dubuque, Gannon of Jasper and Rasmussen of Polk.
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.

## JOINT CONVENTION

The joint convention reconvened, President Mooty presiding.
Frommelt of Dubuque 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.

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

Motion prevailed and the President appointed as such committee Senators Klefstad of Pottawattamie, Kruck of Boone and Kyhl of

Butler, on the part of the Senate, and Representatives Carnahan of Wapello, Clapsaddle of Cerro Gordo and Fisher of Greene, 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 address:

## STATE-OF-THE-STATE MESSAGE TO THE SIXTY-FIRST GENERAL ASSEMBLY

 byHONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA Joint Session, January 12, 1965

Mr. President, Mr. Speaker, Honorable Senators and Representatives
of the Sixty-first General Assembly:
Article IV, Section 12, of the Constitution of the State of Iowa sets forth as one of the duties of the chief executive that "he shall communicate, by message, to the General Assembly, at every regular session, the condition of the state, and recommend such matters as he shall deem expedient."
I welcome this opportunity to meet with you on the first day after your convening and I wish you individually and collectively every success in the important endeavors before you.
Inasmuch as I have been invited to appear here again on Thursday to deliver my second inaugural address, I shall try to make my remarks today somewhat shorter than the Code of Iowa. I don't want to wear out my welcome at this early stage of the session.
From any way you approach it, the state of the state is a vast subject and I could not conceivably cover every phase of it in these remarks. By communicating a few significant facts and observations, I can only attempt to convey a reasonably objective interpretation of the position of our state today and the distance we have traveled in the past two years. In the inaugural message, the emphasis will be on my concept of where we should go from here.

A State-of-the-State Message should, as I see it, be something of a balance sheet, taking note of liabilities as well as assets and viewing the state as a whole-its economy, its culture, its aspirations and its far-flung system of local governments as well as the state government itself.

Exactly what determines the state of a state? How can we define it or measure it? The treasury balance does not constitute it, although this is a relevant factor. Nor does the value of our industrial production, the rate of employment, or the number of pupils in our schools-although these facts are extremely important and pertinent.

The truth is that the state of the state is a qualitative as well as a quantitative matter. The success or failure of a state is gauged in the final analysis by the opportunity it affords its people for the good life in the highest sense of this concept.
The state of the state involves spiritual as well as material considerations. The state of our minds has a great deal to do with the state of our state.

The state of the state involves attitudes, social trends, prides, prejudices and ideals, the courage to venture and the willingness to adapt to changing conditions. From another approach, we may define the state of the state in terms of movement-Is our state dynamic or it is static? Above all the
state of our minds and the state of our state are conditioned by our degree of faith in the future.

Ladies and gentlemen, Iowa in its present hour checks out favorably by all of these standards. I do not mean, of course, that we have achieved the goals that all of us who love Iowa want her to achieve. I do mean that we have made historic break-throughs and that we are moving in the right direction. The fact of the matter is that Iowa is on the move and on the map and I sincerely believe that the points I am about to make will bear this out.

## IOWA'S EXPANDING ECONOMY

It seems to me fitting to begin with the meat and potato course-by which I refer to our economy: The fiscal posture of your state government, general economic conditions throughout the state and the measure of our economic development during the past two years.

First, I would say that the financial position of your state government is strong, healthy and full of promise for the years ahead. I look at this not so much as a credit to this administration as a tribute to the character of our people who demand and have received sound, pay-as-you-go, virtually debt-free state government operation.

At the end of the present biennium, on June 30, 1965, the Comptroller estimates that there will be an unencumbered balance in the state treasury of approximately 30 million dollars. At least half of this will be available to meet the revenue needs of the next biennium. Revenue from current taxes is expected to increase during this biennium by more than 12 percent over the previous two-year period. Further details on the state's finances will, of course, be set forth in my budget message early next month.

Every citizen of this state has a right to be proud of the unprecedented record of economic growth this state has registered in the past two years. This year the value of Iowa's industrial production exceeded $\$ 8$ billion for the first time in our history. The total value of our industrial and agricultural production was more than $\$ 10$ billion-a gain of $\$ 1.2$ billion from 1963. It is generally conceded that personal income will surpass the record figure of $\$ 6.4$ billion set in 1963. Total employment set a new record in each of the past two years and earnings are at a record level.

Iowa Development Commission figures show that one new mark after another was set in industrial growth over the past two years.

New industries, branch plants and expansions hit new peaks- 168 such industrial developments in 1963 and a leap to 278 last year. Employment opportunities created on the production line numbered 6,093 in 1963; then mounted to 6,876 in 1964. Capital investment in plants and equipment-the basis for a major source of state and local revenue-was reported at more than $\$ 134$ million last year, nearly double the 1963 record total of over $\$ 70$ million.

More than 100 branch plants were established in Iowa during the twoyear period, indicating an increasing awareness of Iowa's potential on the part of out-of-state manufacturers. However, it is particularly reassuring to note that our existing industries affirmed their confidence in the future of our state by announcing more than 180 expansions of their Iowa plants.

These figures do not include the additional job opportunities created in the trades and services as the direct result of industrial expansion; neither do they reflect the increased personal income nor the growth in tax revenue to state and local governments which results from such economic growth.

The total value of manufactured goods for 1964 , at 8.1 billion dollars,
represents a 17 percent increase over the 1963 record figure. Contrasted with the nearly steady level of farm marketings, which maintained Iowa's leading position in agriculture, this total serves to point up the need for increased efforts toward greater diversification in our economy.

One of the major efforts in the direction of such diversification took place over the past two years in the field of tourist promotion. It is regrettable that all Americans-and all Iowans-are not yet fully aware of our state's vacation and recreational assets. But we can pride ourselves on participation in development of the four-state Hiawatha Pioneer Trail, the first major promotion of its kind ever undertaken in Iowa; we can reflect with confidence on the average increase in attendance of more than 20 percent at Iowa's major travel attractions, and we can readily measure the rising tourist interest in lowa by the ever-increasing volume of requests and inquiries about the state's attractions.

While Iowa's economic progress has in some measure reflected the general prosperity of the nation, there is no question but that we have made significant gains in our own right as a state. Total personal income in the state last year rose by 5.3 percent, compared to a 4.9 increase over the nation as a whole; per capita income was up 5.1 percent, compared to a national increase of only 3.4 percent. Department store sales have shown about a 4 percent growth in the past year; time deposits in banks, together with checking transaction volume, are higher, and general retail sales reports are favorable. Non-agricultural employment increased by 2.6 percent over 1963, tending to offset the continuing drop in farm employment.

In addition, the latest employment figures show Iowa with the lowest rate of unemployment in the nation, although there is still a more-than-adequate supply of efficient and productive workers to attract new industry, and there are areas of underemployment which cry out for assistance in helping themselves through area development programs and other cooperative governmental aids.

This record industrial growth in Iowa in the past two years did not take place without the concerted effort of individual citizens, community groups and governmental bodies. Credit should be given to the Iowa Development Commission and some 250 local development groups in the state. Credit should be given to the last session of this General Assembly which adopted significant legislation to spur industrial development and to attain wider utilization of our agricultural products. Credit should be given to industrial and financial leaders who gave impetus to our industrial promotion by participating in the "Sell Iowa" trips to Chicago, the Twin Cities and New York, and who are presently serving on my state Economic Advisory Council. Credit should go to our universities, to labor and to farm organizations, all of whom have lent their enthusiasm and their effort to this common cause. Credit should be given to local citizens, both rural and urban, who have participated in area development committees that have organized and begun functioning in the past two years.

In other words, we are seeing for the first time what can be done to advance the common good when we have a truly co-operative effort behind the endeavor.

## ADMINISTRATION

In the state administration we have instituted a regular series of interdepartmental meetings and a weekly get-together of department heads in order to eliminate duplication of effort and to achieve greater co-ordination between the departments of state government. We have presented the first public hearing on the state budget in history. We have expanded the use
of data processing and other modern business methods in state departments. By the creation of a Governor's Commission on State and Local Government, we have broken ground in what we hope will be a new era of co-operation between state and local government and between the various units of local government. Efficiency of tax collections has been sharpened by further implementation of the agreement with the federal government for crosschecking of state and federal returns and by the exchange of information between state agencies. We have been able to operate the state government during the past two years from current revenues and at the same time to increase the state treasury surplus.

## BREAK-THROUGHS TOWARD PROGRESS

In the past two years, more important break-throughs toward progress have been made in Iowa than in any similar period in the current century. I would like at this time to express my appreciation to the last session of the General Assembly for their extraordinary contributions-and I convey this now personally to those members in this chamber today who served in the Sixtieth Session of our legislature. I would like also to express my appreciation to the dedicated people in the departments of state government who have given outstanding service during the past biennium in carrying out new laws and in working administratively to reach new levels of efficiency and economy in government. The State of Iowa is a better place in which to live because of the efforts of these people.

It is no secret to anyone familiar with the recent history of this state that for a considerable period we were trapped in a treadmill of negative thinking. This consisted on the one hand of a passionate devotion to the status quo with the related idea that anyone who was willing to discuss the state's problems realistically was "downgrading" the state. On the other hand, we heard, far too often, the statement "It can't be done in Iowa."

In the past two years we have seen that many things which people said couldn't be done have been done.

In the special session of the legislature in 1964, a temporary reapportionment plan was adopted that gave all of our people reasonable equality of voting rights for the first time in this century. In my opinion, this enactment has had a tremendously beneficial effect on the morale and selfrespect of the majority of citizens of Iowa and has contributed to the fresh outlook we find in our state today.

The Sixtieth General Assembly made history by enacting a liquor control law providing for liquor-by-the-drink with strict enforcement provisions. As you all know, this marked the end of the era of the wide-open illegal bars and key clubs in Iowa where anyone, adult or minor, could buy illegal liquor by the drink in open contempt of the state law.

Many other legislative milestones were registered by the last regular session of the General Assembly.

Public utility regulation, providing protection to the consumer was enacted after 50 years of fruitless effort in this area. Regulation of public utilities under the Iowa State Commerce Commission in the past two years has resulted in reduction of utility rates by five million dollars annuallywithout a formal rate case.

The first significant legislation in this century to provide home rule for Iowa's cities and towns was adopted, and while the constitutionality of this particular measure is in doubt, there is no question in my mind that the way has now been cleared for whatever action may be required to confer upon local communities the long-needed power of self-determination in local affairs.

A new law was enacted to provide citizens of Iowa undiluted property tax relief in the form of interest on current operating funds of local governments. Fair employment practices legislation was adopted for the first time in our history. This was followed by an executive order from this administration to eliminate discrimination for reasons of race, creed or color in state government. An effective law for brucellosis control was enacted. Pensions for government employees were increased. Workmen's compensation laws were improved. Medical aid to the aged under the Kerr-Mills act was implemented.

## EDUCATION

In the past two years, progress has been made in the service areas of state government that must be sustained if the bright promise of our economic growth is not to wither on the vine.

There is no more important service of government than the education of our youth. In Iowa we have over 600,000 pupils enrolled in our elementary and secondary schools. The education of these pupils costs the citizens of Iowa approximately 300 million dollars annually. While the total cost seems large, the average investment of approximately $\$ 500$ per pupil is small when you consider the task of preparing a person for a lifetime of occupational and civic competency.

In the past biennium and in the past decade, Iowa has made substantial improvements in its public elementary and secondary schools. In 1953-1954, there were 4,492 school districts in Iowa. For this school year, there are 1,097 school districts in the state. Four hundred and fifty-nine of these are high school districts. It should be acknowledged, however, that school district reorganization is not complete. Clearly Iowa does not need 1,100 districts to educate 600,000 elementary and secondary pupils.

The quality of instruction that Iowa children have available to them has also improved in recent years. With respect to academic qualifications, 46 percent of our high school teachers and 10.8 percent of our elementary school teachers now hold master's degrees. Almost 100 percent of our high school teachers and 50.5 percent of our elementary school teachers hold B.A. degrees and this percentage is increasing yearly.

Time does not permit the listing of other advances that have been made in public school education. Obviously, school reorganization and teachers' qualifications are only two phases of a vast complex of problems. Our objective, as I see it, is to provide first-class educational opportunity for all of the children and youth of this state-and adults as well where re-training is required-wherever they reside or whatever their individual capacities may be. It is a big order, I know. And new answers to curriculum, structure and support patterns will be required to meet this all-important objective.

The importance of higher education to our economic development, as well as to our cultural development, has never been so widely appreciated as at the present time. The period between this legislative session and the last has seen many changes and improvements at our three public institutions of higher learning. The retirement of Dr. Hilton and Dr. Hancher after long periods of distinguished service to the state presented the Board of Regents with a formidable problem of finding qualified successors. The Board, in my opinion, met this problem with the utmost wisdom. As a result, I would say to you that in Dr. Bowen, Dr. Parks and Dr. Maucker we have three of the top educational leaders in the nation to head our institutions of higher learning.

For the record, our three large state-supported institutions have nearly a 25 percent larger enrollment this year than in the school year of 1960 1961. In the last 10 years, the number of students at these same three schools has grown from 21,000 to 32,000 . This massive increase in enrollment will continue in the years ahead and presents problems which must be met . . . and I am sure they will be met.

During the 1964 Special Session, a Higher Education Facilities Commission was established to develop a state plan in order that public junior colleges and Iowa's public and private institutions of higher learning might receive federal funds for the construction of school buildings.

Iowa subsequently became one of the first 18 states to obtain federal approval of its state plan. Applications totaling nearly 2.5 million dollars from nine public and private institutions were approved by the Commission in December and forwarded to the U. S. Office of Education. Applications for the remaining 1.4 million dollars available to Iowa during the current fiscal year will be received by the Iowa Commission during the next few months.

## PUBLIC SAFETY

In the area of public safety, our prime concern in Iowa, as in all the other states, is with traffic safety. With the explosive increase of traffic on our highways, the tragic rise of traffic accidents and fatalities has become epidemic in Iowa as in other parts of the nation. To cope with this shocking situation, the Department of Public Safety and county and municipal traffic officers throughout the state have joined in an all-out program.

To co-ordinate these efforts, we organized the Governor's Traffic Safety Co-ordinating Committee, composed of top leaders in the executive, judicial and legislative branches of state, county and municipal government and initiated the following programs in enforcement, education and engineering:

Revitalization of the Division of Safety Education, issuance of temporary driving permits to every first-year operator, establishment of the Community Conference for Better Driving and the Driver Improvement Clinic, implementation of the implied consent law, installation of electronic data processing and use of social security numbers to keep closer tab on the records of nearly $1,600,000$ licensed drivers in Iowa, the calling of the first traffic court conference in Iowa since 1945, and various other measures.

No stone has been left unturned within the authority the state now has to deal with this overriding problem. This is an area in which several measures of important legislation will be requested of the present session of the General Assembly.

In other areas of public safety during this biennium, the Burean of Criminal Investigation has initiated a program of assigning resident agents to the field in order to work more effectively with local law enforcement officials. The Fire Marshal's office, for the first time in recent history, has brought up to date its inspection program of schools and nursing homes and has inaugurated a broad, new program of fire prevention.

## HIGHWAYS

In this age of spectacular progress in transportation, one of the most important responsibilities of your state government is in the construction and maintenance of highways. Last fall, the highway commission completed its 324 th mile of four-lane divided interstate highway-the final link between Des Moines and the east coast. In terms of interstate high-
ways completed and scheduled for construction in the five-year period ahead, Iowa holds a position at the forefront among the states.

In the meantime, the state's primary system has not been neglected. Reconstruction of several of our important cross-state primary routes has been under way to bring these heavily traveled highways up to present-day standards. While the ultimate goal has been to modernize the entire highway system, a program of curb removal on existing narrow highways and of widening of narrow bridges has been conducted in the interests of highway safety. Curb filling or the placing of an asphalt mat between the "lip curbs" on 407 miles of narrow highways has been completed the contracts have been let for the widening of 29 narrow bridges in the primary system in the past two years.

Actual highway construction accomplished in the past two years includes the following: 77 miles of four-lane interstate paving; 303 miles of primary pavement including 32 miles of rural highway four-laning; 352 miles of grading, which includes 106 miles of four-lane interstate grading; 47 miles of widening narrow highways; 228 miles of resurfacing; and 2,668 highway bridges, culverts and roadway pipe culvert.

## CONSERVATION

No area of the state government is closer to my heart than the conservation of our natural resources and the administration of our outdoor recreation facilities. Perhaps the most salient contribution of the Conservation Commission in the past two years has been the development of long-range plans for conservation and recreation in Iowa that kindle the imagination to the potentials that exist in these important areas.

In addition, I would report that nine million visitors used our state parks in 1964; that we had the longest pheasant season and the highest small-game population in history; that we substantially increased the forest acreage under the state's jurisdiction; that we completed construction of a fish hatchery, aquaria and laboratory at Clear Lake; and that we reorganized our fish and game administration and made major improvements in several parks.

## HUMAN RESOURCE PROGRAMS

In the human resource areas of mental health and mental retardation, programs for the physically handicapped, public health, social welfare and corrections, the pattern was genevally one of continuing progress with some exceptions.

In mental health, perhaps the most encouraging index of progress has been the increased interest and effort on the local level in providing community mental health services. While the state can provide modern hospitals and hospital schools and can provide effective leadership in mental health programs, in the final analysis a large share of the responsibility must devolve upon the local community. Large state institutions and unwieldy, costly state programs are not the answer to an effective state program in mental health.

Although our over-all effort in social welfare in Iowa is substantial, there are phases in the financing and administration of the program that need shoring up. In my opinion, the present schedule of paying 75 percent of basic living needs to ADC families is inadequate. So also is the handling of the 1,231 seriously handicapped adults in the Aid to Disabled assistance group who are not provided any medical care under the present program. Administratively, I believe that greater emphasis should be
placed on existing programs for rehabilitation of recipients, such as training ADC mothers to become self-supporting.

To those who look with jaundiced eye on all welfare programs, I would say, as I have in the past, that adequate, efficiently administered welfare fare programs are a sound public investment, while inadequate, halfhearted programs are a waste of the taxpayers' money. Anti-welfare people point out to us that there are sometimes second and third generation welfare recipients. I would point out to them that inadequate programs that demean, rather than efficiently build on the self-reliance of the recipients, are the breeding grounds of family patterns requiring public assistance from generation to generation.

The State Department of Public Health has operated well within the stringently inadequate limitations of its budget. With the death of Dr. Zimmerer in 1963, the state lost one of its most devoted public servants. It is a credit to our state's potential that we have been able to attract a man of the calibre of Dr. Long to the position of Acting Commissioner of Public Health.

The state's modern and progressive program in corrections has moved ahead steadily in the past biennium, although it was marred, as you know, by some costly and regrettable disturbances among inmates at the penal institutions. The situations from which these incidents arose have been remedied and every precaution has been taken to prevent future recurrence. The Board of Control and I have been united in our support of the modern program of treatment, training and rehabilitation which represents the best thinking in modern penology. Although the post of Director of Corrections is presently vacant, the Board is in the process of interviewing qualified prospects for the position and we are confident it will be filled in the near future.

Through the diligent effort of a highly competent Parole Board, probation and parole have been increased in the last few years with a resultant decline in prison populations since 1962. It is significant that there has been no marked increase in violation of paroles during this period.

Advancements made in the institutions under the Board in the current biennium include the development of a new program at the State Training School for Boys at Eldora that has attracted national attention and the establishment of new vocational programs for rehabilitation at the Men's Reformatory at Anamosa.

The functioning of government is never perfect, and even today there are many human needs that are not being adequately met in Iowa. Yet as I reflect on the vast and far-flung operations of government in Iowa, I can think of many distinguished services being performed day in and day out in which every Iowan can take pride. In downtown Des Moines on any day, you will see many persons moving about the streets with white canes-and you will know that this is part of the great work that is being done by the Commission for the Blind in teaching the newly blinded to make their way in life. In our wards for retarded children at our state hospitals, in the university laboratories where instruments are devised to record the mysteries of outer space, in the vocational rehabilitation of human beings with shattered bodies . . . in these and countless other areas you may find reason for pride in this state. I only regret that time does not permit me to touch on more of these vital services that attest to our humanity and civilization as a people.

## AGRICULTURE

A year ago, as you all know, Iowa harvested its first billion-dollar corn crop. We have long been known as the state where the tall corn grows. God willing, we will always bear this proud title.

While the value of manufactured goods produced in Iowa now exceeds the value of agricultural products by more than three times, farming is still our basic industry. This is an economic fact and not a sentimental cliche.

In discussing the state of our state, I think we must face the fact that in this period when our state and national economies are surging to new levels of prosperity in other sectors, many Iowa farmers are facing economic crisis. This should be a matter of intense concern to every urban citizen of the state as well as our farm people, for nothing has a more profound effect upon the over-all well-being of Iowa than the state of our farm economy.
It is my personal conviction that we are entering in Iowa a new era of co-operation and mutual understanding-and this may well be the most important single development bearing upon the state of our state.

The lines that once separated rural and urban lowa are fading fast. I believe non-farm people in Iowa are developing a more enlightened understanding of farmers and their problems. This is of the utmost importance, since for the good of all, we need to present, as a state, a united front to the nation and to the world on behalf of Iowa agriculture.

Along the same lines, I think that Iowans as a whole are developing a fairer and more mature understanding of the problems and legitimate aspirations of the working men and women of the state. They are beginning to realize that the factory worker or mechanic who is their neighbor and fellow church member is still the same person as part of a labor organization.

It is generally acknowledged that Iowa's labor force is of the highest quality that may be found. It goes without saying that much of the credit for recent advancements in our state's economy must go to labor.

I hope and believe that the old age of stubborn prejudice and dark distrust toward working people and labor organizations is drawing to a close in Iowa.

In this hour of unlimited promise for our state, no Iowan can afford to be anti-business, anti-labor, anti-farmer, anti-government or anti-progress. No Iowan can afford to look with suspicion at his neighbor because of the occupation he follows, the church he attends or because of the color of his skin.

At long last, ladies and gentlemen, I believe we have begun to free ourselves from the bull-headed prejudices that have cramped our spirit and retarded our growth in years gone by.

Our future depends upon our ability to act as a united people. In a very real sense for Iowans, the state of our state is dependent on the state of our union, one with another.
Through a conscious effort to achieve higher levels of co-operation and mutual understanding, we can all become better Iowans.

## CANVASS OF VOTES

President Mooty announced that the time had arrived for the canvass of votes for the office of Governor and Lieutenant Governor at the General Election held on November 3, 1964, and announced
as teller, on the part of the Senate, Senator Hill of Jasper and as assistant tellers Senators Floy of Cerro Gordo and Shoeman of Cass, and as teller, on the part of the House, Representative Mueller of Worth and as assistant tellers Representatives Radl of Linn and Baringer of Fayette.

President Mooty further announced that, in accordance with statute, tellers Senator Hill of Jasper and Representative Mueller of Worth would constitute the judges of said canvass.

Speaker Steffen 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 3, 1964.

On motion by Frommelt of Dubuque, the joint convention recessed until $12: 45$ p.m., January 14, 1965.

On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Wednesday, January 13, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, January 13, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Cloy Miene, pastor of the St. Mark's Lutheran Church, West Des Moines, Iowa.

The Journal of January 12, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker.

## POINT OF PERSONAL PRIVILEGE

Dunton of Keokuk rose on point of personal privilege and stated that recognition and a show of appreciation for the hams received by the legislators should be given to Charles City Chamber of Commerce, Floyd County Pork Producers, American Cyanamid Company, Oliver Corporation, Rockford Brick \& Tile Company, Dr. Salsbury's Laboratory, Sherman Nursery and Western Buyers. These firms have shown a great interest in agriculture, government and industry and work together to promote the great State of Iowa.

## Introduction of house joint resolution

House Joint Resolution 1, by Baringer, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Congressional districts and repealing the provisions relating to state senatorial and representative districts.

Read first time and passed on file.
House Joint Resolution 2, by Baringer, 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 passed on file.
House Joint Resolution 3, by Grassley, 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 passed on file.

## INTRODUCTION OF BILLS

House File 1, by Gaudineer, Denato, Bogenrief, Palmer, Maley, Glanton, O'Malley, Renda, Rasmussen, Reichardt and Caffrey, a bill for an act to repeal chapter seven hundred thirty-six A (736A), Code 1962, relating to labor union.

Read first time and passed on file.
House File 2, by Smith of O'Brien, Baringer, Gillette of Story and Mahan, 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 passed on file.
House File 3, by Gaudineer, Denato, Bogenrief, Maley, Glanton, O'Malley and Renda, a bill for an act to repeal section three hundred twenty-one point four hundred ninety-four (321.494), Code 1962, relating to automobile owner or operator liability.

Read first time and passed on file.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Miller of Page on request of Scherle of Fremont-Mills; Robinson of Audu-bon-Guthrie on request of Seibert of Adair-Madison.

## REPORT OF COMMITTEE ON COMMITTEE ROOMS MONDAY



## meetings as called

Rules
Enrolled Bills

> Respectfuily submitted, CLEvE L. CARNAHAN, Chairman. MINNETE DODERER. MAURICE E. BARINGER.

The Speaker announced that the House would stand at ease until the fall of the gavel.

The House reconvened, Speaker Steffen in the chair.
The Speaker announced that a legislative orientation program for the Sixty-first General Assembly would be conducted.

## LEGISLATIVE ORIENTATION PROGRAM FOR THE SIXTY-FIRST GENERAL ASSEMBLY

10:00 A.M. Convening of the Orientation Program
State Representative Vince Steffen, Speaker of the House State Senator George E. O'Malley, President pro tempore of the Senate, presiding
Orientation of State House and State Office Building Physical Facilities

State Representative William J. Scherle
10:15 A.M. The Iowa Legislature (Movie)
State Representative Bruce E. Mahan, Narrator
10:45 A.M. The Legislative Process
Organization of the General Assembly
William L. Mooty, Lieutenant Governor
How A Bill Becomes A Law
State Representative Elroy Maule, House Majority Floor Leader
Introduction, Enrolling, Engrossing, Printing of Bills William R. Kendrick, Chief Clerk of the House Standing, Conference, Steering and Sifting Committees State Senator Jack Schroeder
Budget and Financial Control Committee and Interim Study Committees
State Representative Floyd Edgington, House Minority Floor Leader

On motion by Maule of Monona, the House recessed until 1:15 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEGISLATIVE ORIENTATION PROGRAM <br> (Continued)

Panel on Political Parties
Role of Political Parties in State Legislatures
Professor Donald B. Johnson, State University of Iowa
Role of the Majority and Minority Floor Leaders and the Party Caucus in the Iowa General Assembly
State Senator Andrew G. Frommelt, Senate Majority Floor Leader
State Senator Robert R. Rigler, Senate Minority Floor Leader

2:00 P.M. Rules and Procedures of the House of Representatives-Sixty-first Iowa General Assembly
State Representative Charles P. Miller, Speaker pro tempore of the House of Representatives
Rules and Procedures of the Senate-Sixty-first Iowa General Assembly
Robert D. Fulton, Lieutenant Governor-elect (Senate Chamber)
2:30 P.M. The Comptroller and the Legislative Process
Marvin R. Selden, Jr., State Comptroller
2:50 P.M. Legislative Aids
The Role of the Chief Clerk of the House of Representatives and the Secretary of the Senate
William R. Kendrick, Chief Clerk of the House
The Role of the Attorney General
Lawrence F. Scalise, Attorney General of Iowa
The Role of the Code Editor
Wayne Faupel, Deputy Code Editor
The Role of the Legislative Fiscal Director
H. Dwaine Wicker, Legislative Fiscal Director

The Role of the Legislative Research Bureau
Gene Reyhons, Research Bureau Director
3:15 P.M. Questions and Answers
Gene Reyhons, Research Bureau Director, announced that the State University of Iowa and Iowa State University should be recognized for the help and research in preparing the program as presented.

Miller of Des Moines in the chair.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Thursday, January 14, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Thursday, January 14, 1965.

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

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

The Journal of January 13, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker.

Glanton of Polk asked and received leave of absence for January 18 through January 21, inclusive, to attend the Inaugural Ceremonies in Washington for President Lyndon B. Johnson and Vice President Hubert H. Humphrey.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION

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

## HOUSE CONCURRENT RESOLUTION 3 By Maule

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday afternoon, January 14, 1965, it be to reconvene at 11:00 a.m., Monday, January 18, 1965.

Motion prevailed and the resolution was adopted.

## ANNOUNCEMENT BY THE SPEAKER CHANGE IN COMMITTEE ASSIGNMENTS

The following are changes in committee appointments:
Doyle-from industrial and human relations to ranking member of conservation and recreation.
Dunton-from ways and means to education.
Gallagher-from governmental affairs to conservation and recreation.
Jackson of Black Hawk-to ranking member of governmental affairs.
Lawlor-from industrial and human relations to commerce.
Nielsen of Emmet-Palo Alto-from ways and means to public health.
Shannahan-from appropriations to transportation.

Wengert-from conservation and recreation to ranking member of industrial and human relations.
Wilson-from conservation and recreation to governmental affairs.
Wright-from commerce to industrial and human relations.

## 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 3, relating to adjournment on Thursday afternoon, January 14, 1965.

Robert G. Moore, Secretary.

On motion of Maule of Monona, the House recessed until $12: 30$ p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
Miller of Des Moines 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 Miller of Des Moines, Morgan of Mahaska and Graham of Ida-Sac.

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

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

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

Music was furnished by "Old Gold Singers" choral group from the State University of Iowa.

## JOINT CONVENTION

The joint convention reconvened, President Mooty presiding.
The President declared a majority of the General Assembly present at the joint convention.

President Mooty then announced and made public the canvass of the vote.

The tellers reported as follows:
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 3, 1964, beg leave to make the following report of the total vote cast for Governor:

Harold E. Hughes....................................................794,610
Evan Hultman............................................................365,131
Robert D. Dilley..................................................... 7,985
Harold E. Hughes, Independent........................... 1
Richard Nixon -.......................................................... 2
E. B. Smith............................................................... 1

Herbert Hoover......................................................... 2
Scattering ................................................................. 2
And the total vote cast for Lieutenant Governor at the election, held November 3, 1964:

Robert D. Fulton.....................................................648,150
W. L. Mooty.............................................................. 473,346

Robert D. Fulton, Independent............................. 1
Rebecca Shalley ....................................................... 2
All of which is most respectfully submitted.
Eugene M. Hill,
Harold Mueller,
Judges.
William R. Kendrick,
Secretary of the Joint Convention.

> Delbert Floy, John D. Shoeman, Richard Radl, Maurice Baringer, Tellers.

Senator Hill of Jasper moved that the report be adopted.
Motion prevailed and the report was adopted.
President Mooty 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 Robert D. Fulton, 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

Hall of the House of Representatives.
Greeting:
This is to certify that upon a canvass in joint convention of the two houses of the Sixty-first General Assembly of the State of Iowa, of all the votes cast at the general election held November 3, 1964, 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 14th day of January, A.D. 1965 .

Vincent B. Steffen, Speaker of the House. Eugene M. Hill, Teller of the Senate. Harold Mueller, Teller of the House. William R. Kendrick, Clerk of the Housc and Clerk of the Joint Convention. George E. O'Malley, President Pro Tempore of the Senate and President of the Joint Convention.<br>CERTIFICATE OF ELECTION<br>STATE OF IOWA<br>GENERAL ASSEMBLY<br>Hall of the House of Representatives.

## Greeting:

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-first General Assembly of the State of Iowa, of all the votes cast at the general election held November 3, 1964, for the office of Lieutenant Governor of the State of Iowa, it appeared that Robert D. Fulton 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 14th day of January, A.D. 1965 .

> Vincent B. STEFren, Speaker of the House. Evgene M. Hill, Teller of the Senate. Harold Mueller, Teller of the House. WILLIAM R. Kendick, Clerk of the House and Clerk of the Joint Convention.
> George E. O'Malley,
> President Pro Tempore of the Senate and President of the Joint Convention.

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

Senator Reppert of Polk moved that a committee of twelve, consisting of six members from the Senate and six members from the House, be appointed to notify Governor-elect Harold E. Hughes and Lieutenant Governor-elect Robert D. Fulton of the official result of the canvass of votes.

Motion prevailed and President Mooty named as such committee Senators Reppert of Polk, Flatt of Madison, Benda of Poweshiek,

Kibbie of Palo Alto, Kyhl of Butler and Coleman of Webster and Representatives Mahan of Johnson, Millen of Van Buren, Miller of Page, McNamara of Linn, Madden of Union and Maley of Polk.

## REPORT OF COMMITTEE

Senator Reppert of Polk from the joint committee appointed to notify Harold E. Hughes and Robert D. Fulton 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 Robert D. Fulton 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 he stands ready to assume the duties of the office to which he was elected.
Bruce E. Mahan,
Flove H. Millen,
Leroy S. Miller,
Walter L. McNamara,
Harry Maden,
Walter F. Maley,
On the Part of the House.

Respectfully submitted, Howard C. Reppert, Jr., Joseph B. Flatt, Kenneth Benda, John P. Kibies, Vernon H. Kyhl, C. Joseph Coleman, 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 Robert D. Fulton.

Governor-elect Harold E. Hughes and Lieutenant Governor-elect Robert D. Fulton were escorted to the Speaker's station.

The following invocation was delivered by Bishop James S. Thomas, Methodist Church, Iowa Area, Des Moines, Iowa:

Almighty God, before whom the nations rise and fall, we praise Thee as the Lord of history; the Creator of all men; and the sustainer of all righteous causes.

In this high hour of history, grant us Thy Presence and Thy power. Remind us of this nation's heritage upon which so much of our life and destiny depend. Inspire us with the memory of great men who have served this state with unflagging devotion and steady courage. Sustain us with the uplifted thoughts of statesmen and prophets whose vision still blesses our work.

We pray for the Governor and Lieutenant Governor of this state who today assume responsibilities that are both awesome and full of joy. Lead them into the joy of work well done with clear consciences and uplifted hearts. Strengthen those who are associated with them in government and general welfare.

Be with us, citizens of this state, as we seek the highest fulfillment of our common life. Make us responsible in our service and disciplined in our appointed tasks.

According to Thy holy will, give us restraint in victory; hope in defeat;
courage in difficulty; and perseverance in every just cause; through Jesus Christ our Lord. Amen.

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 Robert D. Fulton by Chief Justice Theodore G. Garfield of the Supreme Court of Iowa.

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

by
HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA Joint Session, January 14, 1965
Mr. President, Mr. Speaker, Mr. Chief Justice, Honorable Senators
and Representatives of the Sixty-first General Assembly, State
Officials, Distinguished Guests, Ladies and Gentlemen:
By official mileage charts, the distance from my home in Ida Grove to the State Capital is 140 miles.

As I look back over the past few years, it seems to me that the distance from that community to the Governor's office is so far that it should be measured in light years.

Permit me to say that I am deeply grateful to the people of Iowa for making the trip possible for me in 1962 and for extending my stay for another two years in 1964.

I am also deeply grateful for the warm reception you have accorded me today and earlier in the week when I brought you my State-of-the-State message.

The brightness of this beautiful, refurbished chamber is indicative of the atmosphere of hope in which this session has convened. The people of Iowa expect great things of this Sixty-first session of the General Assembly. I am confident their expectations will be met with constructive action of far-reaching importance to the future of our state.

As a result of the reapportionment plan enacted by the 1964 Special Session, Iowa's legislative family has grown in size. It has also undergone a change in its political complexion. I am sure the members of both political parties will understand the pride I feel, on this occasion of my second inaugural, to be addressing a General Assembly with majorities in both houses of my own political party.

The transition of a legislative delegation from the position of a responsible minority to that of a responsible majority requires wisdom and concerted effort. And the change from majority to minority status has its problems also. I have no doubt that the members of both delegations are equal to the challenge. This is two-party government in action. We are all deeply committed to a belief in our two-party system and we are all aware
that in the final analysis our major responsibilities here rise above the confines of narrow partisanship.
In my first inaugural, I addressed an Assembly in which there was a commanding majority of the opposing party. It was widely conjectured whether or not we could work together to achieve constructive legislation. The record of the Sixtieth Session tells the story. We had our differences; we had our disputes; but in the regular session and in the special session, legislation of lasting importance to our state was enacted. I have every confidence we will see another outstanding record this year.
In my State-of-the-State message to this joint assembly, I suggested that perhaps the most important single development in Iowa in recent years has been the relaxation of prejudices among groups traditionally at odds in our state and the emergence of a new spirit of co-operation in causes for the common good. The lack of this spirit in years past has unquestionably been a deterrent to our growth and development. To those of you who are serving in the legislature for the first time, I would point out that in years gone by there have even been sharp differences between the two houses of our bicameral legislature.

The story is told concerning a member of the House of Representatives whose wife sat up in bed in the middle of the night and whispered to her husband: "I think there are robbers in the house." The Representative woke up just enough to mutter: "Impossible. In the Senate ${ }_{2}$ yes. But in the House, never:"
Seriously, addressing the new members again, I am sure you will find the prevailing atmosphere to be one of good will and constructive purpose.

As chief executive, I have been given certain responsibilities by our state constitution in the legislative process. I assure you I will carry out those responsibilities to the best of my ability, and will, at the same time, accord full respect to the traditional prerogatives of the legislature. There will be no cut-and-dried Hughes bills, as such, sent to you from the first floor. This is not my concept of the executive's responsibility in the legislative process. I construe it to be the job of the executive to suggest guidelines for legislation and to keep in close consultation with the members of the Assembly, but the actual making of the laws is the business of the legislature. I will communicate my views to your legislative leadership on a continuing basis and through special messages to the Assembly if it appears they would be useful. The doors of my office will be open to the members of both political parties at all times.

It is generally recognized that the basis of good legislation is compromise -not compromise of basic principle, but give and take in personal viewpoints to arrive at legislation that is in the best public interest. Every legislator who has occupied a desk in these chambers has been faced at times with the difficult choice of choosing between the interests of his particular constituency and the interests of the entire state. I blame no member for representing to the best of his ability the interests of the district that elected him. On the major issues, however, I hope and believe that we can arrive at solutions that will be for the long-range good of all of Iowa.

In this reference, it is my belief that you have made a highly constructive beginning by the action you have taken to eliminate secrecy in the legislative process. In my opinion, this action must be ranked, along with reapportionment, as one of the two most significant legislative reforms of the present century. The streamlining of your committee system is another signal improvement in the legislative process.

You have, in effect, cleared the decks for action on the momentous issues
that stand before you. I wish you Godspeed in your important work and pledge to you my co-operation and good will in all phases of your endeavors.

Today, I respectfully submit to you my general recommendations for legislative action in the current session. As you know, the details of my financial recommendations will be contained in the budget message which will be delivered later this month. Obviously, in the time allotted to me, it would be impossible to cover every phase in detail. But here in condensed form are the major points:

## ECONOMIC DEVELOPMENT

In my State-of-the-State message, I outlined for you the salient facts concerning Iowa's record-breaking economic growth in the past two years. These included the attainment of new peaks in the value of manufactured goods, employment, personal income and new industrial developments. I am sure that we can all agree that one of our most important responsibilities is to sustain this momentum and to take whatever action is needed to strengthen and diversify our growing economy.

A number of the measures vital to the continuing advancement of our economy are included in the framework of recommended legislation in such fields as education, state government reorganization, conservation and taxation. Looking to the future, it is clear that if private investment is to flourish at the optimum level, we must be willing to make the public investments and governmental reforms required to assure continuing economic growth. A number of other proposals relating to the stimulation of our economy can be carried out without legislation, save for additional appropriations to existing agencies.

My recommendations relating to the state's economic development are as follows: (1) The establishment of a state-wide system of area vocationaltechnical training. (2) The development of a tourist and travel promotion program in our Development Commission to obtain our rightful share of a market estimated at $\$ 40$ billion annually in the United States. (I might add that this tourist promotion program would include and give increased emphasis to the Farm Vacation program that has recently been inaugurated by this administration.) (3) Enactment of the Uniform Commercial Code to bring Iowa's laws dealing with commercial transactions of all kinds up to date and in line with similar legislation in other states. (4) Expansion of existing programs to develop greater industrial use of Iowa's agricultural products. (5) Elimination of the moneys and credits tax with a provision for replacement of its revenue for distribution to the units of local government. (6) Increased effort to obtain a fair share of federal government contracts and federal research facilities for Iowa. This should be done on a state basis and also on a regional basis through continued co-operation with the Midwest Governor's Conference and the Midwest Resources Association. (7) Increased emphasis on the promotion of foreign trade in agricultural and industrial products, including the possibility of a trade mission of key industrial and agricultural leaders abroad. (8) Continuation of the "Sell Iowa" missions to the nation's leading industrial complexes in the interests of recruiting new industry for the state.

## APPORTIONMENT

It is my sincere hope that this Assembly will meet the problem of legislative reapportionment head-on.

I am well aware of the difficulty of the task. I am well aware of the pro-
found differences of viewpoint that exist in the legislature and in the state on the subject of what constitutes fair apportionment. But I believe our responsibility is clearly outlined before us.

Despite the events of the past year, I think that much of our thinking regarding apportionment in this state is more emotional than realistic. Most Iowans, including myself, did not believe that the federal court rulings on apportionment would hew to population as closely as they have. Many Iowans, including myself, were thinking in terms of a two-house legislative pattern with moderate area representation in one house. This would still be acceptable to me.

But I believe deeply in the Constitution of the United States and its guarantees of the rights of all citizens, regardless of race, color, creed, sex or place of residence. Moreover, I believe deeply in our three-part system of government and in the right and ability of the Supreme Court to interpret the constitution. The law of the land has been ruled to mean "one person, one vote," and I believe we can live with it in Iowa-as citizens can live with it elsewhere in the United States-in an atmosphere of justice and good will.

I will oppose and I hope this Assembly will oppose any attempt to alter the United States constitution to curtail the authority of the courts in this area. If the authority of the courts is impaired with respect to determining equality of voting rights, the door will be open for further dismantling of the courts' traditional powers to uphold the civil rights guaranteed to all citizens by our constitution.

It is my recommendation that the legislature deal with the reapportionment problem in two ways-a constitutional amendment for the long range and a thorough look at our present "temporary" reapportionment law to make sure it meets the latest guidelines of the courts.

A constitutional amendment initiated by this session could be designed to become effective following the census of 1970. In my view, such an amendment should be drawn in the broadest possible terms. It should state that the legislature, following the next census and every ten years thereafter, would enact such measures as would guarantee to every citizen his constitutional rights at the polling place. A simple, effective and ironclad enforcement clause should be included.

In the meantime we also have an immediate problem. The last General Assembly, as you know, approved two reapportionment plans--the interim plan under which we are now functioning and a "permanent" plan in the form of a constitutional amendment. I believe that the latter is inadequate in virtually all respects and should be rejected.

Although I have said-and I feel-that the temporary plan offers reasonable equality of voting rights for all our citizens, recent court decisions indicate that there may be some question as to whether the Senate under the temporary plan would be adequate for the period until a new permanent plan becomes effective. I believe we have a responsibility to show good faith with the courts and with our people by moving in the direction charted by not one, but many judicial decisions.

As I have stated before, I favor sub-districting in legislative districts in which there are a number of representatives elected to one house.

## PUBLIC SCHOOL EDUCATION

People are Iowa's most valuable asset. Labor earnings in Iowa are over three times the earnings of capital and land combined. Our rich land, our vast system of highways, our cities with their factories and homes-all
of them combined are not as valuable as our people. And in this modern age, educated minds and skilled hands are needed to operate Iowa effectively. Natural resources, raw hands, and innate intelligence can not in themselves make a state productive and well off. The teeming millions of Asia are ample evidence that it is not the size of a state's population but the skill and ability of its people that are important. For our state's economic development as well as for the attainment of the good life, investment in education at all levels is essential.

Certainly no service of government in Iowa can be rated more important than the education of our children and youth for which we spend approximately $\$ 300$ million each year.

In my report on the state of the state, I outlined the progress that has been made in school district reorganization and in teacher qualification in recent years.

As everyone knows, the main problem in public school education in Iawa is to find an adequate and equitable way of financing the needs of approximately 1,100 local school districts.

I am convinced that the majority of the people of Iowa want a larger share of state revenues distributed to local school districts to ease the burden of constantly rising school costs on local property taxes. I will make a specific proposal in this area in my budget message.

My recommendations relating to public school education include the following: (1) Increasing of state aid to local school districts. (2) Improvement and clarification of existing school reorganization laws. (3) Development of meaningful approval standards and clarification of the authority to administer those standards.

## HIGHER EDUCATION

From the standpoint of economic growth, as well as the development of higher levels of culture and quality living, our institutions of higher learning, both public and private, are among the state's most valuable assets.

The economy of any area has many components-natural resources, transportation, power, labor, capital, markets and education. The lack of one restricts the full potential of that area's economy. More and more we see that higher education and its institutions are foundations for our new large and sophisticated industries.

Education is of two-fold benefit as we can see by looking at the states of California and Massachusetts. By having excellence of facilities and staff as girding, they have used government project research grants and private industry to create educational-industrial complexes which feed into their state economies by building on themselves. We can see this trend shaping in Iowa, as an increasing number of modern industrial plants are locating here and using the resources of our universities and their trained manpower.

With respect to higher education as well as public school instruction, the major problem is to provide the increased financing required to meet expanding enrollments with adequate facilities and quality instruction. My budget message will include significant increases for the state institution operating budgets.

As I have stated before, I am deeply interested in getting started with a long-range program for capital improvements of state institutions, even if on a modest basis to begin with.

I recommend that consideration be given to initiating a state-supported and administered scholarship program based on both ability and need.

In general, in our efforts to upgrade the programs of all our state institutions, I think we should realize that tuition rates cannot be raised to any marked degree beyond existing levels without depriving a large percentage of our young people of the opportunity for a university education.

The tax-exempt status of newly acquired income-producing property of private colleges in Iowa should, in my opinion, be terminated. However, income-producing properties held by private colleges prior to the time the new law is enacted should continue to be exempt for a reasonable period of time.

## VOCATIONAL-TECHNICAL TRAINING

It is my recommendation that a high priority should be assigned to legislation to make possible establishment of a state-wide system of area vocational-technical training schools, with the administration of the area schools vested in a local board that would be representative of the school districts located in the area. The local districts should participate only to a modest extent-perhaps a mill of taxation-in the area involved; the state should provide the main financing with the assistance of federal funds that would be available.
Wherever feasible and when the people in the local districts are willing, vocational-technical training centers should be combined with community colleges. It is my belief that at least four vocational-technical training centers should be placed under construction in Iowa in the near future.

## GOVERNMENT REORGANIZATION

I believe the time has come to take action on a number of long-needed phases of government reorganization that have been recommended by legistive committees and leaders of both political parties for many years. The recommendations I submit to you are for the following:
(1) A four-year term for the Governor and Lieutenant Governor with the provision that they run for election as members of the same political party in off-year elections. (2) Shortening of the ballot by providing for the appointment by the Governor of the State Treasurer, Secretary of State and Secretary of Agriculture, and appointment by the legislature of the State Auditor. (3) Annual sessions of the General Assembly, with the alternate session confined to budget and appropriations matters, and with a provision for more adequate compensation for members of the Assembly. (4) Granting of authority to the Governor to reorganize agencies of the state government, subject to veto by the legislature. (5) Granting to the Governor the power of item veto in appropriations bills. (6) Creation of a state planning agency within the existing framework of state government for long-range planning and inter-agency co-ordination. (7) Reorganization of the state tax commission with designation of a single tax administrator responsible for collection of taxes, and with the three-man tax commission to serve as an appeal board. (8) Consolidation of the Departments of Labor, Mines and Mining, and the Industrial Commissioner into a single department. (9) Consolidation of the functions of the Car Dispatcher, State Printing Board and a Central Purchasing Authority under the Executive Council.

## LABOR

With respect to labor legislation, I repeat the recommendation I made in my First Inaugural Address and in subsequent statements, calling for
the modification of the right-to-work law to eliminate the statutory prohibition of union shop contracts between employers and employees.

My recommendations in this area also include enactment of a state industrial safety law and a realistic review of our workmen's compensation and unemployment compensation laws, which are basically sound but need updating to meet current conditions.

## ABOLITION OF CAPITAL PUNISHMENT

I believe the death penalty, which has not proved a deterrent to crime and which inflicts spiritual damage upon a civilized society, should be eliminated from the statutes.

## CONSERVATION

In the light of the constructive long-range planning that has been carried out by the Conservation Commission in the past two years, the most urgent need in this area is for acquisition of forests, water areas and regions suitable for future recreation uses by the people of Iowa. The foundation should be laid for a continuing program to meet this overriding need, in order that future generations of Iowans will not be deprived of outdoor recreational opportunities.

The settlement of the Iowa-Nebraska boundary dispute, recommended elsewhere in this message, will open up a vast potential area for wildlife and outdoor recreation in western Iowa.

Legislation is needed to provide for state financing of the development and maintenance of rest areas along the interstate system and other major highways in the state.

## CONFLICT OF INTEREST

The conflict of interest statutes should be revised and clarified so that qualified citizens will not be needlessly discouraged from serving in government, particularly in small communities. It is my opinion that this can be done with adequate safeguards to protect the public interest.

## IOWA-NEBRASKA BOUNDARY

I would urge the Assembly to ratify the settlement of the Iowa-Nebraska boundary dispute recommended by the boundary committees of both states, in order to settle long-pending questions of land ownership and to open up the Western Slope of Iowa to commercial, industrial and recreational development.

## HIGHWAYS

I recommend that the General Assembly enact a one-cent increase in the gasoline tax to be allocated to the state primary system. The program of curb leveling on our older and narrower primary roads should be continued as rapidly as possible, along with the widening of narrow bridges and other modernizations vital to driving safety.

High priority should be given by the Highway Commission to speeding up the construction of a system of four-lane highways to connect our major cities, while maintaining the best possible service to lesser-populated areas.

As I have stated before, I favor the reorganization of the administrative
structure of the Highway Commission to place the non-engineering functions of the state's vast highway program under the direct supervision of a qualified administrator.

## LIQUOR CONTROL

In my opinion, the liquor control legislation enacted by the last session of the Assembly has proved beneficial and workable in most respects. However, there are some improvements that should be made. I would, therefore, recommend legislation to: (1) Make uniform the days and hours during which liquor and beer can legally be sold. (2) Permit the issuance of six-month or eight-month liquor licenses to seasonal club operators. (3) Authorize the granting of quantity discounts only to commercial establishments holding liquor licenses.

In addition, I consider it highly important that the liquor control law be amended to correct flaws pointed up by the recent Iowa Supreme Court decision relating to the serving of liquor at private parties. It would appear that if the law is not corrected it could provide a loophole for the return of illegal operations resembling the old key club.

## SCHOOL BUS ISSUE

I repeat my 1963 inaugural recommendation that the state law be amended to allow all children to ride on public school buses.

## FREEDOM OF INFORMATION

As previously stated, I congratulate the Sixty-first General Assembly on the historic elimination of secrecy in the legislative process, and reaffirm this administration's policy of providing the press and the public open access to information regarding activities of state government.

## PUBLIC DEFENDER

I repeat my recommendation of two years ago that the legislature consider the establishment of a public defender system to provide adequate legal defense for all accused persons regardless of their ability to pay.

## ALCOHOLISM TREATMENT FACILITY

I strongly recommend that consideration be given to the possibility of establishing a long-needed alcoholism treatment center to provide effective medical aid and rehabilitation for victims of a disease that afflicts more than 50,000 Iowans. At a later date details and a possible site for this center will be recommended.

## COMMISSION ON THE AGING

In its recent report, the Governor's Commission on the Aging recommended legislation to create a permanent state commission to deal with the problems of our older residents and to co-ordinate state, county and local activities in this area. This recommendation has my complete support.

## PUBLIC HEALTH

In the past, the Department of Public Health has been severely handicapped by inadequate staff and appropriations. Steps have been taken in the last two years to strengthen the department within these limitations.

To provide for an improved program of public health services for the people of Iowa, I recommend that the Assembly adopt the recommendations submitted last year by the Governor's Public Health Advisory Committee, including: (1) Removal of unreasonable limitations on the salary for the Commissioner of Public Health. (2) Increased funds for the Department of Health, independent of fees. (3) Revisions in the composition and functions of the State Board of Health. (4) Legislation permitting local taxation specifically for health services.

## SOCIAL WELFARE

As I have stated before, I am firmly convinced that efficiently administered programs to meet human needs in welfare are a sound investment in the future of our state. Inadequate, loosely administered programs which fail in their mission of helping people to help themselves are wasteful because they do not accomplish their basic objective.

The administration of the social welfare programs in Iowa involves large sums of money. Changing times have brought new approaches and concepts in welfare administration.

Periodically all departments can benefit from a comprehensive study of their organizational structure by outside authorities. I believe it would be beneficial at this time if qualified officials of the Department of Health, Education and Welfare were to study the entire structure and administration of the public assistance program in Iowa and make recommendations for organizational change and modernization in the state welfare department.

## MENTAL HEALTH

In Iowa we are today meeting the challenge posed by recent medical advancement in the field of psychiatry and changing concepts in the treatment of mental illness by reassessing our current position and formulating a new realistic plan for the future. For the past eighteen months literally thousands of people throughout the state directly and indirectly, have been participating in two planning groups-one under the Lowa Mental Health Authority, planning for mental illness, and one under the Board of Control, planning for mental retardation. The results of this planning will be completed in final draft within the next six months.

In addition to this, the last General Assembly designated the Department of Public Health as the state agency to administer the federal-aid program for construction of facilities for mental health and mental retardation. It is possible that additional legislation will be necessary to clarify the relationship between state and local communities in the allocation and administration of federal and matching funds.

## CORRECTIONS

For many years, one of the most urgent needs in our corrections systems has been for a security hospital for mentally disordered prison inmates. About 12 percent of our prison inmates are mentally disordered and need treatment, and at the present time we do not have a security hospital facility in which they can receive that treatment. It is high time that we met this need to avoid the possibility of returning inmates to socicty as dangerous as when they entered the institution.

Last year I made the suggestion that certain farms owned by the Board
of Control institutions which appear to be losing money and are no longer needed for rehabilitation purposes should be sold and returned to local tax rolls. If this is done, the money should be used for capital improvements at the institutions and the building of a maximum security hospital should be a first priority.

I have long held the opinion that the state should have a long-range program for capital improvements at our state institutions. Any lands owned by the state, which are no longer needed for the purpose for which they were intended, or for future expansion, should be disposed of and the proceeds made available to the institutions for capital improvements.

With further reference to the field of corrections, I hope that in the foreseeable future we may have a pre-sentence investigation for every felony case. The use of probation and parole has been substantially and successfully increased in recent years, and it is my opinion that we should continue to make increased use of this sound and economical alternative to extend incarceration.

It is generally recognized that our juvenile and penal codes need revision to bring about greater uniformity of practice. I believe consideration should also be given to the enactment of a Model Sentencing Act in Iowa.

## HUMAN RIGHTS

Three major actions have been taken by the state government in the past two years to eliminate discrimination for reasons of race, color and creed. One was the enactment of the first Fair Employment Practices Act in the state's history. The second was my issuance of an executive order to forbid discrimination in all departments of government under my jurisdiction. The third was the constructive effort of the Governor's Human Rights Commission.

It is my recommendation that this Assembly pass legislation creating a statutory Human Rights Commission with an appropriation adequate to hire the required staff and to conduct the investigative and educational activities of the Commission.

## PUBLIC SAFETY

In my State-of-the-State message, I indicated the seriousness of the traffic safety problem and stated that several measures of important legislation would be needed to give the Department of Public Safety the resources needed to administer a sound safety program.

Specifically, I am recommending a 100 -man increase in the Iowa Highway Safety Patrol, with 50 men to be added in each year of the biennium. In order to expedite the recruiting and training of these men, and to get them on the highways as soon as possible, I am asking that this legislation have priority and that it be made effective upon publication.

I also recommend that a thorough study be made of our speed limits and that legislation be enacted to reduce those that are too high.

Among the other measures which I believe are needed for public safety are: (1) Expanded driver education programs for the young people of our state. (2) Legislation requiring seat belts in all new cars sold in Iowa. (3) Fully reflectorized license plates. (4) Strengthening of the temporary driving permit program. (5) Steps leading to periodic re-examination of all licensed drivers. (6) Legislative studies to update the state motor vehicle code for the first time since 1946 and to look into the advantages of statewide motor vehicle inspection.

This is a broad program requiring much work on the part of the legislature, but I believe that the staggering loss of lives, the injuries and the economic loss suffered on Iowa highways demands such positive, concrete action.

## INTERGOVERNMENTAL RELATIONS

One of the most promising approaches to gaining new levels of efficiency and economy in government is through intergovernmental co-operation. This has been a comparatively untapped resource in Iowa and it is high time we took advantage of it.

At this point I am not referring to actual consolidation of government such as has been effected in Dade County, Florida, and other metropolitan regions, but simply to common sense co-operation between the units of local government-the counties, the municipalities and the school boards-and between local government jurisdictions and the state. Through joint planning and joint use of services and facilities, substantial benefits and savings can be effected.

Early in 1964, I appointed a Governor's Commission on State and Local Government with representation from the various governmental jurisdictions and from private citizens in all parts of the state. This Commission has performed an invaluable service as a study group and sounding board for awakening state-wide interests in new approaches to intergovernmental co-operation.

One of the recommendations of this Commission is for a law to grant broad authority to units of state and local government in Iowa to enter into contracts for joint use of facilities and services.

I strongly recommend the enactment of this proposal.

## MUNICIPAL HOME RULE

The Sixtieth General Assembly enacted the first legislation in modern times to grant cities and towns a measure of self-determination in their local affairs. A constitutional amendment to grant these powers was first submitted under the sponsorship of the League of Iowa Municipalities. This passed the Senate by a wide margin, but died in the sifting committee of the House. Subsequently, a statute granting home rule powers to local communities was enacted into law.

Last fall, this statute was ruled unconstitutional in a test case in Greene County district court. I understand it is now under appeal to the Supreme Court.

I believe that a home rule amendment should be adopted by this Assembly to assure local communities of the self-government in local affairs they have long demanded and sorely needed.

## BILLBOARD CONTROL

For the benefit of our own citizens and for the benefit of tourists visiting Iowa, I believe we should preserve the scenic beauties of our Iowa countryside by enacting legislation to control the erection of billboards along our interstate highway system. It is significant and a gesture in the public interest that the Iowa Outdoor Advertising Association has publicly announced that it will not oppose this legislation in the present session. I sincerely hope that this Assembly will adopt a sound billboard control measure.

## STATE OFFICE BUILDING

In my budget message, I will recommend the allocation of funds for acquisition of land and construction of a new state office building in line with the recommendations of the Capitol Planning Commission. The state government has so outgrown its present facilities that some agencies are located in two condemned buildings on the Capitol grounds, while numerous others are scattered in more than a half dozen downtown locations at a cost to the taxpayers of more than $\$ 150,000$ a year in rent.

## DAYLIGHT TIME

In order to eliminate the confusion that has existed in the past, I recommend that legislation be enacted to make Daylight Time uniform in Iowa during the summer months.

## VOTER REGISTRATION

I believe we should encourage greater participation in elections by making it easier for our citizens to register to vote. It is my recommendation that sound measures be taken to liberalize our voter registration laws, particularly by lengthening the hours of registration by making registration available at more accessible locations during certain periods.

## AGRICULTURE

At this point a new administration in the office of the Secretary of Agriculture is taking a fresh inventory of the services this department offers to the farmers of Iowa.

It is my recommendation that a comprehensive effort in inter-agency planning between the Secretary of Agriculture, the Development Commission, the University Extension Services, and a number of other state agencies be undertaken to develop new programs for the benefit of Iowa farmers.

With reference to federal farm policies, the best a Governor can promise with any degree of candor is to fight with all the energy and influence at his command for the interests of Iowa farmers in connection with federal legislation and policy-making. This I have done in the past; this I will continue to do in the term ahead.

## COURT STUDY COMMITTEE

Each session of the General Assembly, a number of committee and commissions are created by the legislature to study a given area during the interim period and then to submit their findings to the next session.

One of the most valuable studies completed since the last session of the Assembly is that of the Legislative Court Study Commission.

While I do not agree with every phase of the Commission's recommendations, I do agree with much of it and with the objective of upgrading our court system, particularly at the local level. I recommend this report to the Assembly and for study and for possible legislative action.

## PERSONNEL

If we are to sustain the unprecedented forward movement that Iowa has achieved in the last two years, we must gain for government the ability to compete with private industry for qualified personnel.

Recently we had the Public Administration Service make a study of salaries of key officials in state government. In the light of their findings we have found support for our intention to make significant increases in the salaries of those officials.

It is my hope that this Assembly will enact civil service for state employees. Quite frankly it seems illogical that we should require municipal government, after it reaches a certain size, to come under civil service, only to deny it to our own state employees,

I intended to deliver a speech here today-not an encyclopedia. Yet, if my speech, by its very weight in printed form, conveys to anyone the idea that state government is a big operation; then perhaps it has served some useful purpose.

I think of many vital areas of government that I have not had time to touch upon-including the state programs for rehabilitation of the physically handicapped, the orientation and training of the blind, the special education programs for retarded children, and the research in our universities, extending from the quest for new uses for farm products to the probing of the mysteries of outer space.

All of these are part of the mighty human resource programs of our state government, which this administration is firmly committed to sustaining and strengthening.

In my first inaugural message, I said: "The scope of government covers the entire spectrum of human life ... As I see it, the responsibility of a new administration is to take a total approach-rather than to concentrate on a few areas and neglect the others."

This, ladies and gentlemen, I have done to the best of my ability.
In that first inaugural, I also said: "Frankly, I expect to experiment and make some mistakes."

This statement I have also fulfilled, I might add.
If you will forgive a purely personal viewpoint, ladies and gentlemen, I would say that in the past two years we have seen a revolution of attitude in this state. I am not suggesting that we have changed our fundamental beliefs and impulses. I am suggesting only that we have rearranged them and changed our outlook.

We have swung from a negative to an affirmative point of view. We have, I think, reached a clearer distinction between what is right and what is only self-righteous. We have regained our poise, our sense of venture and our faith in the future. We have relaxed some of our old prejudices and exhibited a new willingness to work together for common goals. In short, we have gained maturity and unity of purpose as a society. And this bodes well for Iowa's future.

On this memorable occasion, my heart is full of gratitude for the help and the courtesy we have received in the past two years from the members of the General Assembly and from the people of Iowa.

On behalf of my wife and family and myself, I thank you all.
The people of this state are an energetic and self-reliant breed with great staying power and spiritual strength. The beauty and abundance of the state are beyond the legendary dreams of the promised land. Our potential stands like a tall building against the sky.

It is my devout hope that this administration in this era of promise can provide the people of Iowa with sound, forward-looking and humane government during the biennium ahead.

To this end, I pledge you my good will and my unreserved co-operation.

The following benediction was offered by Bishop Ralph Hayes, Bishop of the Davenport Diocese, Davenport, Iowa:

## PSALM 66

May God have mercy on us, and bless us; may He cause the light of His countenance to shine upon us, and may He have mercy upon us.

That we may know thy way upon earth; thy salvation in all nations. Let people confess to thee, 0 God; let all the people give praise to thee.

Let the nations be glad and rejoice; for thou judgest the people with justice, and directest the nations upon earth.

Let the people confess to thee; let all the people give praise to thee; the earth hath yielded her fruit.

May God, our God, bless us; may God bless us, and all the ends of the earth fear him. Amen.

Governor Harold E. Hughes was escorted from the House chamber by the committee previously appointed.

Senator Frommelt of Dubuque moved that the reading of the minutes of the joint convention be dispensed with.

The motion prevailed.
Representative Maule of Monona moved that the joint convention be now dissolved.

Motion prevailed.
The House reconvened, Speaker Steffen in the chair.
On motion of Maule of Monona, the House adjourned until 11:00 a.m., Monday, January 18, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives,
Des Moines, Iowa, Monday, January 18, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend N. R. Olphin, pastor of the Corinthian Baptist Church, Ninth and School Streets, Des Moines, Iowa.

The Juurnal of January 14, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker.

## PETITION

The following petition was presented and placed on file:
By Kempter of Jackson, from two hundred thirty-five (235) residents of Jackson County, favoring approval of fair school bus transportation for public and private school children.

> OATH OF OFFICE OF ABSENT MEMBER IN THE DISTRICT COURT OF IOWA, IN AND FOR ALLAMAKEE COUNTY

OATH
$\left.\begin{array}{l}\text { STATE OF IOWA } \\ \text { ALLAMAKEE COUNTY }\end{array}\right\}$ ss.
I, Thomas S. Roe, 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 and impartially, to the best.of my ability, discharge all the duties of the office of Representative in the General Assembly of the State of Iowa, as now or hereafter required by law, so help me God.
thomas S. Roe.
Subscribed and sworn to before me this 11th day of January, 1965.
Lloyd R. Kolsrud, Clerk of the District Court, Allamakee County, Waukon, Iowa.

## INTRODUCTION OF BILL

House File 4, by Murphy and Gillette of Clay-Dickinson, a bill for an act relating to municipal participation in area television translator systems.

Read first time and referred to committee on governmental subdivision.

## LETTER OF APPRECIATION

January 18, 1965.
Charles City,
Chamber of Commerce.
Gentlemen:
On behalf of all the members and the Speaker of the House, we are writing to thank you for the fine hams presented to the members of the House.

Since Iowa is the leading swine producing state, we think you are to be commended for your promotion of pork products.

Please thank all the members of your organization who participated in this promotion. A special word of thanks to the men who worked here in the capitol.

Sincerely,
Vincent B. Steffen, Speaker of the House. Keith H. Dunton, Representative.

## ASSIGNMENT OF DESKS IN THE PRESS GALLERY WEST PRESS GALLERY

1. Bill Eberline, Associated Press
2. Marv Braverman, Des Moines Tribune
3. George Mills and Jack Magarrell, Des Moines Register
4. Dick Stone, United Press International
5. Harrison Weber, Iowa Daily Press Association
6. Don Reid, Iowa Press Association
7. Frank Nye, Cedar Rapids Gazette and John Stowell, Dubuque Tele-graph-Herald

EAST PRESS GALLERY

1. Otto Weber, WHO and WHO-TV
2. Ken Zimmerman, Omaha World-Herald
3. Bill Severin, Waterloo Courier
4. Dillard Stokes, Council Bluffs Nonpareil
5. Martin Jensen, WMT and WMT-TV
6. Charles Lakin, KRNT and KRNT-TV
7. Bob Clyde, WOI and WOI-TV
8. John McCormick, Davenport Times-Democrat

## ANNOUNCEMENT BY THE SPEAKER

 CHANGE IN COMMITTEE ASSIGNMENTSThe following are changes in committee appointments: Kluever of Cass from education to appropriations. Fisher of Greene from governmental subdivisions to commerce. Grassley of Butler from commerce to governmental subdivisions.

## BILLS ASSIGNED TO COMMITTEE

The Speaker announced the assignment of the following bills to committee:
H.J.R. 1 Governmental affairs
H.J.R. 2 Governmental affairs
H.J.R. 3 Governmental affairs
H. F. 1 Industrial and human relations
H. F. 2 Education
H. F. 3 Judiciary

On motion of Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Tuesday, January 19, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Yowa, Tuesday, January 19, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Marlyn D. Hansing, pastor of Our Savior Lutheran Church, Radcliffe, Iowa.

The Journal of January 18, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker; Jackson of Clinton for January 20-22 on request of Resnick of Scott.

## PETITION

The following petition was presented and placed on file:
By Radl of Linn from thirty-two Lisbon, Iowa, High School students requesting a bill to legalize gum chewing in classes.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 4

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

## HOUSE CONCURRENT RESOLUTION 4 <br> By Jackson of Clinton and Varney

Whereas, there is an immediate and continuing need for caring for veterans, and

Whereas, there is an existing facility known as the Veteran's Administration Domiciliary, located at Clinton, Iowa, and

Whereas, this existing facility has been maintained properly and is at present housing more than six hundred veterans, and

Whereas, said facility could be continued and even expanded at minimum costs to meet the needs for veteran care, and

Whereas, the Veteran's Administration has announced plans to close the said Domiciliary at Clinton, Iowa; therefore,

Be It Resolved by the House, the Senate Concurring: That the Veteran's Administration is respectfully requested to continue the operation of the Domiciliary at Clinton, Iowa, with its suitable facilities and desirable location for the permanent care of veterans.

Be It Further Resolved: That copies of this resolution be transmitted to
the President of the United States, the President of the United States Senate, the Speaker of the House of Representatives of Congress, the Iowa members of the United States Senate, the Iowa members of the House of Representatives of Congress, and the Veteran's Administration.

Fischer of Grundy moved that action on House Concurrent Resolution 4 be deferred.

Motion to defer lost.
The motion prevailed and the resolution was adopted.

## INTRODUCTION OF $\cdot$ BILLS

House File 5, by Craig, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway.

Read first time and referred to committee on transportation.
House File 6, by Winkelman and Loss, a bill for an act relating to the time to be served by inmates of the women's reformatory.

Read first time and referred to committee on judiciary.
House File 7, by Gaudineer, Maule, Doyle, Varney, O'Malley and Glanton, a bill for an act relating to retirement systems for policemen and firemen.

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

House File 8, by Korn, 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.
House File 9, by Gannon, a bill for an act relating to the members of the Iowa highway safety patrol.

Read first time and referred to committee on governmental affairs.
House File 10, by Shirley of Dallas, a bill for an act relating to the office of the secretary of agriculture.

Read first time and referred to committee on governmental affairs.
House File 11, by Oehlsen, a bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system.

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

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 4, by Scott, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

Read first time and referred to committee on governmental affairs.
On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## 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:

## STATE OF IOWA

Office of
THE SECRETARY OF STATE
Speaker, House of Representatives, Sixty-first General Assembly of Iowa.

In accordance with the provisions of Section 6.3 of the 1962 Code of Iowa, I hereby report to the Sixty-first General Assembly of Iowa that this office has caused House Joint Resolution 3, of the Sixtieth General Assembly of Iowa, to be published in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 3, 1964. Affidavits from the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in the office and recorded in a book kept for that purpose as hereinafter shown:
Congressional

District
First Fairfield Daily Ledger, Fairfield
Iowa City Press-Citizen, Iowa City
Second Fayette County Union, West Union
The Decorah Journal, Decorah
The Clarksville Star, Clarksville
Hampton Chronicle, Hampton
Fourth Mount Ayr Record-News, Mount Ayr
The Newton Daily News, Newton

Dates Published 1964
July 25, Aug. 22, Sept. 26, Oct. 24
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 23, Sept. 23, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 20, Aug. 17, Sept. 21, Oct. 19


> STATE OF IOWA
> Office of
> THE SECRETARY OF STATE

Speaker, House of Representatives,
Sixty-first General Assembly of Iowa.
In accordance with the provisions of Section 6.3 of the 1962 Code of Iowa, I hereby report to the Sixty-first General Assembly of Iowa that this office has caused Senate Joint Resolution 1, of the Sixtieth General Assembly of Iowa in Extraordinary Session, to be published in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 3, 1964. Affidavits from the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:
Congressional

District
First

Second

Third

Fourth

Newspapers
Burlington Hawk-Eye, Burlington
Times-Democrat, July 21, Aug. 21, Sept. 21, Oct. 21 Davenport.
The Cedar Rapids Gazette, July 21, Aug. 18, Sept. 22, Oct. 20 Cedar Rapids
Telegraph-Herald, $\quad$ July 20, Aug. 20, Sept. 20, Oct. 19 Dubuque
Waterloo Daily Courier, Waterloo
The Mason City GlobeGazette, Mason City
Oskaloosa Herald, Oskaloosa
Centerville Daily Iowegiar July 20, Aug. 17, Sept. 21, Oct. 19 \& Citizen, Centerville

Dates Published 1964
July 22, Aug. 19, Sept. 23, Oct. 21

July 21, Aug. 18, Sept. 22, Oct. 20
July 22, Aug. 19, Sept. 23, Oct. 21
July 24, Aug. 20, Sept. 25, Oct. 23


## STATE OF IOWA Office of <br> THE SECRETARY OF STATE

Speaker, House of Representatives,
Sixty-first General Assembly.
In accordance with the provisions of Section 6.3 of the 1962 Code of Iowa, I hereby report to the Sixty-first General Assembly of Iowa that this office has caused House Joint Resolution 6 of the Sixtieth General Assembly of Iowa in Extraordinary Session, to be published in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 3, 1964. Affidavits from the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:
Congressional

District
First

Second

Third

Fourth

Newspapers
Fairfield Daily Ledger, Fairfield
Iowa City Press Citizen, Iowa City
The Decorah Journal, Journal
Fayette County Union, West Union
Hampton Chronicle, Hampton
The Clarksville Star, Clarksville
The Newton Daily News, Newton
Mount Ayr Record-News, Mount Ayr

Dates Published 1964
July 25, Aug. 22, Sept. 26, Oct. 24
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 23, Sept. 23, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 23, Aug. 20, Sept. 24, Oct. 22
July 20, Aug. 17, Sept. 21, Oct. 19
July 23, Aug. 20, Sept. 24, Oct. 22

| Fifth | Boone News-Republican, Boone Ames Daily Tribune, Ames | July 21, Aug. 21, Sept. 21, Oct. 21 July 21, Aug. 18, Sept. 22, Oct. 20 |
| :---: | :---: | :---: |
| Sixth | Auburn Enterprise, Auburn <br> The Lyon County Reporter, Rock Rapids | July 23, Aug. 13, Oct. 8, Oct. 22 July 20, Aug. 17, Sept. 21, Oct. 19 |
| Seventh | The Evening-Sentinel, Shenandoah <br> The Winterset Madisonian, Winterset | July 23, Aug. 18, Sept. 22, Oct. 22 July 29, Aug. 26, Sept. 23, Oct. 28 |
| Seal | IN TESTIMON set my hand and Secretary of Sta this 11th day of and sixty-five. | Y WHEREOF, I have hereunto d affixed the official seal of the te at the Capitol, in Des Moines, January, A.D. nineteen hundred |

> Gary L. Cambron, Secretary of State, State of Iowa, U. S. A.

## INTRODUCTION OF BILLS

House File 12, by Glenn, Kempter, Hageman, Palmer, Caffrey, Fullmer, Carnahan, Rasmussen, Jackson of Black Hawk, Rider, Keleher, Lynch, Bogenrief and O'Malley, a bill for an act relating to union recognition by county, municipal or governmental subdivision of employees without civil service status.

Read first time and referred to committee on governmental subdivisions.

House File 13, by Mueller, Meacham, Maule, Busch, Nielsen of Emmet-Palo Alto and Fisher of Greene (Stephens), a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill.

Read first time and referred to committee on commerce.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Ossian of Montgomery-Adams offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Elmer A. Bass, of Montgomery County, who was a member of the Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth sessions of the General Assembly, passed away on January 10, 1965; 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, Miller of Page and Scherle of Fremont-Mills.

ANNOUNCEMENT BY THE SPEAKER
ADDITION TO COMMITTEE ASSIGNMENTS
The following additional committee assignment was announced:
Maley of Polk to public health.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Wednesday, January 20, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Wednesday, January 20, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Harry Brower, pastor of the First Reformed Church, Sioux Center, Iowa.

The Journal of January 19, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker; Redfern of Lee on request of Loss of Kossuth.

## INTRODUCTION OF BILLS

House File 14, by Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt and Renda (Denman, O'Malley and Reppert), a bill for an act relating to the compensation of district court reporters.

Read first time and referred to committee on judiciary.
House File 15, by Meacham 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 education.
House File 16, by Brinck and Redfern, a bill for an act to authorize compensation of the commissioners of hospitalization for services performed in inquiring into the facts and returning a true report of their findings as to the insanity or pregnancy of a defendant awaiting the execution of the death penalty.

Read first time and referred to committee on governmental affairs.
House File 17, by Scherle of Fremont-Mills, Ossian and Miller of Page, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions of the state.

Read first time and referred to committee on transportation.

House File 18, by Oxley, McNamara, O'Malley, Baker, Robinson, Hausheer, Wright, Rasmussen, Gillette of Clay-Dickinson, Bremmer, Kennedy, Detje, Denato, Jackson of Black Hawk, Lynch, Resnick, Dougherty, Cohen, Fullmer, Melrose, Keleher, Uban, Bogenrief, Miller of Buena Vista, Gregerson, Smith of Linn, Glenn, Gillette of Story, Nagle, Radl, Harrington, Scott, Craig, Felger, Kempter, Jackson of Clinton, Caffrey, Doyle, Crosier, Clapsaddle and Hageman, a bill for an act relating to termination of contracts with school teachers.

Read first time and referred to committee on education.
House File 19, by McNamara, Dougherty, Oxley, Jackson of Clinton, Kennedy, Holmes, Patton, Hageman, Hullinger and Craig, a bill for an act relating to evidence of violation of the law relating to false drawing or uttering of checks; providing for prima facie evidence of fraudulent intent; and providing for prima facie evidence of knowingly not having an arrangement, understanding or funds with any bank, person or corporation sufficient to meet or pay a check, draft or written order made, uttered, drawn, delivered or given by any person.

Read first time and referred to committee on judiciary.
House File 20, by Cochran, Baker, Doderer and Strothman (Murray, Ely, Lodwick, Mincks, Nims and Vance), a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail.

Read first time and referred to committee on agriculture.

## 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 4, pertaining to the closing of the Veteran's Administration Domiciliary, located at Clinton, Iowa.

Robert G. Moore, Secretary.

## MEMBERS STANDING COMMITTEE APPOINTMENTS

|  | ANDERSON OF RINGGOLD-TAYLOR |  |
| :--- | :---: | :---: |
| Appropriations | Conservation and rec- <br> reation, Chairman | Ways and means |
| Agriculture | BAILEY OF WRIGHT |  |
|  | Rules | Ways and means |
| Agriculture | BAKER OF BOONE |  |
|  | Conservation and rec- <br> reation | Ways and means |


| Governmental affairs | baringer of fayette |  |
| :---: | :---: | :---: |
|  | Governmental subdivisions | Ways and means |
|  | bogenrief of polk |  |
| Claims | Enrolled bills* | Rules |
| Commerce | bOOT OF MARION Conservation and recreation | Ways and means |
|  | breitbach of dubuque |  |
| Appropriations | Enrolled bills, Chairman | Ways and means |
| Education | bremmer of pottawattamie |  |
|  | Governmental affairs | Governmental sub- divisions |
|  | brinck of lee |  |
| Conservation and recreation | Education BURKE OF WOODBURY | Governmental subdi-visions, Chairman |
|  |  |  |
| Governmental affairs | Governmental subdivisions busch of bremer | Industrial and human relations |
|  |  |  |
| Agriculture | Claims | Governmental affairs |
| Education | busing of hamilton Governmental subdivisions | Transportation |
| Education | CAFFREY OF POLK Industrial and human relations | Public health |
| Appropriations | Carnahan of wapello <br> Industrial and human relations, Chairman | Ways and means |
|  |  |  |
|  | Clapsaddle of cerro gordCommerce |  |
| Claims |  | Conservation and recreation |
|  | cochran of webster |  |
| Agriculture | Appropriations COFFMAN OF IOWA | Governmental affairs |
|  |  |  |
| Claims | Conservation and recreation | Industrial and human relations |
|  | COHEN Of black hawk |  |
| Education | Industrial and human Public healthrelations |  |
|  | CONWAY of LOUISA-MUSCATTransportation | tine |
| Governmental subdivisions |  | Ways and means |
|  | craig of marshall |  |
| Conservation and recreation | Education | Judiciary |
| *Indicates ranking mem |  |  |


| Agriculture | CROSIER OF LINN Commerce | Governmental subdivisions |
| :---: | :---: | :---: |
| Claims | DENATO OF POLK Governmental affairs | Judiciary* |
| Agriculture | DEN HERDER OF SIOUX Governmental subdivisions | Public health |
| Commerce | DETJE OF TAMA <br> Transportation | Judiciary |
|  | distelhorst of des moin |  |
| Agriculture | Conservation and recreation | Governmental subdivisions |
| Appropriations | DODERER OF JOHNSON Public health, Chairman | Ways and means |
|  | DOUGHERTY OF LUCAS-MONR |  |
| Commerce* | Enrolled bills | Ways and means |
| Appropriations | DOYLE OF WOODBURY Conservation and recreation* | Judiciary |
| Appropriations | DUFFY OF DUBUQUE Judiciary, Chairman | Ways and means |
| Appropriations | DUNTON OF KEOKUK Education | Transportation, Chairman |
|  | EDGINGTON OF FRANKLIN |  |
| Appropriations | Public health | Ways and means |
| Governmental affairs | FELGER OF SCOTT Industrial and human relations | Transportation |
| Appropriations | FISCHER OF GRUNDY Enrolled bills | Transportation |
| Agriculture | fisher of greene Commerce | Judiciary |
| Claims | FOSTER OF CEDAR Conservation and recreation | Public health* |
| Appropriations | FULLMER OF JASPER Education | Industrial and human relations |
|  | GALLAGHER OF BLACK HAW |  |
| Conservation and recreation | Governmental subdivisions | Ways and means |
| Commerce | GANNON OF JASPER Governmental affairs | Transportation |
| Agriculture | gaUdineer of polk Judiciary | Ways and means |



[^2]| Appropriations | KENNEDY OF LINN Conservation and recreation | Education |
| :---: | :---: | :---: |
| Appropriations | KLUEVER OF CASS Commerce | Judiciary |
| Agriculture | KORN OF HARRISON Education | Ways and means |
| Commerce | LAWLOR OF SCOTT Education | Ways and means |
| Appropriations, Chairman | LOSS OF KOSSUTH Ways and means* |  |
| Appropriations | LYNCH OF WARREN Education | Public health |
|  | MADDEN OF CLARKE-UNIO |  |
| Agriculture | Appropriations | Education |
| Appropriations | MAHAN OF JOHNSON Education, Chairman | Ways and means |
| Public health | MALEY OF POLK <br> Transportation | Ways and means |
| Appropriations* | MAULE OF MONONA Ways and means, Chairman |  |
| Education | MAYBERRY OF WEBSTER Governmental subdivisions | Industrial and human relations |
| Governmental affairs | McNAMARA OF' LINN Governmental subdivisions | Judiciary |
| Appropriations | MEACHAM OF POWESHIEK Commerce, Chairman | Ways and means |
| Commerce | MELROSE OF FLOYD Education | Governmental subdivisions* |
|  | LEN OF JEFFERSON-VAN B | UREN |
| Appropriations | Education | Industrial and human relations |
| Appropriations | MILLER OF DES MOINES Governmental affairs, Chairman | Public health Ways and means |
| Conservation and recreation | miller of buena vista Education | Industrial and human relations |
| Commerce | MILLER OF PAGE Governmental subdivisions | Industrial and human relations |

[^3]| Agriculture | morgan of mahaska Conservation and recreation | Education |
| :---: | :---: | :---: |
| MUELLER OF WINNEBAGO-WORTH |  |  |
| Agriculture, Chairman | Appropriations | Ways and means |
| Appropriations | mURPHY OF CARROLL Rules, Chairman | Ways and means |
| Commerce | NAGLE OF SCOTT <br> Education | Governmental subdivisions |
|  | nelson of cherokee |  |
| Agriculture | Governmental affairs | Governmental subdivisions |
|  | nielsen of emmet.palo a | цто |
| Appropriations | Claims, Chairman | Public health |
|  | nielsen of shelby |  |
| Claims | Governmental affairs oehlsen of bardin | Ways and means |
| Agriculture | Conservation and recreation | Judiciary |
| Education | O'MALLEY OF POLK Governmental affairs | Transportation |
| OSSIAN OF ADAMS-MONTGOMERY |  |  |
| Appropriations | Conservation and recreation | Governmental affairs |
| Education | oxley of linn Industrial and human relations | Transportation |
| Appropriations | PALMER OF POLK Commerce | Public health |
| Appropriations | Patton of delaware Conservation and recreation | Rules |
| Agriculture | QUINN OF WASHINGTON Appropriations | Commerce |
| Governmental affairs | radl of LINN <br> Industrial and human relations | Ways and means |
| Commerce | RASMUSSEN OF POLK Governmental subdivisions | Ways and means |
| Conservation and recreation | REDFERN OF LEE Governmental affairs | Ways and means |
| Appropriations | Reichardt of polk Governmental subdivisions | Industrial and human relations |

[^4]

| Commerce | UTZIG of dubuque |  |
| :---: | :---: | :---: |
|  | Industrial and human relations | Rules* |
| Commerce | varney of clinton <br> Industrial and human relations | Ways and means |
| webster of pottawattamie |  |  |
| Governmental affairs | Transportation WENGERT OF WOODBUR | Ways and means |
| Commerce | Governmental subdivisions | Industrial and human relations* |
| Whisler of appanoose-davis |  |  |
| Agriculture | Claims | Conservation and recreation |
| wilson of black hawk |  |  |
| Appropriations | Governmental affairs | Governmental sub- divisions |
|  | winkelman of calhou |  |
| Commerce | Conservation and recreation | Transportation |
| wolcott of cerro gordo |  |  |
| Agriculture | Conservation and recreation | Education |
|  | WRIGHT OF SCOTT |  |
| Appropriations | Governmental affairs | Industrial and human relations |

*Indicates ranking member.
On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## ANNOUNCEMENT BY THE SPEAKER CHANGES IN COMMITTEE ASSIGNMENTS

The Speaker announced the following changes in committee assignments:

Detje of Tama from education to transportation.
Webster of Pottawattamie from conservation and recreation.

## AMENDMENT FILED

1 Amend House File 4 as follows:
2 Amend House File 4, section 2, by striking lines 3, 4, and
35 and adding the following:
"publication in the Oelwein Daily Register, a newspaper
published at Oelwein, Iowa, and in the Glenwood Opinion-
6 Tribune, a newspaper published at Glenwood, Iowa." Baringer of Fayette. Scherle of Fremont-Mills.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Thursday, January 21, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Thursday, January 21, 1965.

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

Prayer was offered by the Reverend Harry Stickle, pastor of the First Baptist Church, Shell Rock, Iowa.

The Journal of January 20, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker.

## 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 Leo Otis Lampman, of O'Brien County, who was a member of the Forty-ninth and Fiftieth sessions of the General Assembly, passed away on December 30, 1964; 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, Hanson of Lyon-Osceola and Den Herder of Sioux.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that the committees of the Sixty-first General Assembly are a consolidation and incorporation of the following committees of the Sixtieth General Assembly:

1. Agriculture

Agriculture 1
Agriculture 2
Soil conservation
Drainage and flood control
2. Appropriations

Compensation of public officers and employees
3. Claims
4. Commerce

Private corporations
Banks, building and loan
Mines and mining
Insurance
Utilities
5. Conservation and recreation

Fish and game
Conservation wildlife
6. Education

Institutions of higher learning
Schools, libraries, state educational institutions
7. Enrolled bills
8. Governmental affairs

Board of control
Consolidation and coordination of state government
State planning and development
Reapportionment
Departmental rules
Elections, political and judicial districts
Printing
Public lands and buildings
9. Governmental subdivisions

County and township affairs
Cities and towns
10. Industrial and human relations

Labor
Social security
Military and veterans affairs
11. Judiciary

Judiciary 1
Judiciary 2
Constitutional amendments
Law enforcement and safety
12. Public health

Pharmacy
13. Rules
14. Transportation

Aeronautics
Motor vehicles, commerce and trade
Railroads
Roads and highways
Highway safety
15. Ways and means

Tax revision
ANNOUNCEMENT FROM THE FLOOR
FUNERAL SERVICES FOR FORMER MEMBER
Dunton of Keokuk asked and received unanimous consent to have printed in the Journal the following:

Mr. Roy Drake, seventy-two, who served in the Forty-fourth General Assembly from Keokuk County, has passed away. His funeral will be Saturday, January 23, 1965, at 1:30 p.m., at the Van Dyk Duven Funeral Home at Pella, Iowa.

## INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 5, by Doyle, Denato, Brinck, Miller of Des Moines, Murphy, Utzig, Doderer and Houston (Hansen), a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, non-profit, religious, or veterans organizations.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 6, by Jackson of Clinton, Palmer, Fullmer, Gaudineer, Wilson, Meacham, Gallagher, Jackson of Black Hawk, Uban, Carnahan, Cohen and Gregerson, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 7, by Wilson, Gallagher, Rasmussen, Fullmer, Palmer, Jackson of Black Hawk and Cohen, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 8, by Wilson, Uban, Hausheer, Doyle, Jackson of Clinton, Carnahan, Gregerson, Gaudineer, Palmer, Doderer, Fullmer and Cochran, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 9, by Wilson, Uban, Hausheer, Doyle, Jackson of Clinton, Carnahan, Gregerson, Gaudineer, Palmer, Doderer, Fullmer and Cochran, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 10, by Jackson of Clinton, Gaudineer, Wilson, Uban and Gallagher, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appointment of an Auditor of State.

Read first time and referred to committee on governmental affairs.

## INTRODUCTION OF BILLS

House File 21, by Robinson, Winkelman, Jackson of Black Hawk, Wolcott and Mayberry, a bill for an act relating to public libraries.

Read first time and referred to committee on education.
House File 22, by Fisher of Greene and Doyle, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives.

Read first time and referred to committee on judiciary.

## PROOFS OF PUBLICATION

Published copy of House File 35 and verified proof of publication of said bill in the Boone News-Republican, Boone, Iowa, and Ames Daily Tribune, Ames, Iowa, on January 13, 1965, 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.
Published copy of House File 36 and verified proof of publication of said bill in the Boone News-Republican, Boone, Iowa, and Ames Daily Tribune, Ames, Iowa, on January 13, 1965, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Wimiam R. Kendrick, Chief Clerk, House of Representatives.
On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## PRESENTATION OF A VISITOR

Foster of Cedar presented to the House the Honorable A. L. Mensing, former member of the House from Cedar County in the Fifty-fourth through the Sixtieth Extra General Assemblies.

## HOUSE CONCURRENT RESOLUTION 5

By Stueland of Hancock
Whereas, the State of Iowa has been singly honored by having one of its illustrious sons hold the highest elective veterans office in the land as National Commander of the American Legion; and

Whereas, National American Legion Commander Donald E. Johnson of West Branch, Iowa, will be in the City of Des Moines on February 15 and 16, 1965, meeting with the representatives of the 97,000 Legionnaires in the State of Iowa, therefore.

Be It Resolved by the House, the Senate Concurring, that an invitation be
extended to Mr. Johnson to address a joint convention of both houses at 2:30 p.m. on Monday, February 15, 1965.

## INTRODUCTION OF BILLS

House File 23, by Carnahan, Rasmussen and Miller of Des Moines, a bill for an act relating to the mailing of absentee election ballots.

Read first time and referred to committee on governmental affairs.
House File 24, by Miller of Buena Vista, Varney and Craig, a bill for an act to amend chapter seven hundred thirty-six $B$ (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers.

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

House File 25, by Uban, 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 judiciary.
House File 26, by judiciary committee (judiciary committee), a bill for an act relating to proof of age required of a prospective purchaser of intoxicating liquors.

Read first time and placed on calendar.
House File 27, by Scott, Renda, Kennedy, Oehlsen, Gregerson, Doyle and Houston, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.

Read first time and referred to committee on judiciary.
House File 28, by Grassley, Nelson and Nielsen of Shelby, 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 ways and means.
House File 29, by Scherle of Fremont-Mills, Miller of Page, Ossian and Edgington, a bill for an act relating to the equipment of motor vehicles with safety belts.

Read first time and referred to committee on transportation.
House File 30, by Gaudineer, Distelhorst, Busing, Robinson, Coffman and Kluever (Denman, O'Malley, Mills, Mincks and Reppert), a bill for an act relating to the compensation of county officers, deputies and clerks.

Read first time and referred to committee on governmental subdivisions.

House File 31, by Doyle, Houston, Shirley of Dallas, Coffman, Distelhorst, Miller of Des Moines, Kluever and Scott, a bill for an act relating to public safety peace officers' retirement, accident and disability system.

Read first time and referred to committee on governmental subdivisions.

House File 32, by Resnick, a bill for an act to change operator's and chauffeur's license fees for motor vehicle operation.

Read first time and referred to committee on transportation.
House File 33, by Smith of O'Brien, Mueller, Fischer of Grundy, Maule, Graham, Fisher of Greene, Dougherty, Nielsen of Shelby, Nielsen of Emmet-Palo Alto, Edgington, Loss, Patton, Millen, Nelson and Wilson, a bill for an act relating to exemptions from taxation of property of educational institutions and literary, scientific, charitable, benevolent, agricultural and religious institutions and societies.

Read first time and referred to committee on education.
House File 34, by Glenn, a bill for an act relating to the method of appeal from justice court convictions.

Read first time and referred to committee on judiciary.
House File 35, by Baker and Hausheer, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the Counties of Boone and Story, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first time and referred to committee on judiciary.
House File 36, by Baker and Hausheer, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, 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.
House File 37, by Baker, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school.

Read first time and referred to committee on appropriations.
House File 38, by Den Herder, Loss, Graham, Mueller, Ossian,

Scherle of Fremont-Mills, Gillette of Clay-Dickinson and Anderson, a bill for an act relating to property tax on livestock.

Read first time and referred to committee on ways and means.
House File 39, by Gaudineer, Maule, Doyle, Varney, O'Malley and Glanton, a bill for an act relating to disabled and retired firemen and policemen.

Read first time and referred to committee on governmental subdivisions.

House File 40, by Jackson of Clinton, Wilson, Lynch, Cohen and Jackson of Black Hawk, 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, and to make an appropriation therefor.

Read first time and referred to committee on governmental affairs.
House File 41, by Robinson, Caffrey, Bremmer, Miller of Buena Vista, Melrose, Reichardt, Brinck and Winkelman, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Lowa in providing library services.

Read first time and referred to committee on education.

## 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 1, a bill for an act relating to confirmation of public officers by the Senate.

Robert G. Moore, Secretary.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Friday, January 22, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, January 22, 1965.

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

Prayer was offered by the Reverend Richard F. Banzhof, pastor of the Peace United Church of Christ, Elkader, Iowa.

The Journal of January 21, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Roe of Allamakee on request of the Speaker; Webster of Pottawattamie on request of the Speaker; Detje of Tama on request of Maule of Monona; Miller of Page on request of Scherle of Fremont-Mills; Holmes of Jones on request of Maley of Polk.

## PETITION

The following petition was presented and placed on file:
By Utzig of Dubuque, from seven residents of Dubuque, Iowa, requesting a transportation bill giving equal treatment to public and private school children.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Houston of Crawford offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable William J. "Bill" Dreessen, of Crawford County, who was a member of the Forty-fifth, Forty-fifth Extra, Forty-sixth, Fortysixth Extra and Forty-seventh sessions of the General Assembly, passed away on October 20, 1964; 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 Houston of Crawford, Foster of Cedar and Hanson of Lyon-Osceola.

## INTRODUCTION OF BILLS

House File 42, by Caffrey, Gaudineer, Wright, Varney, Baker and Wengert (companion bill to Senate File 22), 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 industrial and human relations.

House File 43, by Caffrey, Gaudineer, Baker, Smith of Linn, Wengert and Bogenrief, 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 industrial and human relations.

House File 44, by Cohen, Craig, Doderer, Gallagher and Jackson of Black Hawk (companion bill to Senate File 50), a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children.

Read first time and referred to committee on judiciary.
House File 45, by Loss, Mahan, Kluever, Fisher of Greene, Kempter, Murphy, Burke, Breitbach, Baringer, Clapsaddle, Jackson of Black Hawk, Resnick, Gaudineer, Dunton, Kennedy, Miller of Page and Miller of Des Moines, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines; by increasing the maximum number of feet of width of electric transmission line right-of-way.

Read first time and referred to committee on commerce.
House File 46, by Scherle of Fremont-Mills, Ossian and Miller of Page, a bill for an act relating to firearms permits.

Read first time and referred to committee on judiciary.
House File 47, by Resnick, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court.

Read first time and referred to committee on judiciary.
House File 48, by Felger, Lawlor, Nagle, Resnick and Wright, 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.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 11, by Brinck, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.

Read first time and referred to committee on governmental affairs.

## SENATE MESSAGE CONSIDERED

Senate File 1, a bill for an act relating to confirmation of public officers by the Senate.

Read first time and referred to committee on judiciary.

## HOUSE CONCURRENT RESOLUTION 6 <br> By Patronage Committee

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 Sixty-first 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 ..... 21.00
Legislative Counsel ..... 23.00
Engrossing Clerk ..... 16.00
Chief Journal Clerk ..... 19.00
Journal Clerk ..... 13.00
Assistant Journal Clerk ..... 12.00
Secretaries to Chief Clerk ..... 19.00
Clerk to Chief Clerk ..... 13.00
Supervisor of Clerks ..... 16.00
Chief Enrolling Clerk ..... 16.00
Assistant Enrolling Clerks ..... 12.00
General Clerk ..... 10.00
Secretary to Speaker ..... 16.00
Secretary to Legislative Counsel ..... 16.00
Secretaries to House Committee Chairmen ..... 11.00
House Floor Leader's Secretary ..... 11.00
House Secretaries ..... 10.00
Sergeant-at-Arms ..... 11.00
Assistant Sergeant-at-Arms ..... 9.50
Bill Clerk ..... 11.00
Assistant Bill Clerk ..... 9.00
File Clerks ..... 9.00
Supply Clerks ..... 9.00
Postmaster ..... 9.00
Chief Electrician ..... 13.50
Assistant Electrician ..... 11.00
Assistant Voting Machine Operator ..... 11.00
Control Board Operator ..... 10.00
Doorkeepers ..... 9.00
Cloakroom Attendants ..... 8.00
Porter ..... 8.00
Pages ..... 7.00
OFFICERS AND EMPLOYEES OF THE SENATE
Secretary of the Senate ..... $\$ 30.00$
Assistant Secretary of the Senate and Journal Clerk ..... 23.00
Law Clerk ..... 23.00
Assistant to the Law Clerk ..... 20.00
Reading Clerk ..... 17.00
Secretary to Secretary ..... 19.00
Secretary to Lieutenant Governor ..... 16.00
Secretary's Clerk ..... 14.00
Assistant Journal Clerk ..... 16.00
Engrossing Clerk ..... 16.00
Enrolling Clerk ..... 16.00
Assistant Enrolling Clerk ..... 12.00
Payroll Clerk ..... 12.00
Supply Clerk ..... 13.00
Assistant Enrolled Bills Clerk ..... 12.00
Senate Committee Chairmen Clerks ..... 11.00
Senate Floor Leader's Clerk ..... 11.00
Senate Secretaries ..... 10.00
Control Board Operator ..... 12.00
Bill Clerk ..... 10.00
File Clerk ..... 9.00
Assistant File Clerk ..... 9.00
Sergeant-at-Arms ..... 11.00
Assistant Sergeant-at-Arms ..... 9.50
Chief Doorkeeper ..... 9.50
Assistant Doorkeepers ..... 9.00
Postmistress ..... 9.00
Porter ..... 8.00
Cloakroom Attendant ..... 8.00
Telephone Page ..... 7.00
Pages ..... 7.00
LEGISLATIVE RESEARCH BUREAU
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Bill Drafter I ..... 25.00
Bill Drafter II ..... 22.00
Bill Drafter III ..... 3.75
Typists ..... 12.00
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Janitors ..... \$ 9.00
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Legislative Tour Guide ..... 9.00
Elevator Operators ..... 9.00
Telephone Operator ..... 9.00

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the House and Senate of the Sixty-first General Assembly shall be fixed at seven dollars (\$7.00) 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.

## AMENDMENT FILED

1 Amend Rule 47 of the temporary rules of the House as follows:
2 By adding immediately following the Maule amendment
3 "The foregoing shall be applicable to all sub-committee
4 meetings."
Scherle of Fremont-Mills. Ossian of Adams-Montgomery. Tieden of Clayton. Millen of Jefferson-Van Buren. Miller of Page.
On motion by Maule of Monona, the House adjourned until 11:00 a.m., Monday, January 25, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, January 25, 1965.

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

Prayer was offered by the Reverend Ted Newton, pastor of the Congregational Christian Church, Elkader, Iowa.

The Journal of January 22, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Seibert of Adair-Madison on request of Resnick of Scott; Webster of Pottawattamie on request of the Speaker.

## PETITIONS

The following petitions were presented and placed on file:
By Den Herder of Sioux, from twenty-six (26) members of the Consistory of the First Reformed Church of Orange City, Iowa, opposing pari-mutuel betting in the State of Iowa.

By Murphy of Carroll, from fifty-seven (57) members of Sacred Heart Parish of Templeton, Carroll County, Iowa, favoring a transportation bill giving equal rights to public and parochial school children for bus service.

By Cohen of Black Hawk, from ten (10) residents of Black Hawk County, requesting a transportation bill giving equal treatment to public and private school children in bus service.

By Robinson of Audubon-Guthrie, from twenty (20) residents of Audubon and Guthrie Counties, favoring a transportation bill giving equal rights to public and parochial school children for bus service.

## ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the appointment of Brinck of Lee, Wilson of Black Hawk and Mahan of Johnson as a committee to prepare a resolution memorializing Sir Winston Churchill.

## MESSAGE FROM THE SENATE

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

Senate File 16, a bill for an act relating to compensation and expenses of commissioners of hospitalization.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 49, by Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief and Caffrey, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes.

Read first time and referred to committee on governmental subdivisions.

House File 50, by Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief and Caffrey, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service.

Read first time and referred to committee on governmental subdivisions.

House File 51, by Radl, Mayberry, Varney and Smith of Linn, a bill for an act relating to benefits under the retirement systems for policemen and firemen.

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

House File 52, by Miller of Des Moines, Miller of Page, Maule, Carnahan, Meacham, Duffy, Denato and Distelhorst, a bill for an act relating to tire equipment on motor vehicles.

Read first time and referred to committee on transportation.
House File 53, by Radl, Oxley, Crosier, McNamara, Kennedy and Smith of Linn (Riley and Ely), a bill for an act relating to powers of cities and towns regarding the use of joint facilities.

Read first time and referred to committee on governmental subdivisions.

House File 54, by Resnick, Gaudineer, Seibert and Cohen, a bill for an act relating to the levying of a tax for public health services.

Read first time and referred to committee on public health.
House File 55, by Rickert and Brinck, a bill for an act relating to the powers of the director of the state conservation commission.

Read first time and referred to committee on conservation and recreation.

House File 56, by Scherle of Fremont-Mills, Maule, Ossian, Gillette of Clay-Dickinson, Graham, Tieden, Madden, Rickert, Robinson and Miller of Page, a bill for an act to amend section three hundred fourteen point nine (314.9), Code 1962, relating to entry upon private property for surveys.

Read first time and referred to committee on transportation.
House File 57, by Scherle of Fremont-Mills, a bill for an act to change bounty on wolves.

Read first time and referred to committee on governmental subdivisions.

House File 58, by Cohen, Gaudineer, Wolcott, Hausheer and Radl, a bill for an act relating to the office of the commissioner of public health.

Read first time and referred to committee on public health.
House File 59, by Anderson and Winkelman, a bill for an act relating to marking and branding livestock.

Read first time and referred to committee on agriculture.
The Speaker announced that the House would stand at ease until the fall of the gavel.

The House was called to order at $11: 25$ a.m., Speaker Steffen in the chair.

## CONSIDERATION OF BILL

## REGULAR CALENDAR

House File 26, a bill for an act relating to proof of age required of a prospective purchaser of intoxicating liquors, 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?" (H. F. 26)
The ayes were, 118 :


| Glanton | Lawlor |
| :--- | :--- |
| Gleason | Loss |
| Glenn | Lynch |
| Graham | Madden |
| Grassley | Mahan |
| Gregerson | Maley |
| Hageman | Maule |
| Hanson | Mayberry |
| Harrington | McNamara |
| Hausheer | Meacham |
| Holmes | Melrose |
| Houston | Millen |
| Hullinger | Miller of |
| Hutchins | Buena Vista |
| Jackson of | Miller of |
| Black Hawk | Des Moines |
| Jackson of | Miller of |
| Clinton | Page |
| Keleher | Morgan |
| Kempter | Mueller |
| Kennedy | Murphy |
| Kluever | Nagle |
| Korn | Nelson |

Nielsen of Scott Emmet-Palo Alto Shannahan
Nielsen of Shirley of Shelby
Oehlsen
O'Malley $^{\prime}$
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills

Dallas
Smith of Linn Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 6:
Carnahan Fischer of
Edgington
Grundy
Foster Webster Seibert

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

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## REPORT OF COMMITTEE

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House file 4, a bill for an act relating to municipal participation in area television translator systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.

## HOUSE CONCURRENT RESOLUTION 7 <br> By Brinck, Wilson, Mahan

Whereas: Sir Winston Spencer Churchill passed away on January 24, 1965, at the age of ninety, thereby causing inexpressible grief to thousands throughout the world.

And Whereas: The whole world is made poorer by the loss of his many-
sided genius; a loss which is felt in the United States as deeply as it is in the British Commonwealth of Nations.

And Whereas: What he said and what he did will never die, but will live forever as the symbol of the era his passing ends.

And Whereas: As he himself once said: "The destiny of mankind is not decided by material computation. When great causes are on the move in the world . . . we learn that we are spirits, not animals, and that something is going on in space and time, and beyond space and time, which, whether we like it or not, spells duty."

Therefore Be it Resolved: By the House of Representatives, the Senate Concurring, of the Sixty-first General Assembly of Iowa that in the passing of the Rt. Honorable Sir Winston Spencer Churchill the world has lost an honored citizen and a faithful and useful servant and the General Assembly 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 this House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased, the Parliament of the United Kingdom, and its Embassy in Washington, D. C.

## AMENDMENTS FILED

Amend House File 45 as follows:
2 Amend House File 45, section 2 by striking lines 3, 4, and 5 and adding the following:
"the Atlantic News-Telegraph, a newspaper published at Atlantic, Iowa, and in the Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa".

Kluever of Cass. Mahan of Johnson.

1. Àmend House File 32, section one (1), by striking from line six (6), the word, "seven" and inserting in lieu thereof the word "five".

Houston of Crawford.
Foster of Cedar.
Shannatian of Woodbury.
Amend House File 45 as follows:
Amend House File 45, section 2 by striking lines 3, 4 and 5 and adding the following:
"Lake City Graphic, a newspaper published in Lake City, Iowa, and Ida County Pioneer Record, a newspaper published in Ida Grove, Iowa."

Winkelman of Calhoun.
Graham of Ida.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Tuesday, January 26, 1965.

# JOURNAL OF THE HOUSE 

hall of the House of Representatives, Des Moines, Iowa, Tuesday, January 26, 1965.

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

Prayer was offered by the Reverend John N. Taylor, pastor of the St. Marks Episcopal Church, Fort Dodge, Iowa.

The Journal of Monday, January 25, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hutchins of Benton on request of Maule of Monona; Webster of Pottawattamie on request of the Speaker; Mueller of Winnebago-Worth on request of Maule of Monona.

## PETITION

The following petition was presented and placed on file:
By Doyle of Woodbury, a resolution passed at regular meeting, January 23, 1965, of the Sioux City Press Club, as follows:
The Sioux City Press Club commends the Iowa House and Senate for the steps taken to date to open committee meetings and sessions confirming gubernatorial appointees to the news media.

Sioux City's working press is pleased that Iowa lawmakers have recognized that there is a public right to know about the public business.

The Sioux City Press Club urges the Iowa legislature to continue its interest in making the public business available to the public's representatives, the news media.

We urge further broadening of the legislative requirements for open meetings, both within the legislature, and in other elective and tax-supported bodies in Iowa.

## PRESENTATION OF VISITORS

Den Herder of Sioux presented to the House the Honorable Elmer H. Vermeer, a former member of the House from Marion County in the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-ninth and Sixtieth General Assemblies.

Kluever of Cass presented to the House Lowell L. Yager, vocational agricultural instructor at the Community School District of Atlantic, Iowa, and the speech contestants of the Farmers Grain Dealers Association of Iowa: Bill Plagman of Aurelia, John Jones of Sioux Rapids, Michael J. Noonan of Ayrshire, Richard Briner of Hampton,

Sandy Schenck of Algona, Richard Volley of Harpers Ferry, Curtis W. Miller of Wellman and Benny R. Mitchell of Albia.

Miller of Page presented to the House the Queen of Conservation, State of Iowa, 1964-1965, Miss Sherry Teachout, daughter of Mr. and Mrs. Wendell Teachout of Farragut, Iowa.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 4, under Rule 35.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 7

Wilson of Black Hawk called up for consideration House Concurrent Resolution 7, found on pages 109 and 110 of the House Journal, asked and received the unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

## INTRODUCTION OF BILLS

House File 60, by Coffman and Scott, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to local option for the sale of liquor.

Read first time and referred to committee on judiciary.
House File 61, by Coffman and Wilson, a bill for an act relating to voluntary surrender of class " $A$ " beer permit.

Read first time and referred to committee on judiciary.
House File 62, by Wilson and Coffman, a bill for an act relating to the sale and distribution of wine containing not more than seventeen percent alcohol by weight.

Read first time and referred to committee on judiciary.
House File 63, by Coffman, Scott and Wilson, a bill for an act repealing chapter one hundred twenty-nine (129), Code 1962, relating to civil actions and liability involved in the manufacture, sale, or giving away of intoxicating liquors.

Read first time and referred to committee on judiciary.
House File 64, by Coffman, Scott and Wilson, a bill for an act relating to supervision of dancing where beer is sold.

Read first time and referred to committee on judiciary.
House File 65, by Coffman and Scott, a bill for an act to amend section six hundred fourteen point one (614.1), Code 1962, by placing
a statutory limit of one year upon the time during which actions may be brought to recover for dram shop liability.

Read first time and referred to committee on judiciary.
House File 66, by Coffman, Scott and Wilson, a bill for an act for the provision of a suspension of the permit for violation of the beer laws.

Read first time and referred to committee on judiciary.
House File 67, by Resnick, Gregerson, Seibert, Lynch and Morgan, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit.

Read first time and referred to committee on transportation.
House File 68, by Miller of Des Moines and Distelhorst, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), Code 1962.

Read first time and referred to committee on judiciary.
House File 69, by Mahan and Doderer (Burns), a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employment retirement system.

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

House File 70, by Varney, Radl, Crosier, Smith of Linn and Shirley of Dallas, a bill for an act to amend section eighty-five point thirty-four (85.34), Code 1962, regarding healing period under workmen's compensation.

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

House File 71, by Caffrey, Rasmussen, Miller of Buena Vista and Craig, 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 industrial and human relations.

House File 72, by Brinck and Redfern, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms.

Read first time and referred to committee on governmental affairs.

House File 73, by Miller of Buena Vista, Distelhorst, Varney and Craig (companion bill to Senate File 70), a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation.

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

House File 74, by Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda and Bogenrief, 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 governmental subdivisions.

House File 75, by Miller of Des Moines, Shannahan, Coffman, Distelhorst and Carnahan, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the qualifications for a liquor license.

Read first time and referred to committee on judiciary.
House File 76, by Rickert, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to require cumulative sick leave for school employees to be transferable from one school district to another school district.

Read first time and referred to committee on education.
House File 77, by Murphy, a bill for an act relating to county boards of supervisors.

Read first time and referred to committee on governmental subdivisions.

House File 78, by Coffman, Jackson of Clinton and Wilson, a bill for an act relating to the sale of beer to minors by class " $B$ " and class "C" permit holders.

Read first time and referred to committee on judiciary.
House File 79, by Coffman, Scott, Wilson and Jackson of. Clinton, a bill for an act to eliminate the mandatory square footage requirement for class " B " beer permittees authorized to allow dancing.

Read first time and referred to committee on judiciary.
House File 80, by Coffman and Jackson of Clinton, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to taxation and liquor prices.

Read first time and referred to committee on judiciary.

House File 81, by Jackson of Clinton, Coffman and Wilson, a bill for an act to amend section one hundred twenty-nine point two (129.2), Code 1962, by eliminating exemplary damages from the Dram Shop Law.

Read first time and referred to committee on judiciary.
House File 82, by Jackson of Clinton and Coffman, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments and broadening "Home Rule" powers.

Read first time and referred to committee on judiciary.
House File 83, by Jackson of Clinton and Coffman, a bill for an act relating to the time during which beer may be sold and consumed and broadening the powers of "Home Rule."

Read first time and referred to committee on judiciary.
On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Melrose of Floyd offered the following memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Martin E. Sar, of Floyd County, who was a member of the Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh sessions of the General Assembly, passed away on July 25, 1964; 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: Melrose of Floyd, Loss of Kossuth and Duffy of Dubuque.

Winkelman of Calhoun offered the following memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John W. Jacobs, of Calhoun County, who was a member of the Thirty-third, Thirty-fourth and Thirty-fifth sessions of
the General Assembly, passed away on March 22, 1964; 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: Winkelman of Calhoun, Graham of Ida-Sac and Murphy of Carroll.

## SENATE MESSAGE CONSIDERED

Senate File 16, a bill for an act relating to compensation and expenses of commissioners of hospitalization.

Read first time and referred to committee on public health.
Edgington of Franklin asked and received unanimous consent to have printed in the Journal, pursuant to law, the following reports:

## REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Splaker of the House of Representatives, and the Members of the Sixty-first General Assembly of the State of Iowa:
The Budget and Financial Control Committee of the Sixtieth 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 Sixty-first General Assembly the following subjects:

Give consideration to:

1. Consolidation of all Legislative Service Agencies into one-three divisional unit (fiscal, legal and research).
2. Confidential status on Data Processing so that all agencies can make full usage of it.
3. Raise boiler inspection fees as proposed by Department of Bureau of Labor and install additional inspectors.
4. Have any department participating in Federal Funds be required to file copy of Federal Statute and Federal Administrative Rules with the Legislative Research Bureau.
5. Change statutes on what monies can be collected for support. (Mar-shalltown-assets instead of income.)
6. Oakdale Sanatorium being placed under University Hospital.

On December 31, 1964, the sum of $\$ 1,115,671.83$ remained in this fund. Respectfully submitted,
Clifford M. Vance, Chairman.
C. Joserh Coleman.

George O'Malley.
Robert R. Rigler.
John D. Shoeman.
On the Part of the Senate. The following members dissented on Item 1: Senators Coleman and O'Malley; Representatives Dunton and Loss.

## REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Speaker of the House of Representatives, and the Members of the Sixty-first General Assembly of the State of Iowa:
Pursuant to Senate Concurrent Resolution 4, adopted by the Extraordinary Session of the Sixtieth General Assembly of Iowa, your Budget and Financial Control Committee of the Sixtieth General Assembly has continued its investigation of the conduct of the management and affairs of the Iowa State Highway Commission. In compliance with the Resolution your Committee desires to file with the General Assembly a copy of the transcript of hearings, and the summation of hearings presented to this Committee by Attorney Ned Willis, the attorney retained by this Committee to conduct the investigation. Your Commitee further wishes to submit the following majority and minority reports:

## MAJORITY REPORT

1. The Highway Commission gave no satisfactory explanation for the switch of 14 miles of Interstate 80 paving from concrete to asphalt, after the roadbed had been graded for concrete. Your Committee has been unable to determine definitely from the testimony why the switch was made.
A. The explanation given at the time of the switch was to the effect that the portland cement paving industry would be severely taxed during 1964 to complete its work. This explanation proved to be of no substance and during the hearing the Commissioners did not use this explanation.
B. The explanation most commonly given by the Commissioners during the hearing was that they wanted to keep the asphalt industry alive. Not one bit of evidence was given to substantiate this.
(1) This explanation crumbled when actual bids on the two projects were taken; only one Iowa asphalt contractor submitted a bid on each project.
C. No engineer or staff member recommended the switch. In fact, the Pavement Selection Committee of three staff members originally, and again after a thorough review, recommended portland cement concrete.
2. Commission records on the switch were grossly inadequate. The few records available were of little value. In the future, complete records must be kept showing dates, authors, reasons and actions taken.
3. Cheapest original cost is the only factor considered under present policy in determination of paving type. (This was ignored, however, on the two Interstate 80 projects, as evidence clearly showed portland cement was cheaper by approximately $\$ 128,000-\$ 104,000$ of this was the cost of removing six and one-half inches of grade from the roadbed.)
4. In the future, maintenance costs should definitely be considered in
pavement selection. Maintenance records do appear to be excellent. These records show that for the five years ended June 30, 1964, asphalt maintenance costs were $\$ 1,246.99$ per mile and concrete costs $\$ 193.70$ per mile. While the federal government pays part of the construction costs on primary highways, the Iowa road user pays all maintenance costs.
5. The best interests of the Iowa road user should be the primary concern of the Commission; assisting special interest groups should never take precedence over the public interest.
6. Highway Commissioners must be above reproach in their personal and business dealings. The Iowa highway program has, in the past, been free of scandal. It must remain so. Legislation outlawing unethical business and personal dealings of Commissioners should be enacted promptly.
7. No Chief Engineer can effectively handle all of the present responsibilities. A trained business manager should be appointed to relieve the Chief Engineer of many of the administrative responsibilities.
8. Your Committee believes the legislature should carefully consider whether the present Highway Commission of five members should be replaced with a Director of Highways, as in many other states.
9. Closer budgeting, auditing and supervision of expenditures of the Commission should be exercised by the legislature.
10. If the present Highway Commission system is continued, Commissioners must have closer liaison with the staff, and be better informed.
A. The Chairman of the Commission testified there were 400 fewer employees at the Commission from the previous year; the Chief Engineer later testified the number of employees was about the same.
11. The present system of qualification of bidders appears vague and arbitrary. It should be modernized and explicitly stated. Performance bonds may be beneficial.
12. The Commission should re-examine its policy of letting paving contracts for such short (six mile average on Interstate) sections. It seems logical that longer sections would result in cheaper per mile costs.
13. Taking bids on both asphalt and concrete for the same project should be considered carefully.
14. Allowing contractors to bid on individual projects, and then submit an overall bid for combined projects (tie bids) could result in substantial savings.
15. Your Committee regrets that it was unable to get a logical, satisfactory explanation for this switch. We must conclude that the switch was not in the best interests of the Iowa taxpayer.
16. We do feel the investigation has made the public and public officials aware of serious shortcomings in the administration of the present highway program, shortcomings which can and must be corrected. The Highway Commission handles more money than any department in state government; the public must have confidence that every road tax dollar is spent wisely. Iowans are demanding intelligence, efficiency and integrity in their highway program-they deserve no less!

Clifford M. Vance.
Robert R. Rigler.
John D. Shoeman.

John Camp.<br>Floyd P. Edgington.<br>Marvin W. Smith.

## MINORITY REPORT

The filing of the Highway Commission report agreed to by the six Republican members, and disapproved by the four Democratic members, brings to an end a search that started more than a year ago in eastern Iowa.

A search which sought to find an appealing political issue which would culminate in the harvest of a bumper crop of votes for the G. O. P. on November 3. The search to harvest a mammoth crop of G. O. P. votes was undertaken with glee and anticipation.

Our good Governor Hughes and his able Highway Commissioners were to be exposed and exploited and removed from state leadership because of a change of 14 miles of Interstate from the so-called high-priced "spread".

History has now recorded the crop failure.
The undersigned assert that the most comforting conclusion from the inquiry is that there was no evidence of improper conduct or irregularities by the Commissioners. It was apparent during the long drawn out matter that Iowa has fine Commissioners who are successful in their own businesses and who are serving the public at a personal sacrifice in both time and money. This likewise can be said of former Commissioners.
As to the switch in paving material of the 14 miles, we are satisfied with the explanation given by each of the Commissioners and their individual reasons were not the same. The engineering staff made the reevaluation at the Chief Engineer's instruction and such is a common and accepted practice in road construction as the original determination was made in 1961.

The Engineering Department assured the Commissioners that the AASHO tests in Illinois and the new designs as a result thereof make the use of material other than concrete satisfactory. Likewise the U. S. Bureau of Roads approves both types of surface material. While the design committee thought concrete would be cheaper, still the variation in costs as estimated would be less than one percent (letter October 7, 1963). Nothing was shown that the design committee is, or has been, infallible in their estimates and we agree that the Commissioners are not to just rubber stamp others' conclusions, but are to use their own judgment after receiving memoranda from the staff.

As was brought out in the testimony early in 1964, the Commission, on its own initative, was reviewing its procedures, including securing the services of a business manager. Such a review was postponed as a result of the inquiry. We believe a business or office manager should be employed. We believe this long investigation has slowed down needed changes at the Ames office, and we urge that these changes be carried through without further delay.

We believe more complete records of Commission procedure should be kept and better communication between the Commission and staff established.

We believe maintenance costs should be an item considered in pavement selection and that the design committee of engineers apparently have not done so in the past.

We believe the use of both surface materials will keep the industries competitive and should result in lower per mile cost.

We believe a Highway Commission of five members is superior to a one man director as suggested by some.

We believe that Chapter 314 of the Code that sets out the matter of bidding which has been carefully followed could well be reviewed to see if any improvements are in order.

We believe, after a summer of many conferences, five days of hearings, hiring of a G O. P. lawyer, appearances of 10 witnesses, examination of 66 exhibits, and after considering the 1,097 pages of testimony taken, that Iowa is fortunate in having a Highway Commission and staff against whom no irregularities were found after a most extensive and drawn out inquiry.

Many other states have not been so fortunate in their Highway departments.

We hope now that the Commission and its staff can get on with the matter of highway construction now that November 3 is history.

We see no need for any new legislation on ethics in government or conflict of interest to clutter up the Code book. The present statutes are adequate and have been interpreted by the Attorney General's office. After all, proper conduct in government is a matter that must exist in the hearts and minds of men.

George E. O'Malley. Keith H. Dunton.<br>C. Joseph Coleman.<br>Casey Loss.

## HOUSE CONCURRENT RESOLUTION 8 <br> By Foster of Cedar

Whereas, The Herbert Hoover Birthplace, Presidential Library, and Park, including approximately twenty-eight (28) acres of land, have been established as a memorial to the late President Herbert Hoover at West Branch, Iowa, the place of his birth and burial; and

Whereas, An additional tract of approximately eight-five (85) acres adjoins the Herbert Hoover Park on the south and west, and this land is privately owned and undeveloped; and

Whereas, Part of this land, adjoining the park, is zoned for commercial development; and

Whereas, The acquisition of this land for a public park or monument would preserve the beauty and appropriate setting of this memorial to Herbert Hoover; and

Whereas, It has been proposed that this land be made a national monument; and

Whereas, Communications have been received from the surviving family of Herbert Hoover; from Donald E. Johnson, National Commander of the American Legion, whose home is in West Branch; from the Cedar County Board of Supervisors; from the Cedar County Historical Society; from the West Branch Heritage Foundation; and from the Town of West Branch, as expressed by its former Mayor who is now a member of this General Assembly; all requesting that this land be made a national monument or park;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the General Assembly of the State of Iowa hereby respectfully requests and recommends that the tract of land consisting of approximately eighty-five (85) acres adjoining the present Herbert Hoover Park on the south and west be acquired by the United States of America as a national monument in memory of the late President Herbert Hoover.

Be It Further Resolved, That copies of this resolution shall be sent to the President of the United States, the members of Congress from the State of Iowa, and the National Park Service.

## 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 17, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize
cooperation with states bordering on the State of Iowa in providing library services.

Robert G. Moore, Secretary.

## REPORTS OF COMMITTEE

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 10, a bill for an act relating to the office of the secretary of agriculture, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Charles P. Miller, Chairman.

Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 9, a bill for an act relating to the members of the Iowa highway safety patrol, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 9 by adding section 2 as follows:
Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Colfax Tribune, a newspaper published at Colfax, Iowa, and the Burlington Hawk-Eye, a newspaper published at Burlington, Iowa.

Charles P. Miller; Chairman.

## AMENDMENT FILED

Amend House File 2 as follows:
2 1. Amend House File 2 by adding a new section as follows:
3 "Sec. 2. This Act, being deemed of immediate importance, 4 shall take effect and be in force from and after its publication
5 in the Hartley Sentinel, a newspaper published in Hartley, Iowa,
6 and in the Cedar Rapids Gazette, a newspaper published in
7 Cedar Rapids, Iowa."
Smith of O'Brien.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Wednesday, January 27, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, January 27, 1965.

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

Prayer was offered by the Reverend R. C. Paltzgraff, pastor of the Calvary Evangelical United Brethren Church, Waterloo, Iowa.

The Journal of Tuesday, January 26, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker; Whisler of Ap-panoose-Davis on request of Wilson of Black Hawk.

## PRESENTATION OF VISITORS

O'Malley of Polk presented to the House twenty-eight students from the Polk County Association for Retarded Children, Slinker School, and their sponsors or chaperones: Mrs. Johnson, Mrs. Conroy, Mr. Hampshire and Mr. Jones.

## PETITION

The following petition was presented and placed on file:
By Seibert of Adair-Madison, from seventeen residents of Stuart and Earlham, Adair and Madison Counties, favoring the passing of a school bus transportation bill giving equal rights to public and parochial school children.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 9 and 10, under Rule 35.

## INTRODUCTION OF BILLS

House File 84, by McNamara, Tieden, Kennedy, Winkelman, Oxley, Distelhorst, Hageman, Oehlsen, Hullinger and Patton (companion bill to Senate File 115), a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10) and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the Acts of the Sixtieth General Assembly.

Read first time and referred to committee on agriculture.
House File 85, by Rider, Holmes, Nielsen of Shelby, Cochran, Madden, Detje and Breitbach (Kruck, Tabor, Dodds and Coleman), a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways.

Read first time and referred to committee on transportation.
House File 86, by Hausheer, Gillette of Story, Doderer, Cohen, Baringer, Mahan, Jackson of Black Hawk and Bremmer (Nims, Kruck, Burns and Condon), a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads.

Read first time and referred to committee on transportation.
House File 87, by Gallagher, Kennedy, Uban, Murphy, Maule, Jackson of Black Hawk, Baker and Dougherty, a bill for an act repealing chapter three hundred fifty (350), Code 1962, relating to bounty on wild animals.

Read first time and referred to committee on governmental subdivisions.

House File 88, by Gallagher, Rasmussen, Houston and Craig, a bill for an act relating to accident and disability benefits for public safety peace officers.

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

House File 89, by Kempter, a bill for an act to make a license a right.

Read first time and referred to committee on transportation.
House File 90, by Gaudineer, Renda and Denato, a bill for an act relating to public dance supervision upon the premises of class " $B$ " beer permit holders.

Read first time and referred to committee on judiciary.
House File 91, by Baker, Gillette of Story, Hausheer and Busing, a bill for an act relating to the issuance of bonds for conservation purposes by certain counties.

Read first time and referred to committee on governmental subdivisions.

House File 92, by Fisher of Greene, Dunton, Edgington, Stevenson, Palmer, Anderson, Millen, Patton and Strothman (companion bill to Senate File 40), a bill for an act relating to examinations of
financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.

Read first time and referred to committee on public health.
House File 93, by Cohen, Baringer, Doderer, Jackson of Black Hawk, Hausheer, Kluever, Gillette of Story and Mahan (Nims, Messerly, Condon, Burns, Kyhl, Lisle, Shirley and Ely), a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.

Read first time and referred to committee on education.
House File 94, by Wright, Nagle, Smith of Linn, Gannon, Shirley of Dallas, Bogenrief and Morgan, a bill for an act to change the method of arriving at maximum benefits payable on permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period.

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

House File 95, by Edgington, Grassley and Busch, a bill for an act to amend chapter four hundred sixty-five (465), Code 1962, relating to the payment for crossing roads and highways with drain tile line or drainage ditches.

Read first time and referred to committee on transportation.
House File 96, by Wright, Morgan, Lawlor, Foster and Conway, a bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work.

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

House File 97, by Smith of O'Brien, Mueller, Fischer of Grundy, Maule, Graham, Fisher of Greene, Dougherty, Nielsen of Shelby, Edgington, Loss, Patton, Millen, Nelson and Wilson, a bill for an act relating to the taxation of real property of educational institutions and religious, literary and charitable societies.

Read first time and referred to committee on education.
House File 98, by Melrose, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures.

Read first time and referred to committee on commerce.

## SENATE MESSAGE CONSIDERED

Senate File 17, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library services.

Read first time and referred to committee on education.

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Dougherty of Lucas-Monroe offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ray E. Shepard, of Lucas County, who was a member of the Fifty-first, Fifty-second, Fifty-second Extra, and Fiftythird Sessions of the General Assembly, passed away on May 27, 1964; 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 Dougherty of LucasMonroe, Duffy of Dubuque and Loss of Kossuth.

Dougherty of Lucas-Monroe offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable James W. Foster, of Monroe County, who was a member of the Fifty-third Session of the General Assembly, passed away on January 4, 1965; 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 Dougherty of LucasMonroe, Hanson of Lyon-Osceola and Utzig of Dubuque.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 6

Loss of Kossuth called up for consideration, House Concurrent Resolution 6, found on pages 103, 104 and 105 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## announcement by the patronage committee

Loss of Kossuth announced the appointment of Alma E. Patton as Postmistress.

## REPORTS OF COMMITTEES

Carnahan of Wapello, 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 I, a bill for an act to repeal chapter seven hundred thirty-six A (736A), Code 1962, relating to labor 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.

Cleve L. Carnathan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 7, a bill for an act relating to 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 do pass.

Cleve L. Carnahan, Chairman.

## Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 11, a bill for an act relating to the membership of the advisory investment board of 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 do pass.

## Cleve L. Carnahan, Chairman.

Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred House File 58, a bill for an act relating to the office of the commissioner of public health, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Minnette Doderer, Chairman.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 8, 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, 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. Duffy, Chairman.

Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 19, a bill for an act relating to evidence of violation of law relating to false drawing or uttering of checks, begs leave to report it has 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the Counties of Boone and Story, 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.

John L. DuFfy, Chairman.

## AMENDMENTS FILED

Amend House Concurrent Resolution 5 as follows:

1. By striking from line ten (10) the following: "2:30 p.m." and inserting in lieu thereof "11:00 a.m.".

## Stueland of Hancock.

Amend House File 4 as follows:

1. Amend section one (1) by inserting in line five (5) after the word "system" the following:
"except that municipal corporations which have a franchise granted to a privately owned company for cable transmission or translator service shall be prohibited from allocating any money from the recreation fund for the purpose of this subsection".

Kempter of Jackson.
Amend House File 4 as follows:

1. Amend the title by inserting in line one (1) after the word "municipal" the words "and county".
2. Amend by adding after line five (5) of section one (1) the following section:

Sec. 2. Section three hundred thirty-two point three (332.3), Code 1962, as amended by section one (1) of chapter two hundred eighteen (218), Acts of the Sixtieth General Assembly, is hereby amended by adding the following subsection:
"To construct, acquire, operate, and maintain an area television translator system either individually or jointly with boards of supervisors of other counties."
3. Further amend by renumbering the sections in conformity with this amendment.

Amend House File 67 as follows:

1. Amend House File 67, section one (1), by striking from line seven (7) the word and figure "six (6)" and inserting in lieu thereof the word and figure "five (5)".

Houston of Crawford. Foster of Cedar. ShannaHan of Woodbury.
On motion by Maule of Monona, the House adjourned until $10: 00$ a.m., Thursday, January 28, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Thursday, January 28, 1965.

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

Prayer was offered by the Reverend Robert Cutbirth, pastor of the Congregational Church, Hartwick, Iowa.

The Journal of January 27, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker; Den Herder of Sioux on request of Ossian of Adams-Montgomery.

## PRESENTATION OF VISITORS

Nielsen of Shelby presented to the House thirty-three senior students and their instructor, Mr. Nielsen, of the Irwin Community High School, Irwin, Iowa.

## PETITION

The following petition was presented and placed on file:
By Nielsen of Emmet-Palo Alto, from twenty county officers of Emmet County, favoring approval of pay raises for county officers and their deputies.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1, 7, 8, 11, 35 and 58, under Rule 35.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Grassley of Butler offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Harry A. Moore, of Butler County, who was a member of the Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third and Fifty-fourth sessions of the General Assembly, passed away on August 24, 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 Grassley of Butler, Busch of Bremer and Edgington of Franklin.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 12, by Grassley, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the right to employment.

Read first time and referred to committee on governmental affairs.

## INTRODUCTION OF BILLS

House File 99, by Oxley, McNamara, Crosier, Radl, Varney, Kennedy and Smith of Linn, a bill for an act to amend section one hundred eleven A point five (111A.5), Code 1962, relating to the enforcement of rules and regulations adopted by county conservation boards.

Read first time and referred to committee on conservation and recreation.

House File 100, by Miller of Des Moines, a bill for an act relating to the revocation of a beer permit.

Read first time and referred to committee on judiciary.
House File 101, by Resnick, a bill for an act to allow the clerk of the district court to collect a fee for the service of handling alimony and child support payments.

Read first time and referred to committee on judiciary.
House File 102, by Glenn and Lynch, a bill for an act relating to the establishment of the office of public defender.

Read first time and referred to committee on judiciary.
House File 103, by Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey and Denato, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities.

Read first time and referred to committee on govermmental subdivisions.

House File 104, by Dunton, Denato, Coffman, Loss, Kempter, Meacham, Nielsen of Shelby, Felger, Baringer, Utzig, Crosier and Doyle, a bill for an act relating to salaries of county sheriffs.

Read first time and referred to committee on governmental subdivisions.

House File 105, by Doderer and Hausheer, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness.

Read first time and referred to committee on education.
House File 106, by Conway, Loss, Smith of O'Brien, Edgington and Dunton, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to such assistants as may be necessary by board resolution and to remove the superfluous office of secretary.

Read first time and referred to committee on governmental affairs.
House File 107, by Caffrey, Varney, Wright and Lawlor, a bill for an act to amend chapter ninety-six (96), Code 1962, relating to employment security benefits.

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

House File 108, by Reichardt, Loss, Rickert, Caffrey and Lynch, a bill for an act relating to the exemption of inventories from taxation.

Read first time and referred to committee on ways and means.
House File 109, by Gillette of Story, Meacham and Hausheer (Kruck), a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment on motor vehicles.

Read first time and referred to committee on transportation.
House File 110, by Kennedy, McNamara, Gallagher, Radl, Smith of Linn, Wolcott and Lawlor, 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 referred to committee on conservation and recreation.

House File 111, by Doderer, Loss, Doyle, Bogenrief, Maule, Coffman, Jackson of Black Hawk and Hutchins, a bill for an act to provide for the creation of an Iowa law enforcement academy at the University of Iowa and a council to formulate policies for the direction of the activities of the academy and to provide for an appropriation to establish and operate a central facility for training law enforcement officers.

Read first time and referred to committee on education.

House File 112, by Robinson, Hageman, Oehlsen, Gallagher, Nagle and Uban (companion bill to Senate File 51), a bill for an act relating to the equipping of motor vehicles with safety belts and safety harnesses.

Read first time and referred to committee on transportation.
House File 113, by Doderer, Mahan, Wengert, Doyle, Baker, Utzig, Jackson of Black Hawk, Miller of Buena Vista, Breitbach, Stevenson, Gillette of Story and Hausheer, a bill for an act relating to vacation benefits for employees of the State of Iowa.

Read first time and referred to committee on governmental affairs.
House File 114, by Wengert, Burke and Caffrey, a bill for an act to amend chapter five hundred thirty-five (535), Code 1962, relating to compelling all persons who charge interest to provide an itemized list of all interest, charges, or other fees.

Read first time and referred to committee on commerce.
House File 115, by judiciary committee (Senate judiciary committee), a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate.

Read first time and placed on the calendar.
House File 116, by judiciary committee (Senate judiciary committee), a bill for an act relating to condemnation of land for water recreational area.

Read first time and placed on the calendar.
House File 117, by judiciary committee (companion bill to Senate File 94), a bill for an act relating to the terms of medical members of the board of medical examiners.

Read first time and placed on the calendar.
House File 118, by Dunton, Rider, Distelhorst, Holmes and Dougherty, a bill for an act relating to implements of husbandry.

Read first time and referred to committee on agriculture.
House File 119, by Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley and O'Malley, a bill for an act to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage and to impose fee schedules.

Read first time and referred to committee on governmental subdivisions.

House File 120, by Scherle of Fremont-Mills, a bill for an act relating to liquor license cost.

Read first time and referred to committee on judiciary.
House File 121, by Scherle of Fremont-Mills, a bill for an act relating to the speed limit of trucks.

Read first time and referred to committee on transportation.
House File 122, by Radl, Crosier, Oxley, McNamara, Kennedy and Smith of Linn, a bill for an act to provide for the humane slaughter of livestock.

Read first time and referred to committee on agriculture.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 4, a bill for an act relating to municipal participation in area television translator systems, with report of committee recommending passage, was taken up for consideration.

Gillette of Clay-Dickinson offered the following amendment and moved its adoption:

Amend House File 4 as follows:

1. Amend the title by inserting in line one (1) after the word "municipal" the words "and county".
2. Amend by adding after line five (5) of section one (1) the following section:
Sec. 2. Section three hundred thirty-two point three (332.3), Code 1962, as amended by section one (1) of chapter two hundred eighteen (218), Acts of the Sixtieth General Assembly, is hereby amended by adding the following subsection:
"To construct, acquire, operate, and maintain an area television translator system either individually or jointly with boards of supervisors of other counties."
3. Further amend by renumbering the sections in conformity with this amendment.

The amendment was adopted.
Brinck of Lee offered the following Kempter amendment and moved it adoption:
Amend House File 4 as follows:

1. Amend section one (1) by inserting in line five (5) after the word "system" the following:
"except that municipal corporations which have a franchise granted to a privately owned company for cable transmission or translator service shall be prohibited from allocating any money from the recreation fund for the purpose of this subsection":

The amendment was adopted.

## HOUSE FILE 4 DEFERRED

Duffy of Dubuque asked and received unanimous consent that action on House File 4 be deferred and that the bill retain its place on the calendar.

House File 9, a bill for an act relating to the members of the Iowa highway safety patrol, with report of committee recommending amendment and passage, was taken up for consideration.

Scherle of Fremont-Mills offered the following amendment and moved its adoption:

Amend House File 9 as follows:
Amend House File 9 by striking from section 1, line three (3), the word "four (4)" and substituting in lieu thereof the words "three hundred fifty (350)".

## COMMITTEE OF THE WHOLE

Maule of Monona moved that the House resolve itself into a committee of the whole, Speaker Steffen to preside, for the purpose of inviting the Commissioner of Public Safety, William Sueppel, to appear before the committee.

Motion prevailed.
The committee of the whole concluded its deliberations at 11:40 a.m.

Maule of Monona moved that the committee now rise.
Utzig of Dubuque moved the previous question on the Scherle amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Scherle of Fremont-Mills and Fisher of Greene.

On the question "Shall the Scherle amendment be adopted?"
The ayes were, 18:

| Edgington | Hanson | Ossian | Stokes |
| :--- | :--- | :--- | :--- |
| Fisher of | Houston | Patton | Strothman |
| Greene | Kluever | Scherle of | Tieden |
| Fullmer | Nelson | Fremont-Mills | Winkelman |
| Graham | Nielsen of | Smith of |  |
| Grassley | Shelby | O'Brien |  |

The nays were, 101:

| Anderson | Brinck <br> Bailey | Burke <br> Baker | Busch |
| :--- | :--- | :--- | :--- |


| Felger | Jackson of | Miller of | Rickert |
| :---: | :---: | :---: | :---: |
| Fischer of | Black Hawk | Des Moines | Rider |
| Grundy | Jackson of | Miller of | Robinson |
| Foster | Clinton | Page | Roe |
| Gallagher | Keleher | Morgan | Scott |
| Gannon | Kennedy | Mueller | Seibert |
| Gaudineer | Korn | Murphy | Shirley of |
| Gillette of | Lawlor | Nagle | Dallas |
| Clay-Dickinson | Loss | Nielsen of | Smith of |
| Gillette of | Lynch | Emmet-Palo Alto | Linn |
| Story | Madden | Oehlsen | Stevenson |
| Glanton | Mahan | O'Malley | Stueland |
| Gleason | Maley | Oxley | Uban |
| Glenn | Maule | Palmer | Utzig |
| Gregerson | Mayberry | Quinn | Varney |
| Hageman | McNamara | Radl | Wengert |
| Harrington | Meacham | Rasmussen | Whisler |
| Hausheer | Melrose | Redfern | Wilson |
| Holmes | Millen | Reichardt | Wolcott |
| Hullinger | Miller of | Renda | Wright |
| Hutchins | Buena Vista | Resnick | Mr. Speaker |
| Absent or not v | ting, 5 : |  |  |
| Bogenrief | Kempter | Shannahan | Webster |

The amendment lost.
Baringer of Fayette offered the following committee amendment and moved its adoption:

Amend House File 9 by adding section 2 as follows:
Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Colfax Tribune, a newspaper published at Colfax, Iowa, and the Burlington Hawk-Eye, a newspaper published at Burlington, Iowa.

The amendment was adopted.
Gannon 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?" (H. F. 9)
The ayes were, 108:

| Bailey | Coffman <br> Baker | Felger <br> Fischer of <br> Grundy | Gleason <br> Glenn |
| :--- | :--- | :--- | :--- |
| Baringer | Cohen | Conway | Gram |
| Boot | Craig | Fisher of | Gregerson |
| Breitbach | Crosier | Greene | Hageman |
| Bremmer | Denato | Foster | Hanson |
| Brinck | Detje | Gallagher | Harrington |
| Burke | Distelhorst | Ganno | Hausheer |
| Busch | Doderer | Gaudineer | Holmes |
| Busing | Dougherty | Gillette of | Hullinger |
| Caffrey | Doyle | Clay-Dickinson | Hutchins |
| Carnahan | Duffy | Glilette of | Jackson of |
| Clapsaddle | Dunton | Story | Black Hawk |
| Cochran | Edgington | Glanton |  |



Buena Vista
The nays were, 11:

| Anderson | Houston | Nelson |
| :--- | :--- | :--- |
| Fullmer | Madden | Stokes |
| Grassley | Mayberry | Strothman |

Absent or not voting, 5:
Bogenrief Kempter Shannahan Webster

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

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen 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 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

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

Senate File 27, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 6, fixing the compensation of the chaplains, officers and employees of the Sixty-first General Assembly.

Robert G. Moore, Secretary.

## COMMUNICATION FROM THE CHIEF JUSTICE

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 Sixty-first General Assembly of the State of Iowa:
I.

The Supreme Court, on recommendation of its Advisory Committee on Rules of Civil Procedure, has prescribed and, pursuant to Section 684.19, Code of Iowa 1962, reports to you rules and amendments to existing rules as follows:

Rule 199. Separation and deliberation of jury.
Rule 199 (b) is revised to read:
(b) On final submission, the jury shall retire for deliberation, and be kept together in charge of an officer until they agree on a verdict or are discharged by the court, unless the court permits the jurors to separate temporarily overnight, on weekends or holidays, or in emergencies. During their deliberations, the officer in charge must not suffer any communication to be made to them, nor make any himself, except to ask them if they have agreed on a verdict, unless by order of court; nor communicate to any person the state of their deliberations, or the verdict agreed upon before it is rendered.

Rule 187. Impaneling jury.
Rule 187 (b) is revised to read:
(b) Oath and examination. The prospective jurors shall be sworn. The court shall initiate the voir dire examination by identifying the parties and their respective counsel and briefly outlining the nature of the case. The court shall then put to the jurors any questions it thinks necessary as to their qualifications to serve as jurors in the case on trial. The parties shall be allowed a reasonable opportunity to supplement such examination. The court may on its own motion exclude any juror.

Rule 123 is revised to read:
123. Objections-time to answer. The clerk shall deliver the copy of the interrogatories as provided in Rule 82. The party to whom the interrogatories are directed shall file either answers thereto or objections to their propriety within seven days after they are filed, unless the court for good cause, but not ex parte, shall enlarge the time. If objections are filed to any of the interrogatories, any required answer to those to which objections are made shall be deferred until seven days after the objections are ruled upon unless otherwise ordered by the court. This rule shall not limit the right to object to the answers if offered in evidence.

Rule 253.1 reading as follows is prescribed:
253.1. Disposition of Exhibits. One year after the final determination of a case, the clerk may destroy all exhibits filed with him provided that he shall notify all counsel of record in writing that the exhibits will be destroyed unless receipted for within sixty days thereafter.

## II.

The Supreme Court, on recommendation of the Court Study Commission created by the Sixtieth General Assembly, has prescribed and, pursuant to

Section 684.19, Code of Iowa 1962, reports to you rules and amendments to existing rules as follows:

Rules 373 through 377 reading as follows are prescribed:
373. Administration in state. The chief justice shall exercise a continuing supervision for the supreme court over all courts within this state and the officers and employees thereof, including judges, justices of the peace, magistrates and other court personnel so that all courts throughout the state shall administer justice effectively, speedily, efficiently, economically and in accordance with the highest standards of justice and service. The chief justice shall have authority to make orders to achieve such ends, including authority to temporarily transfer judges and judicial personnel from one judicial district to another and superior authority to make any order which a chief judge may make. All judges, court officials and personnel shall comply accordingly.
374. Chief judges. For administrative purposes, the chief justice shall appoint one of the district judges in each judicial district as chief judge in and for such district, who shall hold said office at the pleasure of the chief justice.
375. Administration in districts. Chief judges, in addition to their duties as district court judges, shall exercise continuing supervision within their respective districts over all judicial officers of the district court and officers and employees of such court to achieve the ends stated in Rule 373, including the power to fix and designate times and places of holding court sessions, the judicial officers to preside thereat, to prescribe the work of such judicial officers, and to direct and supervise all other judicial business of every kind of such court within said district. They shall conduct judicial conferences within their respective districts and make such orders as necessary for the administration of said court. All such court personnel shall comply accordingly.
376. Court and trial sessions. Chief judges shall order court sessions in each county as follows:
(a) Court sessions by district judges in each county at regular intervals, weekly or semi-monthly, stated in advance and for such duration as needed to achieve the ends stated in Rule 373.
(b) Trial sessions by district judges in each county needed to achieve such ends and to promptly and efficiently dispose of pending cases which are ready for trial.
377. Judicial Council. There is hereby created a judicial council composed of the chief judge in each district in this state and the chief justice, or a member of the supreme court designated by him, who shall be chairman. The council shall convene not less than twice annually, at such time as the chairman shall designate and at such other times as he shall order. It shall advise and consult with reference to administrative rules, regulations, directives and all other matters required to bring about and achieve the ends stated in Rule 373; and consider and propose to the supreme court such administrative rules and adopt such directives as shall be appropriate to promote the effective administration of justice within this state.

Rule 117. Motion day-disposition of motions.
Rule 117(a) is amended as follows:

1. Strike the word "judges" from line one (1) and insert in lieu thereof the words "chief judge".
2. Strike the word "rule" from line two (2) and insert in lieu thereof the word "order".
3. Strike the word "one" from line two (2) and insert the word "two".
4. Strike the word "day" from line two (2) and insert in lieu thereof the word "days".
5. Strike the words "on file ten days or more" from line five (5).

Rule 117 (d) is amended by inserting at the end thereof the following "and including 'motions' as defined by Rule 109."

Rule 181.2. Trial assignments.
Rule 181.2(a) is amended as follows:

1. Strike the words "District and superior courts" from line one (1) and insert in lieu thereof the words "The chief judge".
2. Strike the word "rule" from line two (2) and insert in lieu thereof the word "order".
3. Following the word "day" in line two (2) insert the words "in each county".

Rule 181.2 (b) is amended as follows:

1. Strike the word "courts" from line two (2) and insert in lieu thereof the words "the chief judge".
2. Strike the words "adopt local rules" from line two (2) and insert in lieu thereof the words "make orders".

Rule 181.2 (c) is amended by striking the words "except when the court orders a change to a day other than prescribed by local rule" from lines three (3), four (4) and five (5).

## III.

The Legislative Court Study Commission in Part I of its report dealing with Court Structure has recommended the creation of a unified trial court. The report recommends, as an essential adjunct to such unification, a simplified procedure for the enforcement of small claims. The legislature must act on certain recommended bills before a unified court can be established. However, the rules of procedure for a small claims action are the proper subjects of the rule making authority of the supreme court. The commission has set out, commencing on page 15 in Part I of its report, the small claims rules and has submitted them to the supreme court for action.

Section 684.19 of the 1962 Code of Iowa requires the supreme court to report any rules or forms which it may prescribe to the General Assembly within 20 days after the commencement of the regular session. It is highly unlikely that the legislature will have completed action on this important proposition within that time, but it is essential that the small claims rules be effective if the legislature does act favorably on the proposition of the unified court during this session. Therefore, the supreme court on recommendation of the Court Study Commission, has prescribed rules for the enforcement of small claims to be effective only in the event the Sixtyfirst General Assembly in regular session adopts legislation creating a unified trial court system. Pursuant to Section 684.19, Code of Iowa 1962, these rules, intended to constitute an additional division to the existing Rules of Civil Procedure, are reported to you as follows:

## DIVISION XX SMALL CLAIMS

Rule 378. Commencement, Docket. Civil actions in which the amount in controversery in money or value is less than $\$ 300$, exclusive of interest and costs, shall be known as small claims. All such actions shall be commenced by the filing of an original notice with the clerk and by the mailing by the clerk of a copy of same to each defendant at his last known address, as stated in the original notice, by restricted, certified mail, return receipt to the clerk requested. Instead of such mailing, the plaintiff may, after filing the original notice with the clerk, cause a copy of same to be served on all or some defendants in the manner provided in Division III of these rules, whereupon Rules 48 and 49 shall be applicable as to the de-
fendants to be so served. The clerk shall maintain a book known as the small claims docket, which shall contain as to small claims the matters contained in the combination docket as to regular civil actions.
Rule 379. Original Notice. The original notice must be mailed or otherwise served not less than 10 days prior to the hearing date. The original notice and copies shall be signed by the plaintiff, either in person or by attorney, and shall be in substantially the following form:
IN THE DISTRICT COURT OF IOWA IN AND FOR......................COUNTY


## ORIGINAL NOTICE

To the above named defendant (s):
YOU ARE HEREBY NOTIFIED that the above named plaintiff (s) demands of you
(1. If demand is for money, state amount; 2. If demand
is for something else, state briefly what is demanded and its value in money;
3. If both money and something else are demanded, state both 1 and 2) based on $\qquad$ (State briefly the basis for the demand) and that unless you appear and defend before the above named court at in........................................, Iowa, at.................o'clock (Place) (City or Town) .M. on the..............day of...................................., 19........, judgment will be rendered against you for the relief demanded, together with interest and court costs.

$$
\text { Plaintiff ( } \mathrm{s} \text { ) }
$$

Rule 380. Function of Clerk. The clerk shall furnish forms of original notice and shall assist in their preparation if requested to do so. At the time of filing, the clerk shall enter on the original notice and the copies to be served the file number and the time and place of hearing, which shall be a time when small claims are scheduled to be heard not less than 10 nor more than 20 days after the date on which the notice will be mailed or otherwise served. The clerk shall mail a copy of the original notice to each defendant by restricted, certified mail, return receipt to the clerk requested, except for defendants whom the plaintiff wishes to serve under Division III of these rules.

Rule 381. Fees. Before filing the original notice, the clerk shall collect a fee of $\$ 1$ and the cost of mailing the notice, when it is to be mailed. If the plaintiff wishes to serve the notice under Division III of these rules, the person serving or publishing the same may require advance payment of his fee and mileage.

Rule 382. Pleadings. Except as provided in rules 379 and 383, there shall be no written pleadings or motions unless the court in the interest of justice requires them, in which event they shall be similar in form to the original notice.

Rule 383. Joinder, Counterclaim, Cross Claim, Intervention.
(a) Division II of these rules and rule 75 shall be applicable to small claims actions.
(b) In small claims actions, if a party joins a small claim with one which is not a small claim, the court shall (1) order the small claim to be heard under this division and dismiss the other claim without prejudice, or (2) as to parties who have appeared or are existing parties, either (a) order the small claim to be heard under this division and the other claim to be tried by regular procedure or (b) order both claims to be tried by regular procedure.
(c) In small claims actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be in writing and similar in form to the original notice, and shall be entitled Original Notice of Counterclaim, of Cross Claim, or of Intervention, as the case may be. A copy shall be filed for each existing party. New parties may be brought in without order and shall be served with notice as provided in rules 378 and 379 ; and if notice is to be served by mail the clerk shall collect the cost of mailing before filing the pleading. The clerk shall furnish forms of such pleadings and shall assist in their preparation if requested to do so. No counterclaim is necessary to assert an offset arising out of the subject of the plaintiff's claim.
(d) In small claims, actions, a counterclaim, cross claim, or intervention not in the amount of a small claim shall be in the form of a regular pleading. A copy shall be filed for each existing party. New parties, when permitted by order, may be brought in under rule 34 and shall be given notice under Division III of these rules. The court shall either (1) order such counterclaim, cross claim, or intervention to be tried by regular procedure and the other claims to be heard under this division, or (2) order the entire action to be tried by regular procedure.
(e) In regular actions, when a party joins a small claim with one which is not a small claim, regular procedure shall apply to both unless the court transfers the small claim to the small claims docket for hearing under this division.
(f) In regular actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be pleaded, tried, and determined by regular procedure, unless the court transfers such small claim to the small claíms docket for hearing under this division.
(g) Pleadings which are not in correct form under this rule shall be ordered amended so as to be in correct form; but a small claim which is proceeding under this division need not be amended although in the form of a regular pleading.
(h) Copies of any papers filed by the parties, which are not required to be served, shall be mailed or delivered by the clerk as provided in rule 82.

Rule 384. Proof of Service. At the time for hearing, the court or clerk shall first determine that proper notice has been given a party before proceeding further as to him, unless he has appeared or is an existing party, and also that the action is properly brought as a small claim.

Rule 385. Default. Unless good cause to the contrary appears, (1) if the parties fail to appear at the time of hearing, the claim shall be dismissed without prejudice by the court or clerk; (2) if the plaintiff fails to appear but the defendant appears, the claim shall be dismissed with prejudice by the court or clerk; and (3) if the plaintiff appears but the defendant fails to appear, judgment shall be rendered against the defendant by the court, or by the clerk if the relief to be granted is readily ascertainable.

Rule 386. Hearing. The time for appearance shall be the time for hearing. The hearing shall be to the court, shall be simple and informal, and shall be conducted by the court itself, without regard to technicalities of procedure; but the decision must be based on substantial evidence. The court shall swear the parties and their witnesses, and examine them in such way as to bring out the truth. The parties may participate, either personally or by attorney. The court may continue the hearing from time to time if justice requires. The proceedings shall not be reported unless a party provides a reporter at his own expense or the parties by agreement cause the proceedings to be electronically reported, but there shall be no delay for such purpose.
Rule 387. Judgment Minutes.
(a) The judgment shall be entered in a space on the original notice first filed, and the clerk shall immediately enter the judgment in the small claims docket and district court lien book. Such relief shall be granted as is appropriate. The court may enter judgment for installment payments; and in such event execution shall be suspended as long as such payments are made, but execution shall issue for the full unpaid balance of the judgment upon the filing of an affidavit of default as to any part of an installment. When entered on the small claims docket and district court lien book, a small claims judgment shall constitute a lien to the same extent as regular judgments entered on the district court judgment docket and lien book; but if a small claims judgment requires installment payments, it shall not constitute a lien for any amount until an affidavit of default is filed, whereupon it shall constitute a lien for the full unpaid balance of the judgment.
(b) Unless the hearing is reported, minutes of the testimony of each witness and of any stipulations of the parties shall likewise be entered on the original notice first filed; and the exhibits or copies thereof shall be attached to such original notice or be filed, until released by the court.

Rule 388. Costs. The actual expense of the prevailing party for filing fee, mailing or otherwise serving original notice, and witness fees and mileage, shall be taxed as costs. No other costs shall be taxed except on order of court for good cause.

Rule 389. Other Statutes and Rules. Small claims shall be commenced, heard, and determined in accordance with this division. Other statutes and rules relating to civil proceedings shall apply, but only insofar as not inconsistent with this division. Service of original notice according to rule 56 or 378 supersedes the need of its publication, whether the party served is or resides within or without Iowa. Small claims on file for 90 days and not determined shall be dismissed without prejudice unless prior thereto a party secures an order of continuance to a date certain after notice and hearing, upon a ground stated in rule 215.1. Actions in probate involving the amount of a small claim shall be heard and determined under this division and may be commenced hereunder; if commenced as a regular civil action or under the statutes relating to probate proceedings, they shall be transferred to the small claims docket and proceed accordingly. Civil actions coming within this division but commenced in the regular way shall not be dismissed but shall be transferred to the small claims docket and proceed accordingly. Civil and probate actions not coming within this division but commenced hereunder shall be dismissed without prejudice except for defendants who have appeared, as to whom such actions shall be transferred to the combination or probate docket, as the case may be, and proceed accordingly.
If the Sixty-first General Assembly fails to create a unified trial court
system, the "small claims" rules appearing in this part III of the report to you shall be void and of no effect.

Respectfully submitted,
THE SUPREME COURT OF IOWA, By s/T. G. Garfiedd, Chief Justice.
Des Moines, Iowa, January 27, 1965.

## ACKNOWLEDGEMENT

I, William R. Kendrick, Chief Clerk of the House of Representatives of the State of Iowa, hereby acknowledge delivery to me on the 28th day of January, 1965, of the foregoing report of the Supreme Court of Iowa pertaining to the Rules of Civil Procedure.

> William R. Kendrick, Chief Clerk of the House of Representatives, Sixty-first General Assembly of the State of Iowa.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 17, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions 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.

Keith H. Dunton, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 20, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail, begs leave to report it has had 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 Mueller, Chairman.

## AMENDMENTS FILED

4 to two hundred forty-five point seven (245.7) of the
5 Code."
Winkelman of Calhoun. Loss of Kossuth.

1 Amend House File 8 by inserting in line five (5) of section
2 one (1) after the word "years" the following:

3 "; except that, where such first degree murder is committed 4 while the perpetrator thereof is imprisoned for life as a result
5 of conviction under this section or section seven hundred six 6 point three (706.3) of the Code, or while attempting to escape
7 from such imprisonment, whether the murder is committed inside the and shall be punished by death".

## Doyle of Woodbury.

Amend House File 8 as follows:
2 1. By striking subsection one (1) of section three (3) and
3 renumbering the remaining subsection.
2. By adding at the end thereof the following section:

Sec. 5. Section two hundred forty-seven point five (247.5), Code 1962, is hereby amended by adding thereto the following 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."

Scherle of Fremont-Mills.
Amend House File 8 by adding thereto the following new section:
Chapter six hundred ninety (690), Code 1962, is hereby amended by adding thereto the following new section:
"A sentence to life imprisonment as provided in section six hundred ninety point two (690.2) and section six hundred ninety point five (690.5) of the Code or section seven hundred six point three (706.3) of the Code shall not be commuted."

Doyle of Woodbury.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Friday, January 29, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, January 29, 1965.

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

Prayer was offered by the Reverend Dr. Duane Chapman, pastor of the Grandview Avenue Methodist Church, Dubuque, Iowa.

The Journal of Thursday, January 28, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker; Den Herder of Sioux on request of Ossian of Adams-Montgomery; Kluever of Cass on request of Baringer of Fayette; Lynch of Warren on request of Resnick of Scott.

## PETITION

The following petition was received and placed on file:
By Detje of Tama, from one hundred sixty-seven residents and visitors of Dysart opposing passage of House File 3, making the driver of a vehicle responsible for his passengers in case of accident or injury.

## PRESENTATION OF VISITORS

Cohen of Black Hawk presented to the House one hundred twenty Cadette Girl Scouts of Waterloo and Cedar Falls and their leader, Mrs. Don Lippold.

O'Malley of Polk presented to the House one hundred fifty students from Meredith Junior High School, Des Moines, and their teachers.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 17 and 20, under Rule 35.

## MESSAGES FROM 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 relating to the membership of the advisory investment board of 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 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with the remodeling of court rooms in the Linn County courthouse.

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

Senate File 48, a bill for an act to make a deficiency appropriation for expenses of the court study commission.

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

Senate File 85, a bill for an act relating to teacher's certificates.
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 to amend chapter two hundred eight-two (282), Code 1962, to provide for the education of children in state controlled institutions.

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

Senate Joint Resolution 2, proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four (4) years.

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

Senate Concurrent Resolution 5, proposing that a joint convention of the two houses of the Sixty-first General Assembly be held on Monday, February 1, 1965, at 2:00 p.m., and that Governor Hughes be invited to read his budget message at that time.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 123, by Fischer of Grundy, a bill for an act to amend section five (5), chapter two hundred eighty-six (286), Acts of the Sixtieth General Assembly, relating to public utility regulation.

Read first time and referred to committee on commerce.
House File 124, by Miller of Buena Vista, Distelhorst, Scott and Oehlsen, a bill for an act requiring that all operator's and chauffeur's licenses shall bear a photograph of the licensee.

Read first time and referred to committee on transportation.
House File 125, by Carnahan, Wengert, Gaudineer, Hausheer, Wright, Glenn and Gillette of Story (Mincks, Reppert, Messerly, Denman, Coleman, Frommelt and O'Malley) (companion bill to Senate File 66), a bill for an act relating to the public employees of the State of Iowa.

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

House File 126, by Gaudineer, a bill for an act relating to railway crossings.

Read first time and referred to committee on transportation.
House File 127, by Grassley and Nielsen of Shelby (Walker), a bill for an act relating to the form of the ballot at general elections and the manner of voting thereof so that the true intention of the voter in his selection from the groups of candidates may be more clearly ascertained.

Read first time and referred to committee on governmental affairs.
House File 128, by Rasmussen, Millen and Houston, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn.

Read first time and referred to committee on transportation.
House File 129, by Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt and Renda, a bill for an act relating to time of taking possession of property under power of eminent domain.

Read first time and referred to committee on judiciary.
House File 130, by Carnahan, Rasmussen and Distelhorst, 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 governmental subdivisions.

House File 131, by Gregerson, Breitbach, Resnick and Kluever, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to increase the minimum sick leave for school employees.

Read first time and referred to committee on education.
House File 132, by Radl, Crosier, Oxley, McNamara, Kennedy and Smith of Linn, a bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds.

Read first time and referred to committee on governmental subdivisions.

House File 133, by Mayberry, Palmer, Uban, Wilson, Morgan, Renda, Gregerson and Distelhorst (Coleman, Klefstad, Denman,

Ely and Messerly), a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds.

Read first time and referred to committee on governmental subdivisions.

House File 134, by Edgington, Foster, Winkelman, Tieden, Bogenrief, McNamara, Caffrey, Hanson and Reichardt (Denman, DeKoster, Briles, Griffin, Elvers, Tabor, Nurse and Benda), a bill for an act to permit municipalities to require the use of snow tires or chains on passenger vehicles while driving on snow or ice.

Read first time and referred to committee on transportation.
House File 135, by Nielsen of Shelby, Winkelman, Mueller, Fisher of Greene, Gillette of Clay-Dickinson, Houston, Smith of O'Brien, Anderson, Edgington, Cochran, Holmes, Graham, Hullinger, Madden, Tieden and Nelson, a bill for an act relating to the taxation of personal property.

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

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 5

Stueland of Hancock called up for consideration House Concurrent Resolution 5 filed January 21 and found on pages 97 and 98 of the House Journal.

Stueland of Hancock offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 5 as follows:

1. By striking from line ten (10) the following: "2:30 p.m." and inserting in lieu thereof "11:00 a.m.".

Motion prevailed and the amendment was adopted.
Stueland of Hancock moved the adoption of House Concurrent Resolution 5 as amended.

Motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 5

Maule of Monona asked and received unanimous consent to consider Senate Concurrent Resolution 5 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 5 By Frommelt

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on Monday, February 1, 1965, at 2:00 p.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.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Dunton of Keokuk offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable J. LeRoy Drake, of Marion County, who was a member of the Forty-fourth session of the General Assembly from Keokuk County, passed away January 20, 1965; 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 Dunton of Keokuk, Boot of Marion and Morgan of Mahaska.

## HOUSE FILE 23 WITHDRAWN

Carnahan of Wapello asked and received unanimous consent to withdraw House File 23 from further consideration by the House.

## SPECIAL ORDER

## (House File 1)

Maule of Monona moved that House File 1 be made the special order of business on Wednesday, February 10, 1965, at 10:00 a.m.

Roll call was requested by Edgington of Franklin and Baringer of Fayette.

On the question "Shall the motion prevail?"
On special order. (H. F. 1)
The ayes were, 100 :

| Anderson | Carnahan | Distelhorst | Gillette of |
| :--- | :--- | :--- | :--- |
| Bailey | Clapsaddle | Doderer <br> Clay-Dickinson |  |
| Baker | Cochran | Dougherty | Gillette of |
| Boot | Coffman | Doyle | Story |
| Breitbach | Cohen | Duffy | Glanton |
| Bremmer | Conway | Dunton | Gleason |
| Brinck | Craig | Felger | Glenn |
| Burke | Crosier | Fullmer | Gregerson |
| Busing | Denato | Gallagher | Hageman |
| Caffrey | Detje | Gannon | Hanson |

Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins Jackson of Black Hawk Jackson of

Clinton
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Madden
Mahan

| Maley | Oxley |
| :---: | :---: |
| Maule | Palmer |
| Mayberry | Quinn |
| McNamara | Radl |
| Meacham | Rasmus: |
| Melrose | Redfer $n$ |
| Miller of | Renda |
| Buena Vista | Resnick: |
| Miller of | Rickert |
| Des Moines | Rider |
| Kueller | Robins |
| Murphy | Roe |
| Nagle | Scott |
| Nielsen of | Seibert |
| Emmet-Pa | Shanne |
| Oehlsen <br> O'Malley | Shirley of Dall: 4 ; |
| Ossian |  |

Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Stueland
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker
The nays were, 11:

| Baringer | Fischer of <br> Busch <br> Edgington |
| :--- | :--- |
|  | Goster <br> Grassley |

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Winkelman

The motion having received a two-thir ds majority prevailed.

## CONSIDERATION O: F BILLS

## REGULAR CALET J DAR

House File 10, a bill for an act relating to the office of the secretary of agriculture, with report of committee recommending passage, was taken up for consideration.

Shirley of Dallas moved that the bill bus read a last time now and placed upon its passage which motion $x$ revailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 10)
The ayes were, 90 :

| Anderson | Caffrey <br> Bailey | Clapsaddle | Doder <br> Dough $i$ |
| :--- | :--- | :--- | :--- |
| Baker | Cochran | Doyle | Gillette of <br> Clay-Dickinson |
| Bogenrief | Cohen | Dufy | Glanton |
| Boot | Conway | Dunto n | Gleason |
| Breitbach | Craig | Felge r | Gregerson |
| Bremmer | Crosier | Fullm er | Hageman |
| Brinck | Denato | Hanson |  |
| Burke | Detje | Ganno ;he r | Hausheer |
| Busing | Distelhorst |  | Holmes |
|  |  |  | Houston |

Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
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OMalley

Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scott

Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Stueland
Uban
Varney
Wengert
Whisler
Wilson
Wolctt
Wright

| Nielsen of Smith of <br> Emmet-PaloAlto  <br> Oielsen of OBrien |  |
| :--- | :--- |
| Stokes |  |
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| Ossian | Tieden |
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| Fremont-Mills | Winkelman |

Kluever Webster
Lynch Mr. Speaker
Shannahan

Carnahan
Den Herder

Glenn
Graham
Grassley
Harrington
Millen Miller of Page
Nelson

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

## HOUSE FILE 4 DEFERRED

Kempter of Jackson asked and received unanimous consent that House File 4 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 7 DEFERRED

Maule of Monona asked and received unanimous consent that House File 7 be deferred and that the bill retain its place on the calendar.

## HOUSE CONCURRENT RESOLUTION 9

By Gaudineer of Polk
Whereas, the State of Iowa has, in sorrow, recently welcomed home the mortal remains of her most illustrious son, the thirty-first President of the United States, The Honorable Herbert Clark Hoover, and

Whereas, it is fitting and proper that the General Assembly of the State of Iowa, in united accord, pay tribute to this great man who gave so much of his life that, not only the United States, but the whole world would be a better place in which to live, Now, Therefore,
Be It Resolved by the House of Representatives of the Sixty-first General Assembly of the State of Iowa, the Senate Concurring:

That, the people of the state through their elected representatives, in legislature assembled, recognize the great achievement of Herbert Clark Hoover, viz.:

First, as a humanitarian: In witness thereof his accomplishments in feeding and alleviating the hunger and misery of the unfortunate peoples of the world;
Second, as an executive: In witness thereof his conduct and ability in exercising the duties of the office of Secretary of Commerce and of the office of President of the United States and his plans for reconstruction of the economy during one of the most trying financial periods in our country's history, and

Third, as a philanthropist: As witnessed by the long list of charities and endowments that he and Lou Henry Hoover, his wife, gave unstintedly during their lifetimes and perpetuated; by all of which the memory of this man will live forever, Now, Therefore,

Be It Further Resolved that a copy of this Resolution be enrolled and signed by the presiding officers of this body and presented to the family of Mr. and Mrs. Hoover and that a like copy be displayed in the Hoover Memorial at West Branch, Iowa.

## AMENDMENT TO HOUSE FILE 8

1 Amend House File 8 as follows:
2 1. Amend section one (1), line five (5), by striking the words
3 "or for a term of not less than fifty (50) years".
4 2. Amend section two (2), by striking subsection two (2).
5 3. Amend section three (3), by striking subsection two (2).
Redfern of Lee.
On motion by Maule of Monona, the House adjourned until 11:00 a.m., Monday, February 1, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, February 1, 1965.

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

Prayer was offered by the Reverend Donald Light, pastor of the United Church of Christ, Traer, Iowa.

The Journal of January 29, 1965, was approved.

## PETITION

The following petition was presented and placed on file:
By Holmes of Jones, from fifteen residents of Jones County against the repeal of Iowa guest passenger statute.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House five students from Marycrest College at Davenport, Iowa. They were Vonnie Caffrey, daughter of Representative James Caffrey; Marilyn Merz, Kathy Byrnes, Rosa Hong and Mary Kuhlman.

Wright of Scott presented the Girl Scouts Troop 94 of Davenport, Iowa, and their leader, Mrs. Robert Welton.

SPECIAL COMMITTEE APPOINTED TO ATTEND FUNERAL
Speaker Steffen appointed the following committee on the part of the House to attend the funeral of Dr. Virgil Hancher: Mahan of Johnson, Doderer of Johnson, Smith of O'Brien, Gleason of Pocahontas and Dunton of Keokuk.

## COMMITTEE ON PHOTOGRAPHS

Speaker Steffen appointed, as a committee of one, Cohen of Black Hawk to cooperate with the State Printing Board in procuring suitable photographs for the Iowa official register.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 19.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Busch of Bremer offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RIESOLUTION

Whereas, The Honorable William S. "Bill" Lynes, of Bremer County, who was a member of the Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth and Fifty-ninth sessions of the General Asssembly, and Speaker of the House in the Fifty-fourth and Fifty-fifth sessions, passed away on April 30, 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 Busch of Bremer, Edgington of Franklin and Grassley of Butler.

## ADOPTION OF HOUSE CONCURPEENT RESOLUTION 9

Gaudineer of Polk asked and received unanimous consent to consider House Concurrent Resolution 9, filecl January 29 and found on pages 151 and 152 of the House Journal, and moved its adoption.

Motion prevailed and the resolution wris adopted.

## OATH OF OFFICE OF ABSi]ST MEMBER

 CLERK'S CERTIFIMCATE$\left.\begin{array}{l}\text { STATE OF IOWA } \\ \text { Pottawattamie County }\end{array}\right\}$ ss:

I, Richard J. Kunasek, Clerk of the District Court within and for the County and State aforesaid, hereby certify tluat I personally and in front of witnesses administered the oath of office to Mr. Edward Webster for the office of State Representative.

IN WITNESS W:H EREOF, I have hereunto set
(Seal) my hand and affixed the seal of the said court on the 27th day of January, A.D., 1965.

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

Edward C. Webster.

## MESSAGES FROM THE SENATE

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

Senate File 10, a bill for an act relating to providing custodial officers and guards to the state penitentiary and the men $h^{2}$ s reformatory with uniforms.

Also: That the Senate has p-assed the following bill in which the concurrence of the House is asked:

Senate File 32, a bill for an act to amend section three hundred twentyfour point sixty (324.60), Cor $\mathrm{I}_{\mathrm{t}}: 1962$, relating to motor vehicle fuel tax.

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

Senate File 99, a bill for an act to set speed limits on roadways at institutions under the control of thif: state board of regents.

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

Senate File 114, a bill for a:11 act relating to cattle testing and to amend section one hundred sixty-five :point seventeen (165.17), Code 1962.
Also: That the Senate has p assed the following bill in which the concurrence of the House is asked:

Senate File 115, a bill for $\varepsilon$ un act relating to veterinary medicine and to amend section one hundred sisty-nine point ten (169.10) and section one hundred sixty-nine twenty-two, (169.22), Code 1962, and chapter one hundred thirty-three (133) of the: laws of the Sixtieth General Assembly.

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

House Concurrent Resolution. 7, a memorial resolution for Sir Winston Spencer Churchill.

Also: That the Senate has $p$ assed the following bill in which the concurrence of the Senate was asked:
House File 26, a bill for an a ct relating to proof of age required of a prospective purchaser of intoxicating liquors.

Robert G. Moone, Secretary.

## INTROIJUCTION OF BILLS

House File 136, by Oehlse n, Loss, Scott and Gannon, a bill for an act transferring jurisdiction. to the City of Eldora of certain land now comprising a part of the Liowa Training School for Boys at Eldora, Iowa.

Read first time and refer $x$ ed to committee on governmental affairs.
House File 137, by Sch.erle of Fremont-Mills, Gillette of ClayDickinson, Busch, Ossian, $1 巴$ dgington, Miller of Page, Tieden, Fisher of Greene, Rickert, Hullin $i_{\text {zer }}$, Andersón, Smith of O'Brien, Nielsen of Shelby, Hanson, Oehlsen., Houston, Foster, Holmes, Dougherty, Stokes, Strothman, Fischer of Grundy and Nielsen of Palo AltoEmmet, a bill for an act to pay agricultural land tax credits in full and raise the applicable scla ool fund millage from fifteen (15) mills to twenty (20) mills.

Real first time and referied to committee on ways and means.
House File 138, by Bailey, Dunton, Baringer, Quinn and Grassley, a bill for an act to repeal stections two hundred ninety-seven point two
(297.2), two hundred ninety-seven point three (297.3) and two hundred ninety-seven point four (297.4), Code 1962, relating to size of schoolhouse sites and to enact a substitute therefor.

Read first time and referred to committee on education.
House File 139, by Hausheer, Dunton, Mayberry and Doderer, 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 education.
House File 140, by Glenn, Rasmussen, Wright, McNamara, Craig, Fullmer, Wengert, Gillette of Clay-Dickinson and Smith of Linn, 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 141, by Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda and Bogenrief (companion bill to Senate File 90), a bill for an act relating to the power of municipalities to provide a rent supplement for certain families.

Read first time and referred to committee on governmental subdivisions.

House File 142, by Hausheer, Doderer, Gillette of Story, Jackson of Black Hawk, Cohen, Kluever and Baringer (Nims, Vance, Klefstad, Kruck, Burns and Condon) (companion bill to Senate File 99), 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 referred to committee on education.
House File 143, by Shirley of Dallas, Korn, Roe, Scott, Oehlsen, Smith of Linn, Morgan and Hageman, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations.

Read first time and referred to committee on transportation.
House File 144, by Scott, Gregerson, Korn, Shirley of Dallas and Oehlsen (companion bill to Senate File 86), a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, to provide for the education of children in state controlled institutions.

Read first time and referred to committee on education.
House File 145, by Renda, Denato and Gaudineer, a bill for an act relating to the imposition of general parking restrictions within cities.

Read first time and referred to committee on governmental subdivisions.

House File 146, by Rasmussen, Busing, Den Herder and Cochran (O'Malley, McNally and Lange) (companion bill to Senate File 142), a bill for an act relating to purchase of gas or water by a city or town.

Read first time and referred to committee on governmental subdivisions.

House File 147, by Hausheer and Mueller (Main) (companion bill to Senate File 150), a bill for an act relating to the state apiarist.

Read first time and referred to committee on agriculture.
House File 148, by Grassley and Caffrey, a bill for an act relating to terms of members of the capitol planning commission.

Read first time and referred to committee on governmental affairs.
House File 149, by Conway, Utzig, Oxley, Rickert, Foster, Shannahan, Bogenrief, Carnahan and Radl, a bill for an act to create an Iowa state architect, description of the department's duties and repeal of statutes that would conflict with these duties.

Read first time and referred to committee on governmental affairs.
House File 150, by Glenn and Dougherty, a bill for an act to permit individuals who have attained the age of sixty-five (65) years to fish in Iowa without a license.

Read first time and referred to committee on conservation and recreation.

House File 151, by Wilson, a bill for an act relating to drag racing on Iowa's streets and highways.

Read first time and referred to committee on transportation.

## SENATE MESSAGES CONSIDERED

Senate Joint Resolution 2, 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 governmental affairs.
Senate File 15, a bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system.

Read first time and referred to committee on governmental affairs.

Senate File 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of two (2) court rooms in the Linn County courthouse located in Cedar Rapids, Iowa.

Read first time and referred to committee on judiciary.
Senate File 48, a bill for an act to make a deficiency appropriation for printing, legal and other expenses of the court study commission established by the Sixtieth General Assembly.

Read first time and referred to committee on appropriations.
Senate File 85, 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 education.
Senate File 86, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, to provide for the education of children in state controlled institutions.

Read first time and referred to committee on education.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 4, a bill for an act relating to municipal participation in area television translator systems, was taken up for consideration.

Glenn of Wapello asked and received unanimous consent that action on House File 4 be deferred and that the bill retain its place on the calendar.

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
On motion by Maule of Monona, the House recessed until 1:45 p.m.
The House reconvened, Speaker Steffen in the chair.
Renda of Polk 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 Renda of Polk, Rickert of Louisa-Muscatine and Strothman of Henry.

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 Fulton presiding.

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

Senator O'Malley of Polk moved that a committee of six, consisting of three members from the Senate and three 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 Senators Denman of Polk, Mills of Marshall and Reno of Van Buren, on the part of the Senate, and Representatives Reichardt of Polk, Resnick of Scott and Stokes of Plymouth, on the part of the House.

The committee waited upon Governor Hughes and escorted him to the Speaker's station. President Fulton then presented Governor Hughes, who delivered the following budget address:

## BUDGET MESSAGE TO THE SIXTY-FIRST GENERAL ASSEMBLY

> By Honorable Harold E. Hughes, Governor of Iowa Joint Session, February 1, 1965

Mr. President, Mr. Speaker, Honorable Senators and Representatives of the Sixty-first General Assembly, Ladies and Gentlemen:
I am sure that other governors have felt, as I feel today, that a biennial budget message should be something more than a perfunctory recitation of items and figures that can be seen on the comptroller's printed budget report by anyone with two eyes in his head. A budget message, if it is worth its salt, should communicate, along with the statistics, a lucid picture of an administration's philosophy relating to government finance and the basic mission of government.

We do not always think of it in this sense, but a budget is the skeletal framework of government planning. The road to the state house, as well as to other legendary destinations, is paved with grood intentions. But when we come to grips with the budget, we have reached the ultimate moment of truth as to our determination and capability to fulfill those intentions.

In simplest terms, the mission of government is two-fold. On the one hand, we have the administration of a vast organization and the stewardship of public funds. In this sense, it is not unlike the operation of an immense business establishment. On the other hand, the job of government is also to the meet human needs and enhance the well-being of the citizens. We cannot neglect either hemisphere of this mission without failing to fulfill vital responsibilities with which the public has entrusted us.
My concept of our responsibility as public officials is that we should attempt to lead, rather than to push the public, toward the objectives in which we believe. This involves some thoughtful and sensitive interpretation of the public will. Yet this does not mean that we hitch-hike our way with the more obvious public sentiments in order to avoid irritating any segment of the electorate. That is the road back, not the road ahead.
Good government, as I see it, requires that we move ahead-at times boldly, at times more deliberately-but always moving toward the plausible goals of today and the idealistic goals of tomorrow. Our over-all planning for the next biennium, including its budgetary framework, must be placed in the setting of our long-range objectives, if we are to keep faith with our charge as public officials.
During the long period in which this budget has been in preparation, I have been subjected to strong pressures from two poles. On the one hand, we have those who would transform the state overnight with respect to the particular governmental service in which they are interested. From the other pole comes equal pressure in the form of resistance to rising costs of government and higher taxes.
This push-and-pull has been accentuated at the present time because of the political changeover and the comparative economic health of the state.

I am sure that you members of the Assembly are experiencing this pressure, just as I am.

Which direction shall we take? What is it that the people of Iowa expect of us? What is our mandate?

As I see it, our mandate is to keep Iowa moving ahead within the practical limits of our financial capability.

As I see it, our mandate is to take sure-footed steps toward the immediate future while keeping our eyes and purpose steadfastly on the stars of our future.

It is our duty to see the responsibility of governing in its totality-not in fragments. There is no service of government, for example, that is more important than education. Yet, however tempted we might be, we cannot enhance our educational facilities to the exclusion of such vital areas as public safety, highway construction, public health, industrial development and the care of the handicapped.

If, to some, this be treason to our ideals; then we must live with the criticism-for our responsibility is to all of the people of this state and to all of the human needs that state government is committed to meet.

What I am saying is that we must stand tall with our ideals but we must also keep our feet on the ground.

To place our emphasis on certain favored sectors of government, neglecting others, would be irresponsible. To ignore the realities of what the public is conceivably willing to bear in supporting government would be foolish.

As a personal statement, let me say to you that what makes my job rewarding to me is the opportunity it provides to work for goals for this state in which I deeply believe.

If I thought I were not doing this, the job of governor would quickly lose its lustre for me.

Our concern for this state's future must be more compelling than any consideration of political partisanship or any desire for self-perpetuation in public office.
Neither the job of administering nor the job of legislating is easy or glamorous if properly fulfilled.
It consists of hard work and hard knocks along the way, and the achievement of progress is the only real reward for public service.

As I said at the beginning, it was inevitable that some of you and I would, at times, have our differences. We are having them-and I think that this is all to the good and all in the day's work. Neither you nor I came to the capitol for the ride or to win a year-around popularity contest.

We were sent here by the people because they felt that the programs we offered would be for the best interests of the State of Iowa. We were not sent here to yield to special interests lobbies or to favor any region or occupational group-but to work for the state as a whole.

In this budget, as in the goals set forth in my inaugural, I have tried to deal fairly and objectively with the needs of all of the segments of our society-with agriculture, labor, industry, and so on across the spectrum.

But I want to make it clear that so far as I am concerned, no occupational group in our state has received or will receive preferential consideration. Nor will any group be in the position of "running the state" so long as I occupy the chair as Governor.
I have the utmost faith in the integrity, the purpose and the good judgment of this legislature--just as I have faith in the character of the rank and file of the people who sent you here.

In this same reference, I have every respect for the prerogatives of the General Assembly and will never knowingly violate them.

The doors of my office are open to every member and whether we are in agreement or disagreement, I will always be available to counsel with you and to tell you face to face where I stand.

The budget I am submitting to you is a balanced, pay-as-you-go blueprint for the next biennium in accordance with the pre-election commitments I made to the people.
I make no claim of perfection for it. A Governor's budget, at best, is only a rough-draft set of guidelines for the legislature to use in its massive task of appropriating and arriving at ways and means.
Possibly no proposed budget in the state's history has had the counsel of as many people in its preparation or involved as many man hours of laborious effort. I am deeply grateful to the comptroller, Mr. Selden, and his staff; to the department heads of the state government and their staff members; to numerous legislative committees; and to a large number of private citizens who have been enormously helpful with advice and suggestions, which I asked for and they generously gave.

As you may recall, we conducted for the first time in Iowa's history a public hearing on the state budget. I am grateful for the response this innovation received from public-spirited citizens around the state as well as from members of the legislature and personnel from the many departments of the state administration.
Earlier, I had conducted mid-term budget hearings with department heads and a number of private meetings with business and community leaders in various parts of the state. All of this preparation was extremely helpful
to me and I want, at this time, to acknowledge my indebtedness to the dedicated people-government servants and private citizens, many of whom were light-years apart from me in political viewpoint-who contributed this invaluable service.

I would point out to you today, as I have pointed out before, the close relationship between state and local governments. We cannot isolate the needs and revenue programs of state government from those of our cities, towns and counties and arrive at a true perspective. After all, it is the whole range of governmental services that counts for the individual citizen, regardless of which jurisdiction of government provides those services. In the same sense, it is the total tax load borne by each taxpayer that concerns him, rather than whether the taxes be state or local.

We take just pride in the fact that our state government is virtually debtfree and levies no property tax other than the very minor levy for the World War II and Korean War bonus bonds. But we have no right to be proud of a moderate state tax program if we have, at the same time, shifted a disproportionate load of the cost of government onto local jurisdictions. Our goal must be to hold combined state and local tax loads at the most reasonable level.

The importance of local government and its close relationship with state government have never received the recognition to which these basic facts of life are entitled.

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 to Iowa taxpayers.

To study the intergovernmental potential and to develop recommendations for closer co-operation between the units of local government and between state and local jurisdictions, I appointed a Governor's Commission on State and Local Government, with wide and diversified representation from all levels of government and from all parts of the state. The results of this commission's deliberations have been highly encouraging and some of its recommendations have been incorporated in my inaugural and budget messages.

A state budget is necessarily long and involved because of the magnitude of the state government operation. I have made my comments on the budgetary items as succinct as possible, seeing no purpose in reciting long lists of figures that you can read from the statistical sheets. Supplementary printed materials will be furnished you today; and in the near future, additional tabulations will be made available to you, providing more detailed information on various departmental requests and suggested sources of revenue.

## REVENUES FROM EXISTING TAX BASE

In my State-of-the-State message to you, I submitted information and statistics concerning Iowa's record-breaking economic growth during the past two years. The new peaks attained in the value of manufactured goods, employment, personal income and new industrial developments have carried over into the state's fiscal balance sheet and profit and loss statement.

We have attained new levels in revenues collected from our present tax base and project a 12 -percent increase in these revenues by the end of the present biennium, next June 30, over the amount collected during the previous two-year period.

## EXPENDITURES

The total expenditures from the general fund set forth in this budget for each year of the ensuing biennium are $\$ 254.6$ million. Of this total, $\$ 120.7$ million is designated for state aid or refund programs to local government jurisdictions. Although the desired level of property tax relief has not yet been attained, it is important to realize that about one-half of the state tax dollar goes back to local districts in one form or another.

## EDUCATION

In order to ease the burden of rising school costs on local tax structures, I am recommending an additional 15 million dollars per year in the form of direct school aids. I am also recommending an additional $\$ 3.7$ million in the agricultural land tax credits to bring the total to 15 million dollars.

With reference to distribution of school aid, I would say that I am sympathetic toward the principle of the "proportionate sharing" which is being widely advocated. However, it is obvious that such a program would necessitate a complete overhauling of our tax system in order to provide the vast revenue needed. In the setting of our over-all needs for state government, I do not see the feasibility of this in the coming biennium.
Two years ago, the legislature increased appropriations of the Board of Regents institutions by $\$ 6.2$ million for a total of a little over 58 million dollars.
For the coming biennium, I am recommending an increase of $\$ 9.5$ million in each year of the biennium-or a total of $\$ 67.6$ million, which includes funds both for operations and for capital needs.

## BOARD OF CONTROL

I recommend an annual operating appropriation of $\$ 25.1$ million for the Board of Control institutions for the next two years. This represents an increase of two and one-half million dollars per year.

Included in my specific recommendations for the Board of Control is the raising of minimum salaries at the institutions to $\$ 270$ per month over the two-year period. The Board has had difficulty in attracting and keeping competent personnel at the institutions due to industrial competition in the local areas.
I have provided in this proposed departmental budget $\$ 60,000$ for the biennium to continue the work now being done under a federal grant in the development of a state-wide plan for the care and treatment of the mentally retarded.
From amounts not specifically included in this budget, I recommend the construction of a long-needed maximum security hospital for mentally disordered offenders.
I have recommended that farm properties owned by the Board which are no longer needed for rehabilitation purposes or for expansion of the institutional facilities be sold to provide revenue for this purpose. These properties would then be properly returned to local tax rolls.

## PUBLIC SAFETY

I am recommending in this budget that the appropriation for the Department of Public Safety be increased by approximately $\$ 1.4$ million each year of the coming biennium. This includes the addition of 100 patrolmen to the Highway Patrol, 50 to be added each year of the biennium.

As I stated in my Inaugural Message, I hope this measure can be expedited by the General Assembly so that the first group of additional patrolmen may be on duty on the highways as soon as possible this summer, and I am gratified by the prompt action that has been taken on this proposal so far.

The budget increase in the Public Safety Department also provides for strengthening the safety education division, including a program of temporary driving permits for first year operators and possible periodic examination of licensed drivers. To help finance this increased cost in the department, I am proposing later in this message an increase in the drivers' license fees.

## SOCIAL WELFARE

I am proposing a five-million-dollar increase for each year of the next biennium for the Department of Social Welfare. The major parts of the increase are for Aid to Dependent Children- $\$ 2.7$ million-and Medical Assistance to the Aged, over $\$ 2$ million. Under the present schedule, ADC families are paid 75 percent of basic living needs. The increase would bring payments under this program up closer to the level of other programs, such as Old Age Assistance. The case load of our Medical Assistance to the Aged program has proved considerably greater than originally estimated. Hence, the increase for this purpose.

## ADMINISTRATIVE DEPARTMENTS

In this budget, I am proposing several major realignments of government functions within the administrative branch of the state government. This would be the beginning of a series of long-needed departmental reorganizations and consolidations in the interests of both efficiency and economy.

First, I am recommending that the office of the Industrial Commissioner, Bureau of Labor, and the Department of Mines and Minerals be consolidated into one single department with one single appropriation.

Second, I am proposing to merge the functions of the Printing Board, Centralized Printing and the Car Dispatcher into the Executive Council. The activities of the Executive Council would be broadened, under this proposal, to provide for centralized purchasing of supplies and materials for the administrative departments of the state government. The objective would be to eliminate one board and two separate departments and to focus the responsibility for these functions on full-time, trained personnel.

Third, I recommend the employment of a professional, full-time tax administrator to be known as "Director of Revenue." His job would be to administer and enforce all of the revenue laws of the state, including, of course, the collection of taxes. I am proposing a term of six years for this position, with confirmation by the Senate.

I would also propose that on July 1 of 1966, the motor vehicle fuel taxes, now being administered and collected by the State Treasurer's office, be transferred to the Department of Revenue. Thus, all of the major tax administration and collection would be in one department.

Included in this proposed reorganization would be the conversion of the present Tax Commission to a hearing or review board whose sole duty would be to judge the tax law decisions made by the Director of Revenue. This three-man board would hear appeals brought by taxpayers and would make tax settlements accordingly, thus assuring all taxpayers ample protection.

## OTHER DEPARTMENTAL BUDGETS

From the supplementary schedules you will receive, you will note budget increases in most departments.

Leading this list is the State Department of Public Health for which I have recommended a budget increase of more than 50 percent. This large and vitally important department has been under-financed for many years and my proposed budget simply comes to grips with the realities of its needs.

The increase recommended for the Bureau of Labor is to handle the growing work load brought about by a rapidly expanding industrial economy.

A substantial increase is recommended for the Conservation Commission to meet the increasing demands on this important agency of the state. A good part of this increase would be used to match federal funds now available to states through the Department of Interior. Most of the additional funds would be used for the acquisition of lands for future development for conservation and outdoor recreation purposes.

I have already reported to you the exciting strides we have made in new industrial development in Iowa in recent years. To assure continued advancement in this all-important field, I am recommending substantial increases in the budget of the Iowa Development Commission. A sizable part of this increase will be for the promotion of tourism and for the expansion of existing programs to develop greater use of Iowa's agricultural products.

Three items involving appropriations have been added to my proposals since the budget went to the printers. I recommend that a sum of $\$ 250,000$ for the biennium be allocated for the purpose of initiating a state-supported and administered scholarship program to be based on both ability and need of deserving students.

In my inaugural message, I recommended that a State Commission on the Aging and a State Commission on Human Rights be established by statute. If these proposals are enacted, annual appropriations of $\$ 25,000$ and $\$ 40,000$, respectively, will be required to provide the necessary staff and facilities to operate these bodies.

## SALARIES OF STATE EMPLOYEES

In the course of the departmental budget hearings held in late November and December, it became painfully obvious that the salary structure for state employees was urgently in need of revision. This was true at nearly all levels but was most pronounced in the higher echelons. A significant example would be the salaries paid to our supreme court justices and district court judges-salaries considerably under what these men could earn in the private practice of law.

For years, the handwriting on the wall has indicated that we cannot hope to keep qualified personnel in responsible state government offices unless we pay salaries reasonably commensurate with the going rates in private enterprise.

Accordingly, I have recommended general salary increases for most state employees during the coming biennium. Recommended increases in the statutory salaries for department heads generally follow the guidelines provided by an independent study made of our key employee salary structure by the Public Administration Service last summer.

The Sixtieth General Assembly passed legislation to permit the development of a state-sponsored health and accident insurance plan. The Executive Council adopted such a plan for state employees. In this budget, I
am requesting that this plan be supported by the state to the extent of 25 percent of the individual premiums. The provision of at least minimal "fringe benefits" is an essential if the state is to compete successfully for qualified manpower in today's competitive society.

## CAPITAL IMPROVEMENTS

The budget I present to you today includes an increase of nearly nine million dollars in capital appropriations for the next biennium.

On the list of capital recommendations is the implementing of the program of the Capitol Planning Commission which includes three million dollars for acquisition of land for an urgently needed new state office building and construction of that building. It appears that these funds will be supplemented with federal grants which will make it possible to carry out the first phase of the Capitol Planning Commission's recommended program.

The increase recommended in the capital appropriations for the Conservation Commission, as previously stated, is for the purpose of acquiring land for future development.

In this budget, I recommend the allocation of six million dollars for the construction of four area vocational-technical schools in the next biennium. With the sizable federal grants available for this purpose, it is estimated that this amount will suffice for the construction of these important facilities.

## GENERAL

The total askings of all of the state departments, agencies and boards (including a standing appropriation) exceeded 347 million dollars per year.

My recommendation is for approximately $\$ 254$ million for each year of the biennuim.

So it will be quickly seen that, despite the fact that this budget calls for substantial increases in appropriations in all areas, its annual amount is still about $\$ 92.5$ million short of the askings.

It was the age-old dilemma of almost all budgets-there wasn't enough prospective revenue to go around to satisfy all of the askings.

If all of these requests were to have been met in full, major tax increases of unprecedented dimension would have been required.

This budget, as you will see, proposes minor tax increases and extensions of the bases of existing taxes, but no major tax increase such as a general increase in the rate of the sales or income tax.

In the scope of this message it is not possible to include every item of the recommended appropriations, but I believe that I have covered the significant highlights.

## REVENUES

As a result of Iowa's sharply accelerated economic growth in the past two years, state general fund revenues are substantially greater than the original estimates made two years ago by the Comptroller and the Legislative Fiscal Director. At that time it was estimated that the unencumbered balance would be at approximately $\$ 14$ million as of June $30,1965$. It is now predicted that the unencumbered balance will reach $\$ 28.3$ million as of that date.

From the present tax sources we estimate that the revenues of the state general fund for each year of the next biennium will be $\$ 224$ million-
or an increase of nearly $\$ 18$ million over the previous biennium's annual receipts. These increases are largely in the areas of individual income tax returns and state sales tax returns.

To augment the revenues from the present tax structure in order to meet our state government needs, I am recommending the following adjustments of our tax base.

First, I am suggesting that the sales tax base be broadened to take in selected services, including laundry and dry cleaning, hotels and motels, and barber and beauty services. As another step to broaden the base of the sales and use tax, it is proposed that the exemption from the tax be eliminated on all used items offered for resale.

Second, I propose that the corporation income tax be increased by one percent-thus changing the rate from three to four percent. This I believe is a more realistic figure for corporate income tax rates-especially in light of the fact that Iowa is one of the few states which allows its corporations to deduct the federal tax in arriving at taxable income. Although there is inevitably some objection to any tax increase, I have conferred with a number of industrialists on this point and the consensus was that a four-percent corporation income tax was not excessive. The comment of these same individuals on the moneys and credits tax was another thing again, I might add.

Third, I recommend that the tax on cigarettes be increased to seven cents per pack which will put Iowa more closely in line with other states, including some of our next-door neighbors.

Fourth, I recommend the extension of the insurance premium tax to include mutual and fraternal insurance companies.

Fifth, I recommend that the fee for motor vehicle operators' licenses be increased from three to five dollars per biennium and the fee for chauffeurs' licenses be raised from four to six dollars per year. These increases in license fees will offset the additional funds allocated to the Department of Public Safety, including the increase in complement of the Highway Patrol.

Once again, I am strongly recommending the enactment of a withholding tax system to insure the enforcement of our state income tax law. If enacted, this will enable the state to gain substantial additional revenue through the collection of state income tax from a considerable number of citizens who are currently not filing returns and are thus escaping their fair share of the tax load.

I would suggest that the state withholding system be commenced on July 1, 1965, and that it be based generally along the same lines as the federal withholding tax system in the interests of uniformity and simplicity.

I am also recommending that one-half of the total tax load for the year 1965 (which will be payable in the spring of 1966) be forgiven so as to insure fairness to all taxpayers. This method will not disrupt the state revenues nor will it result in any "windfall" to the state, but it will put the withholding tax system into operation and will place the individual taxpayers on a current basis.

The Comptrollex estimates that the adoption of the withholding tax system would bring in approximately two and one-half million dollars per year in additional funds collected from current non-filers.

Finally, while I do not propose an increase in the rate of the sales tax, I recommend that the reporting of sales tax and its collection be on a monthly basis, rather than the present quarterly basis for those retailers collecting over $\$ 75$ per quarter. This would help in the administration of this tax and would eliminate some of the present difficulties in collecting it.

These adjustments to the tax base, if adopted, will result in additional revenues to the state in the next biennium of approximately 44.8 million dollars. Adding to this that share of the unencumbered balance at the beginning of the next biennium that can safely be used for current expenditures, we are provided with the necessary funds to carry out the state program set forth in this budget. If this plan is followed, the estimated unencumbered balance as of June 30,1967 , would stand at twelve million dollars.

Also, although state highway funds do not come under the state general fund and are therefore not a part of this budget, I am recommending a one-cent increase in the state gasoline tax to be allocated to the primary road fund. This would bring in approximately nine million dollars for new construction and for the modernization and elimination of safety hazards on our older primary highways.

I also recommend legislation to permit a small portion of the revenue from road-user taxes to be used for development of rest and picnic areas along our interstate system and other major highways.

## ADMINISTRATION

In the administration of the budget, it is recommended that the contingent fund, previously appropriated to the Budget and Financial Control Committee, be returned to the administrative branch through the Executive Council. A series of Attorney General's opinions over the past two years has raised some basic questions concerning the responsibility for the allocation of this contingent fund. The move suggested would clarify this situation and fall in line with the language and apparent purpose of these legal opinions. The statutory investigative powers of the Budget and Financial Control Committee would not be in any sense disturbed or diminished by this change.

## MONEYS AND CREDITS TAX

Many other difficult and important problems of government finance will come before you members of the General Assembly in the weeks ahead. A number of these proposals will relate to the repeal or modification of taxes that are widely considered to be inequitable and costly to administer.

Among these are the moneys and credits tax, the household goods tax and the tax on Iowa livestock.

Since the revenues from these taxes go to local jurisdictions and not the state, it is obvious that if such a tax is to be repealed, replacement of revenue must be provided. Otherwise, the burden of the decreased base will fall upon real estate and we will be only shifting the load.

Perhaps the most widely disliked tax of all is the levy on moneys and credits which has manifest inequities and illogical exemptions. This tax in its present form falls with heaviest impact on those who have invested their life savings in annuities and stocks and bonds and are dependent on this income for their support. A moneys and credits tax, substantial in relation to total income, must be paid even when the income is not sufficient to require payment of any Iowa income tax. On the other hand, many large holdings of stocks and bonds are entirely exempt from this tax under provisions of the law.

It is my strong recommendation that this Assembly either repeal or modify the moneys and credits tax-at least to the extent of eliminating its application to individuals, estates and trusts.

One of the major problems relating to outright repeal is the fact that moneys and credits comprise a substantial portion of the bonding base of many local communities.

An additional obstacle to full repeal of the moneys and credits is the fact that tied in with the five mills of moneys and credits tax is an additional tax of one mill for the payment of the Korean Bonus Bonds. With repeal of moneys and credits in its entirety, some disposition would need to be made of the Korean bonds on which there is about a 7 million dollar balance.

The Legislative Tax Study Committee of the Sixtieth General Assembly, under the chairmanship of Senator Earl Elijah, has unanimously recommended that the moneys and credits tax be substantially revised, eliminating the millage on individuals, estates and trusts-but retaining it on banks and other financial institutions, including insurance companies. The Tax Study Committee further recommends that the eliminated portion of the tax be replaced by a 3 -percent surtax on the income from securities held by individuals, exempting the first $\$ 200$ of such income.

An ad hoc committee of private business and professional leaders in the state has suggested another approach to this problem that merits attention. They also would eliminate the application of moneys and credits to individuals, estates and trusts, but would replace it by raising the income tax rate on persons in the $\$ 12,000$ or $\$ 14,000$ a year and over brackets. It is reasoned that this device would get the replacement revenue from the same income group that pays the major share of the moneys and credits tax.

I believe that the moneys and credits tax should be either repealed or drastically revised and I pledge my co-operation to the legislature to that end. I might add that I would be amenable to considering the elimination of the other two taxes mentioned if fair and feasible means can be found for revenues that presently go to local jurisdictions.

## CONCLUSION

Here, then, I respectfully submit to you, the members of the Sixty-first General Assembly, these suggested financial guidelines for the two-year period ahead. In this proposed budget, we have endeavored to meet the most vital needs of the state, to accord proper respect to the public pocketbook, and-most important of all-to provide those public services that are essential to keep Iowa moving.

As you have observed, I have recommended no major tax increases because I have frankly felt this to be the will of the people. At the same time, I have erected no immovable barriers to what this Assembly may elect to do in meeting the state's problems. I would only say-as I have beforethat the general outlines of this budget plan comprise a conservative version of what we must do to sustain the momentum of our present progress. We cannot reduce these goals materially without impairing our state's future.

In my State-of-the-State message, I reported to you the strong current financial position of our state, the record-breaking economic growth of the past two years and the recent progress of our state government in its farflung departments.

In my Inaugural message, I drew a rather comprehensive picture of the major goals that lie ahead for the state. Even though I tried to keep this in capsule form, it turned out to be a long speech, and I want to thank you for your patience in sitting still to ingest such a big capsule. Now, I have laid before you my proposed budget-the suggested skeletal framework for
our over-all planning for the biennium ahead-and pointing to the long range as well.

In conclusion, it would seem to me well to remind ourselves that a budget is a means to an end, not an end in itself.

It is entirely conceivable to me that a community or a state or a nation could have the lowest tax levels in Christendom and still be a wretched failure so far as providing good government is concerned.

The ultimate end of government is to provide the optimum opportunity for the good life for our people-not to break records for low rates of taxation. The services of government cost money; there is no point in deceiving ourselves. I am convinced the people are willing to meet these costs, within reason, provided they have convincing assurance that the services they get are worth the tax money they pay. In our private lives, we have all been stung at one time or another by some deal that was pictured as a glittering bargain. There are no cut-rate bargains in government, but if we are at all realistic, we should realize that we get more value for the money we spend on government services than from any other purchase we make. It is your job and mine as public officials to keep it that way.

As our society grows more sophisticated and prosperous, I believe that luxuries should carry an increased share of the cost of government and that savings and property should carry a diminishing share. This philosophy is reflected generally in this proposed budget.

This budget it not a package of miracles on the one hand or a handful of sawdust on the other. It is a sensible, respectable step in the direction of a constructive future.

It is a menu of bread, not of frosted cake. I am aware that it will be criticized by those who oppose any improvement of government services and resist any increase in taxes, however modest. To them, I would only say that even the bread of our private economic well-being will be denied us if we do not make those public investments that are necessary to keep our private economy strong in the competitive times of this late twentieth century.

There is no self-activated escalator that will carry our inert bodies to a prosperous future. We must move up step-by-step and this requires individual effort and willingness to participate in public investment for the good of all.

Our strength, as we always have known, lies in united effort. And this physical and spiritual unity can be attained only if each individual citizen is willing to do his part. I realize that there are those who believe that a single individual's effort is unimportant--that one person's contribution to civic projects and to supporting our free institutions-is too small to count.

To those who believe this, I commend the famous words of Edward Everett Hale:
"I am only one,
But still I am one.
I cannot do everything,
But still I can do something;
And because I cannot do everything
I will not refuse to do the something that I can do."

Only two days ago, the great personages of the world gathered in London as one of the greatest and most valiant men of any age was laid to rest.

Among the glowing words of Sir Winston Churchill that will live on to inspire us and future generations, none are more famous than those he used to rally his people in their darkest hour . . .
"Let us therefore brace ourselves to our duties, and so bear ourselves that, if the British Empire and its Commonwealth last for a thousand years, men will say: 'This was their finest hour.'"

As I thought of Mr. Churchill's incomparable career of public servicea living symbol of the value of a single individual in even today's complex society-I could not help contrasting the situation in England at the time Churchill spoke these words and the situation in our state today.

Here, today, we are at peace. There is no unending terror at night from the skies, no submarine blockade, no food rationing, no Dunkirk.

We live on land of God-given abundance in an atmosphere of good will and freedom. As we regain our poise and our economic drive after the impact of the agricultural revolution upon our society, we find ourselves at the threshold of a great era of potential growth and progress-economic, cultural and spiritual.

This is Iowa's most promising hour of this century.
No legislative body and no administration in our state's history have ever had a greater opportunity to build solidly for Iowa's future.

I have no doubt that you, the members of this Sixty-first General Assembly, will measure up to the stature of your opportunity. Differences have occurred among us in the past and doubtless will recur in the future. But when it comes to the major objectives relating to Iowa's future, I am confident we will stand on common ground.

I wish you Godspeed in the important work before you and to the best of my capabilities I will stay with you all the way. May the two years ahead . . . these years of unlimited promise . . . prove in generations to come to have been "our finest hour."

Governor Hughes was escorted from the House chamber by the committee previously appointed.

Senator O'Malley of Polk moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Steffen in the chair.

## HOUSE RESOLUTION 3

## By Gregerson, Bremmer and Scott of Pottawattamie

Whereas, the House of Representatives has learned with profound regret of the illness of one of our esteemed members and friend, the Honorable Edward C. Webster of Pottawattamie County, and

Whereas, it is the earnest concern and hope of the House that our brother member will soon be completely restored in health and able to grace seat No. 122 with his presence.

Therefore, Be It Resolved by the House of Representatives, in regular session on the 1st day of February, 1965, that we convey to our brother member Webster our expression of good wishes for a complete and speedy recovery.

Be It Further Resolved, that a certified copy of this resolution be sent to Mr. Webster.

## REPORT OF COMMITTEE

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Al Meacham, Chairman.

## AMENDMENTS FILED

Amend House File 8 as follows:

1. Amend section two (2) by adding thereto the following new subsection:
"The jury or the court may provide that a person sentenced to life imprisonment shall not be paroled and such provision shall be final."
2. Amend section three (3) by adding thereto the following new subsection:
"The jury or the court may provide that a person sentenced to life imprisonment shall not be paroled and such provision shall be final."

Bailey of Wright.
Amend House File 8 as follows:

1. By striking all of section one (1) and inserting in lieu thereof the following:
"Section 1. Section six hundred ninety point two (690.2), Code 1962, is hereby amended by striking all of said section after the word 'killing' in line four (4) and inserting in lieu thereof the following:
'shall be punished by imprisonment for life in the penitentiary or for a term of not less than fifty (50) years as determined by the jury, or by the court if the defendant pleads guilty. All murder which is committed in the perpetration of or attempt to perpetrate any kidnapping for ransom, rape, robbery with aggravation, or burglary as defined in section seven hundred eight point two (708.2) of the Code, or committed by an individual who at that time has been or is committed to serve a life sentence in the penitentiary shall be punished with death, or imprisonment for life at hard labor in the penitentiary, as determined by the jury, or by the court if the defendant pleads guilty.'"
2. By striking from section two (2), all of subsection one (1) and renumbering the remaining subsection.
3. By striking all of section four (4) thereof.

Gaudineer of Polk.
Amend House File 58 by striking all after the colon in line three (3) and inserting in lieu thereof the following:
"The commissioner shall not hold any other office of this state, elective or appointive, during his term. The commissioner may serve without compensation as an officer or member of the

Glenn of Wapello. Carnahan of Wapello.

Amend House File 120, section 1, as follows:

1. Amend House File 120, section 1, by striking in line four (4) the words "two hundred (200)" and insert in lieu thereof the words "one hundred (100)".

Scherle of Fremont-Mills.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Tuesday, February 2, 1965..

## JOURNAL OF THE HOUSE

Hall of the House of Representatives,<br>Des Moines, Iowa, Tuesday, February 2, 1965.

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

Prayer was offered by the Reverend Bernard Oebser, pastor of the Lutheran Church, Kanawha, Iowa.

The Journal of Monday, February 1, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker; Conway of Musea-tine-Louisa on request of Maule of Monona; Hullinger of Decatur-Wayne on request of Maule of Monona.

## PETITIONS

The following petitions were received and placed on file:
By Robinson of Audubon-Guthrie, from forty-two residents of Audubon and Guthrie Counties favoring equal transportation for public and parochial school children.

By Utzig of Dubuque, from thirty-two residents of Dubuque favoring equal bus transportation for all school children.

## PRESENTATION OF VISITORS

Stueland of Hancock presented to the House the Honorable Oren H. Johnson, former member of the House from Hancock County in the Fifty-eighth General Assembly.

Houston of Crawford presented to the House the Honorable Paul W. Eggers, former member of the House in the Fifty-eighth General Assembly.

Millen of Jefferson-Van Buren presented to the House the Honorable and Mrs. Leroy Chalupa, former member of the House from Jefferson County in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fiftyninth, Sixtieth and Sixtieth Extra General Assemblies.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 45, under Rule 35.

APPROPRIATIONS STANDING SUB-COMMITTEES

| BOARD OF CONTROL |  |  |  |
| :---: | :---: | :---: | :---: |
| Doyle, | Nielsen of | Palmer of | Smith |
| Chairman | Emmet | Polk | Glanton |
| Fullmer | Ossian |  |  |
| State departments |  |  |  |
| Meacham, | Houston | Cochran | Fischer of |
| Chairman | Doderer | Wilson | Grundy |
| Mueller | Edgington |  | Lynch |
| SOCIAL WELFARE |  |  |  |
| Miller, Chairman | Wright of | Carnahan | Patton |
|  | Scott | Gregerson | Madden |
|  | Hanson | Breitbach |  |
| BOARD OF REGENTS |  |  |  |
| Dunton, Chairman | Gillette of | Jackson of | Millen |
|  | Story | Black Hawk | Reichardt |
|  |  | Mahan | Kluever |
| CONSERVATION |  |  |  |
| Anderson, | Hageman | Duffy | Shirley of |
| Chairman | Quinn | Gleason | Dallas |
| Kennedy |  |  | Murphy |

## INTRODUCTION OF BILLS

House File 152, by Miller of Page, Reichardt, Edgington, Scherle of Fremont-Mills, Houston, Loss, Smith of O'Brien and Dunton, a bill for an act to create a special court to be known as the Iowa Tax Court.

Read first time and referred to committee on judiciary.
House File 153, by Distelhorst, Nagle, Houston, Carnahan and Miller of Des Moines, a bill for an act relating to taxation for the county fund for mental health.

Read first time and referred to committee on ways and means.
House File 154, by Craig and Rider (Mills) (companion bill to Senate File 133), a bill for an act to appropriate to the board of control of state institutions, over and above their appropriations, six hundred twenty-five thousand $(625,000)$ dollars from the general fund of the State of Iowa to be used for an addition to the infirmary building at the Iowa Soldiers' Home at Marshalltown, Iowa.

Read first time and referred to committee on appropriations.
House File 155, by Cohen, Hausheer, Jackson of Black Hawk and Baringer, a bill for an act to amend section two hundred fifty-seven point eighteen (257.18), Code 1962, relating to the responsibilities of the state superintendent of public instruction.

Read first time and referred to committee on education.

House File 156, by Conway and Carnahan, 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 transportation.
House File 157, by Wengert, Smith of Linn, Wright and Shannahan (Klefstad, Dodds, Burke, Kruck and Shirley) (companion bill to Senate File 91), 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.

## SENATE MESSAGES CONSIDERED

Senate File 99, 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 referred to committee on transportation.
Senate File 114, a bill for an act relating to cattle testing and to amend section one hundred sixty-five point seventeen (165.17), Code 1962.

Read first time and referred to committee on agriculture.
Senate File 115, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10) and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the laws of the Sixtieth General Assembly.

Read first time and referred to committee on agriculture.
Senate File 10, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms.

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

Senate File 32, a bill for an act to amend section three hundred twenty-four point sixty ( 324.60 ), Code 1962, relating to motor vehicle fuel tax.

Read first time and referred to committee on transportation.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 7, a bill for an act relating to retirement systems for policemen and firemen, with report of committee recommending passage, was taken up for consideration.

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

Amend House File 7 by adding thereto the following new sections:
"If the one (1) percent increase in contributions by the members does not equal the annual cost of the adjustments provided by this Act through normal retirement not due to disability, the members' contributions shall be increased each year by the necessary percentage to pay the cost of the adjustments of the preceding year."
"If the rate of contributions by the city is reduced below the present rate of contributions, the members' contributions shall be reduced an equal percentage."

The amendment was adopted.
Gaudineer 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?" (H. F. 7)
The ayes were, 121:

| Anderson | Foster | Madden | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Mahan | Renda |
| Baker | Gallagher | Maley | Resnick |
| Baringer | Gannon | Maule | Rickert |
| Bogenrief | Gaudineer | Mayberry | Rider |
| Boot | Gillette of | McNamara | Robinson |
| Breitbach | Clay-Dickinson | Meacham | Roe |
| Bremmer | Gillette of | Melrose | Scherle of |
| Brinck | Story | Millen | Fremont-Mills |
| Burke | Glanton | Miller of | Scott |
| Busch | Gleason | Buena Vista | Seibert |
| Busing | Glenn | Miller of | Shannahan |
| Caffrey | Graham | Des Moines | Shirley of |
| Carnahan | Grassley | Miller of | Dallas |
| Clapsaddle | Gregerson | Page | Smith of |
| Cochran | Hageman | Morgan | Linn |
| Coffman | Hanson | Mueller | Smith of |
| Cohen | Harrington | Murphy | O'Brien |
| Craig | Hausheer | Nagle | Stevenson |
| Crosier | Holmes | Nelson | Stokes |
| Denato | Houston | Nielsen of | Strothman |
| Den Herder | Hutchins | Emmet-Palo Alto | Stueland |
| Detje | Jackson of | Nielsen of | Tieden |
| Distelhorst | Black Hawk | Shelby | Uban |
| Doderer | Jackson of | Oehlsen | Utzig |
| Dougherty | Clinton | O'Malley | Varney |
| Doyle | Keleher | Ossian | Wengert |
| Duffy | Kempter | Oxley | Whisler |
| Dunton | Kennedy | Palner | Wilson |
| Edgington | Kluever | Patton | Winkelman |
| Felger | Korn | Quinn | Wolcott |
| Fischer of | Lawlor | Radl | Wright |
| Grundy | Loss | Rasmussen | Mr. Speaker |
| Fisher of | Lynch | Redfern |  | Greene

The nays were, none.

Absent or not voting, 3:
Conway Hullinger Webster
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 15 SUBSTITUTED FOR HOUSE FILE 11
Oehlsen of Hardin asked and received unanimous consent to substitute Senate File 15 for House File 11.

Senate File 15, a bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system, was taken up for consideration.

Oehlsen 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?" (S. F. 15)
The ayes were, 116:

| Anderson | Fullmer | Madden | Rasmussen |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Mahan | Redfern |
| Baker | Gannon | Maley | Reichardt |
| Baringer | Gaudineer | Maule | Renda |
| Bogenrief | Gillette of | Mayberry | Resnick |
| Boot | Clay-Dickinson | McNamara | Rickert |
| Breitbach | Gillette of | Meacham | Rider |
| Bremmer | Story | Melrose | Robinson |
| Brinck | Glanton | Millen | Roe |
| Burke | Gleason | Miller of | Scherle of |
| Busch | Glenn | Buena Vista | Fremont-Mills |
| Busing | Graham | Miller of | Scott |
| Carnahan | Grassley | Des Moines | Seibert |
| Clapsaddle | Gregerson | Miller of | Shannahan |
| Cochran | Hageman | Page | Shirley of |
| Coffman | Hanson | Morgan | Dallas |
| Cohen | Harrington | Mueller | Smith of |
| Craig | Hausheer | Murphy | O'Brien |
| Crosier | Holmes | Nagle | Stevenson |
| Denato | Houston | Nelson | Stokes |
| Den Herder | Hutchins | Nielsen of | Strothman |
| Detje | Jackson of | Emmet-Palo Alto | Stueland |
| Distelhorst | Black Hawk | Nielsen of | Tieden |
| Doderer | Jackson of | Shelby | Utzig |
| Dougherty | Clinton | Oehlsen | Varney |
| Doyle | Kempter | O'Malley | Wengert |
| Dufty | Kennedy | Ossian | Whisler |
| Dunton | Kluever | Oxley | Wilson |
| Edgington | Korn | Palmer | Winkelman |
| Felger | Lawlor | Patton | Wolcott |
| Fisher of | Loss | Quinn | Wright |
| Greene | Lynch | Radl | Mr. Speaker |

The nays were, none.

Absent or not voting, 8:

| Caffrey | Hullinger | Smith of | Uban |
| :--- | :--- | :--- | :--- |
| Conway | Keleher | Linn | Webster | Fischer of Grundy

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

## HOUSE FILE 11 WITHDRAWN

Oehlsen of Hardin asked and received unanimous consent to withdraw House File 11 from further consideration by the House.

## HOUSE FILE 35 DEFERRED

Baker of Boone asked and received unanimous consent that House File 35 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 8 DEFERRED

Korn of Harrison asked and received unanimous consent that House File 8 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 4 DEFERRED

Murphy of Carroll asked and received unanimous consent that House File 4 be deferred and that the bill retain its place on the calendar.

House File 58, a bill for an act relating to the office of the commissioner of public health, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment and moved its adoption :

Amend House File 58 by striking all after the colon in line three (3) and inserting in lieu thereof the following:
"The commissioner shall not hold any other office of this state, elective or appointive, during his term. The commissioner may serve without compensation as an officer or member of the instructional staff of any of the state educational institutions providing any additional duties and responsibilities do not prohibit him from performing the duties of the office of commissioner."

The amendment was adopted.
Cohen 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?" (H. F. 58)

The ayes were, 120:

| Anderson | Foster | Madden | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Mahan | Renda |
| Baker | Gallagher | Maley | Resnick |
| Baringer | Gannon | Maule | Rickert |
| Bogenrief | Gaudineer | Mayberry | Rider |
| Boot | Gillette of | McNamara | Robinson |
| Breitbach | Clay-Dickinson | Meacham | Roe |
| Bremmer | Gillette of | Melrose | Scherle of |
| Brinck | Story | Millen | Fremont-Mills |
| Burke | Glanton | Miller of | Scott |
| Busch | Gleason | Buena Vista | Seibert |
| Busing | Glenn | Miller of | Shannahan |
| Carnahan | Graham | Des Moines | Shirley of |
| Clapsaddle | Grassley | Miller of | Dallas |
| Cochran | Gregerson | Page | Smith of |
| Coffman | Hageman | Morgan | Linn |
| Cohen | Hanson | Mueller | Smith of |
| Craig | Harrington | Murphy | O'Brien |
| Crosier | Hausheer | Nagle | Stevenson |
| Denato | Holmes | Nelson | Stokes |
| Den Herder | Houston | Nielsen of | Strothman |
| Detje | Hutchins | Emmet-Palo Alto | Stueland |
| Distelhorst | Jackson of | Nielsen of | Tieden |
| Doderer | Black Hawk | Shelby | Uban |
| Dougherty | Jackson of | Oehlsen | Utzig |
| Doyle | Clinton | O'Malley | Varney |
| Duffy | Keleher | Ossian | Wengert |
| Dunton | Kempter | Oxley | Whisler |
| Edgington | Kennedy | Palmer | Wilson |
| Felger | Kluever | Patton | Winkelman |
| Fischer of | Korn | Quinn | Wolcott |
| Grundy | Lawlor | Radl | Wright |
| Fisher of | Loss | Rasmussen | Mr. Speaker |
| Greene | Lynch | Redfern |  |

The nays were, none.
Absent or not voting, 4:
Caffrey Conway
Hullinger Webster
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 115, a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate, was taken up for consideration.

Scherle of Fremont-Mills moved that House File 115 be deferred and that the bill retain its place on the calendar.

Motion lost.
Glenn 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?" (H. F. 115)

The ayes were, 102:

Anderson
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Burke
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer

Gallagher Gannon Gaudineer Gillette of

Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Murphy
Nagle
Nielsen of

O'Malley
Oxley
Quinn
Rad1
Rasmussen
Redfern
Reichardt
Renda
ban
Utzig
Resnick
Rickert
Rider
Robinson
Roe
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Strothman
Stueland
Tieden

Varney
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 13:

| Bailey | Graham |
| :--- | :--- |
| Busch | Harrington |
| Crosier | Miller of |
| Edgington | Page |

Absent or not voting, 9:
Bogenrief
Busing
Caffrey

Conway
Craig
Nelson
Nielsen of
Shelby
Ossian

Patton
Scherle of Fremont-Mills
Stokes

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

House File 116, a bill for an act relating to condemnation of land for water recreational area, was taken up for consideration.

MeNamara 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?" (H. F. 116)
The ayes were, 120:
Anderson
Bailey
Baker
Baringer

Bogenrief
Boot
Breitbach
Bremmer

Brinck
Burke
Busch Busing

Carnahan
Clapsaddle
Cochran
Coffman

Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn

Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose

Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert

Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 4:
Caffrey
Conway
Hullinger
Webster
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 the terms of medical members of the board of medical examiners, was taken up for consideration.

Doyle 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?" (H. F. 117)
The ayes were, 118:

| Anderson | Burke Busch Crosier | Dunton <br> Bailey | Denato <br> Baker |
| :--- | :--- | :--- | :--- |
| Baringer | Busing | Den Herder | Edgington |
| Bogenrief | Clapahan | Detje | Fisher of |
| Boot | Clapsadle | Distelhorst | Greene |
| Breitbach | Cochran | Doderer | Foster |
| Bremmer | Coffman | Dougherty | Fulmer |
| Brinck | Cohen | Doyle | Gallagher |
|  | Craig | Duffy | Gannon |


| Gaudineer | Kluever |
| :--- | :--- |
| Gillette of | Korn |
| Clay-Dickinson | Lawlor |
| Gillette of | Loss |
| Story | Lynch |
| Glanton | Madden |
| Gleason | Mahan |
| Glenn | Maley |
| Graham | Maule |
| Grassley | Mayberry |
| Gregerson | McNamara |
| Hageman | Meacham |
| Hanson | Melrose |
| Harrington | Millen |
| Hausheer | Miller of |
| Holmes | Buena Vista |
| Houston | Miller of |
| Hutchins | Des Moines |
| Jackson of | Miller of |
| Black Hawk | Page |
| Jackson of | Morgan |
| Clinton | Mueller |
| Keleher | Murphy |
| Kempter | Nagle |
| Kennedy |  |


| Nelson | Scott |
| :--- | :--- |
| Nielsen of | Seibert |
| Emmet-Palo | Slto |
| Niannahan |  |
| Nielsen of | Shirley of |
| Shelby | Dallas |
| Oehlsen | Smith of |
| O'Malley | Iinn |
| Ossian | Smith of |
| Oxley | O'Brien |
| Palmer | Stevenson |
| Patton | Stokes |
| Quinn | Strothman |
| Radl | Stueland |
| Rasmussen | Tieden |
| Redfern | Uban |
| Reichardt | Utzig |
| Renda | Varney |
| Resnick | Wengert |
| Rickert | Whisler |
| Rider | Wilson |
| Robinson | Winkelman |
| Roe | Wolcott |
| Scherle of | Fremont-Mills |
| Fright |  |

Hullinger Mr. Speaker Webster

| Caffrey <br> Conway | Fischer of <br> Grundy | Hullinger <br> Webster | Mr. Speaker |
| :--- | :---: | :---: | :---: |

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

## SENATE FILE 27 SUBSTITUTED FOR HOUSE FILE 20

Cochran of Webster asked and received unanimous consent to substitute Senate File 27 for House File 20.

Senate File 27, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 27)
The ayes were, 107:

| Anderson | Brinck <br> Bailey | Burke | Cochran <br> Baffman |
| :--- | :--- | :--- | :--- |
| Baker | Busch | Cohen | Distelhorst <br> Doderer |
| Bogenrief | Busing | Craig | Dougherty |
| Boot | Caffrey | Crosier | Doyle |
| Breitbach | Carnahan | Denato | Duffy |
| Bremmer | Clapsaddle | Deje | Dunton |
|  |  |  | Edgington |


| Felger | Hutchins | Miller of | Rickert |
| :---: | :---: | :---: | :---: |
| Fischer of | Jackson of | Des Moines | Rider |
| Grundy | Black Hawk | Miller of | Robinson |
| Fisher of | Jackson of | Page | Roe |
| Greene | Clinton | Morgan | Scherle of |
| Fullmer | Keleher | Mueller | Fremont-Mills |
| Gallagher | Kempter | Murphy | Seibert |
| Gannon | Kennedy | Nagle | Shannahan |
| Gaudineer | Kluever | Nelson | Shirley of |
| Gillette of | Korn | Nielsen of | Dallas |
| Clay-Dickinson | Lawlor | Emmet-Palo Alto | Smith of |
| Gillette of | Loss | Oehlsen | Linn |
| Story | Lynch | O'Malley | Stokes |
| Glanton | Mahan | Ossian | Strothman |
| Gleason | Maley | Oxley | Stueland |
| Glenn | Maule | Palmer | Uban |
| Grassley | Mayberry | Quinn | Varney |
| Gregerson | McNamara | Radl | Wengert |
| Hanson | Meacham | Rasmussen | Wilson |
| Harrington | Melrose | Redfern | Winkelman |
| Hausheer | Millen | Reichardt | Wolcott |
| Holmes | Miller of | Renda | Wright |
| Houston | Buena Vista | Resnick | Mr. Speaker |
| The nays were, 13: |  |  |  |
| Baringer | Hageman | Patton | Stevenson |
| Den Herder | Madden | Scott | Tieden |
| Foster | Nielsen of | Smith of | Whisler |
| Graham | Shelby | O'Brien |  |
| Absent or not voting, 4: |  |  |  |
| Conway | Hullinger | Utzig | Webster |

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

## HOUSE FILE 20 WITHDRAWN

Cochran of Webster asked and received unanimous consent to withdraw House File 20 from further consideration by the House.

House File 17, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions of the state, with report of committee recommending passage, was taken up for consideration.

Scherle of Fremont-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?" (H. F. 17)
The ayes were, 118:

| Anderson | Baringer Breitbach Burke <br> Bailey Bogenrief <br> Boot Bremmer <br> Brinck <br> Buser Busch  | Busing |
| :--- | :--- | :--- | :--- |


| Caffrey | Gleason |
| :--- | :--- |
| Carnahan | Glenn |
| Clapsaddle | Graham |
| Cochran | Grassley |
| Coffman | Gregerson |
| Cohen | Hageman |
| Craig | Hanson |
| Crosier | Harrington |
| Denato | Hausheer |
| Den Herder | Holmes |
| Detje | Houston |
| Doderer | Hutchins |
| Dougherty | Jackson of |
| Doyle | Black Hawk |
| Duffy | Jackson of |
| Dunton | Clinton |
| Edgington | Keleher |
| Felger | Kempter |
| Fisher of | Kennedy |
| Greene | Kluever |
| Foster | Korn |
| Fullmer | Lawlor |
| Gallagher | Loss |
| Gannon | Lynh |
| Gaudineer | Madden |
| Gillette of | Mahan |
| Clay-Dickinson | Maley |
| Gillette of | Maule |
| Story | Mayberry |
| Glanton | McNamara |
|  |  |


| Meacham | Resnick |
| :--- | :--- |
| Melrose | Rickert |
| Millen | Rider |
| Miller of | Robinson |
| Buena Vista | Roe |
| Miller of | Scherle of |
| Des Moines | Fremont-Mills |
| Miller of | Scott |
| Page | Seibert |
| Morgan | Shannahan |
| Mueller | Shirley of |
| Murphy | Dallas |
| Nagle | Smith of |
| Nelson | Linn |
| Nielsen of | Smith of |
| Emmet-PaloAlto | O'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Strothman |
| O'Malley | Stueland |
| Ossian | Tieden |
| Oxley | Uban |
| Palmer | Utzig |
| Patton | Varney |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Wolcott |
| Renda | Wright |

The nays were, none.
Absent or not voting, 6:
Conway
Fischer of
Distelhorst
Grundy
$\underset{\text { Webster }}{\text { Hullinger }} \quad$ 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 Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

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

## HOUSE CONCURRENT RESOLUTION 10

By Robinson of Audubon-Guthrie
Be It Resolved by the House, the Senate Concurring, that the legislative payroll utilize the centralized payroll system maintained and operated within the office of the State Comptroller.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 74, 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 with the recommendation that the same do pass.

## Adrian Brinck, Chairman.

## Also :

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 50, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 49, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public 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.

## Adrian Brinck, Chairman.

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 1, a bill for an act relating to confirmation of public officers by the Senate, 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. Duffy, Chairman.

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for 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 amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 8, section one (1), as follows:

1. By striking from line eight (8) the word "increase" and inserting in lieu thereof the word "change".
2. By striking from lines ten (10) and eleven (11) the word "increase" and inserting in lieu thereof the word "change".

Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 16, a bill for an act to authorize compensation of the
commissioners of hospitalization for services performed in inquiring into the facts and returning a true report of their findings as to the insanity or pregnancy of a defendant awaiting 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.

Charles P. Miller, Chairman.

Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 11, 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 do pass.

Charles P. Miller, Chairman.
Also :
Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 2, 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.

Charles P. Miller, Chairman.
Also:
Mr. Speakfr: Your committee on governmental affairs to whom was referred House File 72, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend the amendment to House File 4 filed by Kempter of Jackson on January 27, 1965, as follows:

1. By inserting after the word "owned" in line five (5) the words "business or".
2. By striking all after the word "shall" in line six (6) and all of line seven (7) and inserting in lieu thereof the following: "make fair compensation for the investment to such privately owned business or company upon the decision to act in accordance with this subsection".

Denato of Polk.
Amend House File 7 by adding thereto the following new sections:
"If the one (1) per cent increase in contributions by the members does not equal the annual cost of the adjustments provided by this Act through normal retirement not due to disability, the members' contributions shall be increased each year by the necessary percentage to pay the cost of the adjustments of the preceding year."
"If the rate of contributions by the city is reduced below the present rate of contributions, the members' contributions shall be reduced an equal percentage."

Wilson of Black Hawk.

Amend House File 30 as follows:

1. Amend House File 30 by striking all of section two (2) therefrom and renumbering the following sections.
2. Further amend said House File 30 by striking from line one (1) following the enacting clause the following:
"three hundred thirty-one point twenty-two (331.22),".
Scherde of Fremont-Mills. Busch of Bremer. Nielsen of Emmet-Palo Alto.
Amend House File 8 as follows:
3. Amend section two (2) by adding thereto the following new subsection:
"By adding at the end of such section the following new sentence: 'The jury or the court may provide that a person sentenced to life imprisonment shall not be paroled and such provision shall be final.'"
4. Amend section three (3) by adding thereto the following new subsection:
"By adding at the end of such section the following new sentence: 'The jury or the court may provide that a person sentenced to life imprisonment shall not be paroled and such provision shall be binding.'"

## Bailey of Wright.

Amend House File 38 as follows:

1. By striking all of line five (5), section one (1), and inserting in lieu thereof the following: "five hundred (500) head of cattle held by each taxpayer, all livestock other than cattle, and all fur-bearing animals."
2. By striking section two (2) and inserting in lieu thereof the following: "Sec. 2. Section four hundred twenty-seven point thirteen (427.13), Code 1962, is hereby amended as follows:
3. By striking all of subsections two (2) and three (3).
4. By adding the following new subsection:
"All cattle exceeding five hundred (500) head held by each taxpayer."

Nielsen of Emmet-Palo Alto.
Amend House File 8 by adding to section two (2) the following:
"3. By adding at the end of said section the following:
'Upon a trial of an indictment for murder, if the jury or court finds the defendant guilty in the first degree and that the murder resulted from kidnapping for ransom; the defendant shall be imprisoned for life with no parole.'"

## Bogenribf of Polk.

Amend House File 30 as follows:

1. Amend House File 30 by adding at the end of line one (1) following the enacting clause the following:

4 "three hundred thirty-one point twenty-three (331.23),
5 three hundred thirty-one point twenty-four (331.24),".
Scherle of Fremont-Mills.
1 Amend House File 37 as follows:
2 1. By adding the following thereto:
3 Sec. 3. This Act being deemed of immediate importance
4 shall be in full force and effect from and after its passage
5 and publication in The Boone News-Republican, a newspaper
6 published at Boone, Iowa, and in The Madrid Register-News,
7 a newspaper published at Madrid, Iowa.
Baker of Boone.
On motion by Loss of Kossuth, the House adjourned until 10:00 a.m., Wednesday, February 3, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 3, 1965.

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

Prayer was offered by the Reverend Leonard Root, pastor of the Methodist Church, St. Charles, Iowa.

The Journal of February 2, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker.

## PETITIONS

The following petitions were presented and placed on file:
By Patton of Delaware, from eleven residents of Delaware County favoring legislation to provide for the humane slaughter of livestock.

By Utzig of Dubuque, from eighteen Sisters at the Sacred Heart School, Dubuque, Iowa, favoring equal transportation for public and parochial school children.

By Nielsen of Shelby, from one hundred thirty-three constituents of Shelby County opposing daylight saving time.

By Steffen of Chickasaw, from thirty-four residents of Chickasaw County opposing opening taverns and liquor stores on Sunday, and favoring the present closing hours of taverns.

## PRESENTATION OF VISITORS

Glenn of Wapello presented to the House employees of Ottumwa Waterworks and their wives.

Den Herder of Sioux presented to the House a group of Y Teens from Orange City and their sponsors, Mrs. John Draayer and Mrs. Schiebout.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 8

Foster of Cedar called up for consideration House Concurrent Resolution 8, found on page 120 of the Journal of January 26, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 16, 49, 50, 72, 74, Senate File 1 and House Joint Resolutions 2, 8 and 11, under Rule 35.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Clapsaddle of Cerro Gordo offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Morgan J. McEnaney, of Cerro Gordo County, who was a member of the Forty-seventh session of the General Assembly, passed away on April 14, 1964; 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 Clapsaddle of Cerro Gordo, Wolcott of Cerro Gordo and Edgington of Franklin.

## ADOPTION OF HOUSE RESOLUTION 3

Gregerson of Pottawattamie called up for consideration House Resolution 3, filed February 1 and found on page 171 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 Senate was asked:

House Concurrent Resolution 9, pertaining to a memorial for the Honorable Herbert Clark Hoover.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 8, pertaining to the funeral services for Dr. Virgil M. Hancher.

Robert G. Moore, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 8

Maule of Monona asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 8 and moved its adoption.

SENATE CONCURRENT RESOLUTION 8<br>By Burns, Shaff, Nims, Rigler, Ely and Schroeder

Whereas, the members of the General Assembly have learned with deep sorrow of the passing of Dr. Virgil M. Hancher, one of the most distinguished men ever to have served as President of the University of Iowa; and

Whereas, Dr. Hancher distinguished himself by his continual and aggressive championship of excellence in the quality of higher education; and

Whereas, through the leadership, devotion and inspiration of Dr. Hancher previous sessions of the General Assembly have more fully met the commitment of this state to the availability of the finest educational opportunity; and

Whereas, the efforts and services of Dr. Hancher to the University have contributed to its expansion and growth in size and in the variety of programs offered; and

Whereas, his efforts and dedication will have a continuing influence on the cause of higher education in Iowa and the continued greatness of its universities; and

Whereas, he was always highly regarded as a personal friend of the members of the General Assembly and worked with them in harmonious relationship to serve the ends of education; and

Whereas, Dr. Hancher distinguished himself, his state and the nation by his service as a member of the delegation to the United Nations on behalf of the United States; now therefore,

Be It Resolved by the Senate, the House of Representatives Concurring, that an expression of our deep sorrow over the passing of Dr. Virgil M. Hancher be conveyed to Dr. Hancher's family.

Be It Further Resolved, that the President of the Senate and the Speaker of the House of Representatives appoint a committee to represent the members of the Sixty-first General Assembly at the funeral services for Dr. Hancher.

Motion prevailed and the resolution was adopted.

## MOTION TO SUSPEND RULES LOST

Edgington of Franklin asked unanimous consent for the immediate consideration of Senate File 1.

Objections were raised.
Edgington of Franklin moved to suspend the rules and that Senate File 1 be placed at the head of the calendar.

Edgington of Franklin and Smith of O'Brien requested a roll call.
On the question "Shall the rules be suspended?" (S. F. 1)
The ayes were, 24:

| Baringer   <br> Busch Foster Miller of | Scherle of <br> Den Herder | Graham | Frassley |
| :--- | :--- | :--- | :--- |

The nays were, 91 :

| Anderson | Gallagher | Loss | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Lynch | Redfern |
| Bogenrief | Gaudineer | Madden | Reichardt |
| Boot | Gillette of | Mahan | Renda |
| Breitbach | Clay-Dickinson | Maley | Resnick |
| Bremmer | Gillette of | Maule | Rickert |
| Brinck | Story | Mayberry | Rider |
| Burke | Glanton | McNamara | Robinson |
| Busing | Gleason | Meacham | Roe |
| Caffrey | Glenn | Melrose | Scott |
| Carnahan | Gregerson | Miller of | Seibert |
| Clapsaddle | Hageman | Buena Vista | Shannahan |
| Cochran | Harrington | Miller of | Shirley of |
| Cohen | Hausheer | Des Moines | Dallas |
| Conway | Holmes | Morgan | Smith of |
| Craig | Houston | Mueller | Linn |
| Crosier | Hullinger | Nagle | Stevenson |
| Denato | Jackson of | Nielsen of | Stueland |
| Detje | Black Hawk | Emmet-Palo Alto Uban |  |
| Distelhorst | Jackson of | Oehlsen | Varney |
| Doderer | Clinton | O'Malley | Wengert |
| Doyle | Kempter | Oxley | Whisler |
| Duffy | Kennedy | Palmer | Wilson |
| Dunton | Korn | Quinn | Wolcott |
| Felger | Lawlor | Radl | Wright |
| Absent or not voting, 9: |  |  |  |
| Bailey | Fullmer | Murphy | Webster |
| Coffman | Hutchins | Utzig | Mr. Speaker |
| Dougherty |  |  |  |

The motion not having received a two-thirds majority lost.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
HOUSE FILE 4 RE-REFERRED TO COMMITTEE
Resnick of Scott moved that House File 4 be re-referred to the committee on governmental subdivisions.

Motion prevailed.
House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines; by increasing the maximum number of feet of width of electric transmission line right-of-way, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass offered the following amendment and moved its adoption:
Amend House File 45 as follows:
Amend House File 45, section 2, by striking lines 3, 4, and 5 and adding the following:
"the Atlantic News-Telegraph, a newspaper published at Atlantic, Iowa,
and in the Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa".

The amendment was adopted.
Winkelman of Calhoun asked and received unanimous consent to withdraw his amendment filed January 25, 1965.

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?" (H. F. 45)
The ayes were, 117:

| Anderson | Foster | Lynch | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Madden | Renda |
| Baker | Gallagher | Mahan | Resnick |
| Baringer | Gannon | Maley | Rickert |
| Bogenrief | Gaudineer | Maule | Rider |
| Boot | Gillette of | Mayberry | Robinson |
| Breitbach | Clay-Dickinson | McNamara | Roe |
| Bremmer | Gillette of | Meacham | Scherle of |
| Brinck | Story | Melrose | Fremont-Mills |
| Burke | Glanton | Millen | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Buena Vista | Shirley of |
| Caffrey | Graham | Miller of | Dallas |
| Carnahan | Grassley | Des Moines | Smith of |
| Clapsaddle | Gregerson | Miller of | Linn |
| Cochran | Hageman | Page | Smith of |
| Cohen | Hanson | Morgan | O'Brien |
| Conway | Harrington | Mueller | Stevenson |
| Craig | Hausheer | Nagle | Stokes |
| Crosier | Holmes | Nelson | Strothman |
| Den Herder | Houston | Nielsen of | Stueland |
| Detje | Hullinger | Emmet-Palo Alto Tieden |  |
| Distelhorst | Jackson of | Nielsen of | Uban |
| Doderer | Black Hawk | Shelby | Utzig |
| Dougherty | Jackson of | Oehlsen | Varney |
| Doyle | Clinton | O'Malley | Wengert |
| Duffy | Keleher | Ossian | Whisler |
| Dunton | Kempter | Palmer | Wilson |
| Edgington | Kennedy | Patton | Winkelman |
| Felger | Kluever | Quinn | Wolcott |
| Fischer of | Gorn | Gawlor | Radl |
| Fisher of | Loss | Rasmussen | Mright |
|  |  | Redfern |  | Greene

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

| Coffman | Hutchins <br> Denato | Oxley <br> Murphy | Shannahan |
| :--- | :--- | :--- | :--- |

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

## HOUSE FILE 35 DEFERRED

Baker of Boone asked and received unanimous consent that House File 35 be deferred and that the bill retain its place on the calendar.

House File 8, 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.

Scherle of Fremont-Mills asked and received unanimous consent to withdraw the amendment to House File 8 filed by him on January 28.

Bogenrief of Polk asked and received unanimous consent to withdraw the amendment to House File 8 filed by her on February 2.

Doyle of Woodbury asked and received unanimous consent to withdraw the amendment to House File 8 adding a new section filed by him on January 28.
(Business pending at adjournment.)
On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## INTRODUCTION OF BILLS

House File 158, by Rickert, Hausheer, Strothman, Distelhorst, Holmes and Quinn (companion bill to Senate File 157), a bill for an act relating to establishing time for the State of Towa.

Read first time and referred to committee on governmental affairs.
House File 159, by Scott, Dunton, Korn, Oehlsen, Gannon, Anderson, Shirley of Dallas, Coffman and Winkelman (companion bill to Senate File 168), a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways.

Read first time and referred to committee on transportation.
House File 160, by Busing, Palmer, Gillette of Clay-Dickinson, Breitbach, Fullmer, Hausheer, Denato, Glanton and Gaudineer, a bill for an act relating to the tax on diesel fuel, motor fuel and other special fuel.

Read first time and referred to committee on ways and means.
House File 161, by Fischer of Grundy, a bill for an act relating to taxation of fraternal beneficiary associations.

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

House File 162, by Oehlsen, Loss, Smith of O'Brien, Dougherty and Boot (Lucken, Hansen, Ely, Walker and McGill), a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make an appropriation.

Read first time and referred to committee on governmental affairs.
House File 163, by Rasmussen, Miller of Page and Jackson of Clinton, a bill for an act relating to fees taxed by the clerk of the district court in probate matters.

Read first time and referred to committee on judiciary.

## REPORTS OF COMMITTEES

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 6, a bill for an act relating to the time to be served by inmates of the women's reformatory, begs leave to report it has 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. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, 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, begs leave to report it has had 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. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 79, a bill for an act to eliminate the mandatory square footage requirement for class " $B$ " beer permittees authorized to allow dancing, begs leave to report it has had 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. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws, begs leave to report it has had the same under
consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the qualifications for a liquor 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 do pass.

John L. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 68, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), 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.

John L. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 27, a bill for an act relating to the possession of beer or liquor by persons under twenty-one 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.

John L. DUffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred Senate File 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of two (2) court rooms in the Linn County courthouse located in Cedar Rapids, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary.to whom was referred House File 34, a bill for an act relating to the method of appeal from justice court convictions, begs leave to report it has had the same under consideration and has instructed me to report the 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 34 as follows:
Amend House File 34 by adding the following section thereto:
Sec. 2. Section seven hundred sixty-two point forty-three (762.43), Code 1962, is further amended by inserting after the period in line twelve (12) the following: "Where entry is made upon the docket, written notice shall be presumed."

John L. DUFFY, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary to whom was referred House File 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 47 as follows:
Amend House File 47 by striking paragraph seventeen of section one (1) and renumbering the remaining paragraphs in said section accordingly. John L. Duffy, Chairman.

Carnahan of Wapello, 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 51, a bill for an act 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 do pass.

Cleve L. Carnahan, Chairman.
Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 69, a bill for an act to amend chapter ninetyseven B (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employment retirement system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnaitan, Chairman.

## Also :

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 42, a bill for an act to amend section ninetysix point three ( 96.3 ), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.
Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 96, a bill for an act to amend section ninetysix point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 73, a bill for an act to amend section eighty-
five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services 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 be amended as follows, and when so amended the bill do pass:

Amend House File 73 by deleting lines thirteen (13), fourteen (14) and fifteen (15) up to the period after the word "obtainable" in line fifteen (15).

Cleve L. Carnahan, Chairman.

## AMENDMENTS FILED

Amend House File 72 as follows:
Amend House File 72 by striking all of section 2 and inserting in lieu thereof, the following:
"Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force on June 1, 1965 after its publication in the Waverly Independent, a newspaper published in Waverly, Iowa, and in The Harlan Tribune, a newspaper published in Harlan, Iowa."

Busch of Bremer. Nielsen of Shelby.

Amend House File 106 by inserting in line two (2) after the figures "(217.7)" the word and figures ", Code 1962,". Edgington of Franklin.
Amend House File 72 as follows:
Amend House File 72, section 2, by striking lines three (3), four (4) and five (5) and inserting in lieu there of the following:
"in The Guthrie Center Times, a newspaper published at Guthrie Center, Iowa, and in the Sumner Gazette, a newspaper published at Sumner, Iowa."

Robinson of Audubon-Guthrie.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Thursday, February 4, 1965.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives,
Des Moines, Iowa, Thursday, February 4, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Glenn Peterman, pastor of the First Reformed Church, Pella, Iowa.

The Journal of February 3, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker; Bogenrief of Polk because of illness on request of Houston of Crawford; Coffman of Iowa on request of Fischer of Grundy; Doderer of Johnson, Mahan of Johnson, Smith of O'Brien, Gleason of Humboldt-Pocahontas and Dunton of Keokuk on request of the Speaker.

## PETITIONS

The following petitions were presented and placed on file:
By Holmes of Jones, from two hundred sixty-four residents of Jones County favoring equal bus transportation for all school children, public and parochial.

By Den Herder of Sioux, from thirteen members of the Christian Men's Society of Orange City, Iowa, opposing repeal of capital punishment.

By Utzig of Dubuque, from twenty residents of Dubuque County favoring equal transportation for public and parochial school children.

By Breitbach of Dubuque, from eighty-nine residents favoring equal transportation for public and parochial school children.

## PRESENTATION OF VISITORS

Quinn of Washington presented to the House the Honorable Keith Vetter, a former member of the House from Washington County in the Sixtieth General Assembly.

Speaker Steffen presented to the House the Honorable Robert W. Naden of Hamilton County, former Speaker of the House in the Sixtieth and Sixtieth Extra General Assemblies and a former member of the House in the Fifty-sixth, Fifty-seventh, Fifty-eighth and Fifthninth General Assemblies.

Renda of Polk presented to the House a group of students from Canary Lake School of Polk County and their teachers, Mrs. Ruth E. Rauscher and Mrs. Helen Reeves.

Nielsen of Emmet-Palo Alto presented to the House sixteen students from the seventh and eighth grades at St. Mary's Grade School of Mallard and their teacher, Sister M. Faith, and three drivers.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Minority Floor Leader, the Honorable Floyd P. Edgington, "Birthday Congratulations."

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 27, 34, 36, 42, 47, 51, 66, 68, 69, 73, 75, 79, 96 and Senate File 28, under Rule 35.

## 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 113, a bill for an act relating to the "Iowa Nonprofit Corporation Act."

Robert G. Moore, Secretary.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 13, by Gillette of Story, Meacham, Rasmussen and Tieden, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to qualifications of electors.

Read first time and referred to committee on governmental affairs.

## INTRODUCTION OF BILLS

House File 164, by Doyle and Burke, a bill for an act relating to documents which simulate legal process.

Read first time and referred to committee on judiciary.
House File 165, by Foster, Robinson and Kluever, a bill for an act to amend chapter one hundred seventeen (117), Code 1962, relating to the licensing of real estate brokers and salesmen so as to require licensees to furnish bonds.

Read first time and referred to committee on governmental affairs.

House File 166, by McNamara, Glanton, Oxley, Jackson of Black Hawk, Doderer, Miller of Des Moines, Kluever, Duffy, Doyle and Nagle, a bill for an act relating to the right of appeal wherein a civil service employee may appeal from a decision of a civil service commission.

Read first time and referred to committee on judiciary.
House File 167, by Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato and Gaudineer, a bill for an act relating to the adoption of certain city and town ordinances by reference.

Read first time and referred to committee on governmental subdivisions.

House File 168, by Gillette of Story, Palmer, Dunton, Mayberry, Gillette of Clay-Dickinson and Miller of Page, a bill for an act relating to the revocation of the license of any operator or chauffeur of a motor vehicle.

Read first time and referred to committee on transportation.
House File 169, by Gillette of Story, Palmer, Dunton, Mayberry, Gillette of Clay-Dickinson and Miller of Page, a bill for an act relating to the failure to stop at the scene of an accident.

Read first time and referred to committee on transportation.
House File 170, by judiciary committee (judiciary committec), a bill for an act relating to the rules of administrative agencies.

Read first time and placed on the calendar.
House File 171, by Shirley of Dallas, Dunton, Korn, Gleason, Roe and Boot, a bill for an act to amend section two hundred seventy-nine point twenty-five (279.25), Code 1962, relating to purchase of school supplies.

Read first time and referred to committee on education.
House File 172, by Doyle, a bill for an act relating to special occasion beer and liquor permits for veterans organizations, memorial and municipal auditoriums.

Read first time and referred to committee on judiciary.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Scherle of Fremont-Mills offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Fred L. Johnson, of Fremont County, who was a member of the Fifty-seventh and Fifty-eighth sessions of the General Assembly, passed away on November 25, 1964; 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 Scherle of FremontMills, Miller of Page and Ossian of Adams-Montgomery.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 11

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

## HOUSE CONCURRENT RESOLUTION 11 <br> By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday, February 26, 1965, it be to reconvene on Monday, March 8, 1965, at 11:00 a.m.

Motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 8, 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.

Redfern of Lee offered the following amendment and moved its adoption:

Amend House File 8 as follows:

1. Amend section one (1), line five (5), by striking the words "or for a term of not less than fifty (50) years".
2. Amend section two (2), by striking subsection two (2).
3. Amend section three (3), by striking subsection two (2).

Roll call was requested by Smith of O'Brien and Duffy of Dubuque.
On the question "Shall the amendment be adopted" (H. F. 8)
The ayes were, 102:

| Anderson | Bremmer Carnahan Denato <br> Bailey Brinck Clapsaddle | Den Herder |  |
| :--- | :--- | :--- | :--- |
| Baker | Burke | Cochran | Detje |
| Baringer | Busch | Cohen | Distelhorst |
| Boot | Busing | Craig | Doderer |
| Breitbach | Caffrey | Crosier | Doyle |


| Duffy | Houston |
| :--- | :--- |
| Dunton | Hullinger |
| Felger | Hutchins |
| Fisher of | Jackson of |
| Greene | Clinton |
| Foster | Keleher |
| Fullmer | Kempter |
| Gannon | Kennedy |
| Gaudineer | Kluever |
| Gillette of | Clay.Dickinson |
| Lawlor |  |
| Gillette of | Lynch |
| Story | Madden |
| Glanton | Mahan |
| Gleason | Maley |
| Glenn | Maule |
| Graham | Mayberry |
| Grassley | Meacham |
| Gregerson | Melrose |
| Hageman | Millen |
| Hanson | Miler of |
| Harrington | Buena Vista |
| Hausheer |  |


| Miller of | Robinson |
| :--- | :--- |
| Des Moines | Roe |
| Miller of | Scott |
| Page | Seibert |
| Mueller | Shannahan |
| Murphy | Shirley of |
| Nagle | Dallas |
| Nielsen of | Smith of |
| Emmet-PaloAlto | Linn |
| Oehlsen | Smith of |
| O'Malley | O'Brien |
| Oxley | Stevenson |
| Palmer | Stokes |
| Quinn | Stueland |
| Radl | Tieden |
| Rassmussen | Uban |
| Redfern | Varney |
| Reichardt | Wengert |
| Renda | Whisler |
| Ressick | Wilson |
| Rickert | Wolcott |
| Rider | Wright |

The nays were, 16 :

| Conway | Gallagher |
| :--- | :--- |
| Dougherty | Holmes |
| Edgington | Jackson of |
| Fischer of | Black Hawk |
| Grundy | Morgan |

Absent or not voting, 6:

| Bogenrief | Korn |
| :--- | :--- |
| Coffman | McNamara |

Amendment was adopted.
Doyle of Woodbury offered the following amendment:
Amend House File 8 by inserting in line five (5) of section one (1) after the word "years" the following:
"; except that, where such first degree murder is committed while the perpetrator thereof is imprisoned for life as a result of conviction under this section or section seven hundred six point three (706.3) of the Code, or while attempting to escape from such imprisonment, whether the murder is committed inside the walls of the prison or while in flight outside such walls, such murder shall be deemed murder in the first degree with aggravation and shall be punished by death".

Doyle of Woodbury offered the following amendment, filed February 4 to his amendment filed January 28, and moved its adoption :

Amend the amendment to House File 8 filed by Doyle of Woodbury on January 28, 1965, by striking from line ten (10) the word "shall" and inserting in lieu thereof the word "may".

Utzig of Dubuque moved that action on House File 8 be deferred.
Motion lost.
Roll call was requested by. Scherle of Fremont-Mills and Duffy of Dubuque.

On the question "Shall the amendment to the amendment be adopted?" (H. F. 8)

The ayes were, 75:

| Anderson | Fischer of |
| :---: | :---: |
| Bailey | Grundy |
| Baker | Fisher of |
| Baringer | Greene |
| Boot | Foster |
| Breitbach | Gallagher |
| Bremmer | Gannon |
| Brinck | Gaudineer |
| Burke | Gillette of |
| Busch | Story |
| Caffrey | Graham |
| Carnahan | Grassley |
| Cochran | Gregerson |
| Conway | Hanson |
| Craig | Harrington |
| Crosier | Houston |
| Denato | Hullinger |
| Den Herder | Jackson of |
| Detje | Black Hawk |
| Doderer | Keleher |
| Doyle | Kennedy |

The nays were, 36:

| Busing | Glanton |
| :--- | :--- |
| Clapsaddle | Gleason |
| Cohen | Glenn |
| Distelhorst | Hageman |
| Dougherty | Hausheer |
| Duft | Jackson of |
| Felger | Clinton |
| Fullmer | Kempter <br> Gillette of <br> Clay-Dickinson |
| Miller of |  |
| Des Moines |  |

Absent or not voting, 13:

Bogenrief
Coffman
Dunton
Edgington

Holmes
Hutchins
MeNamara
Millen

| Kluever | Oxley |
| :--- | :--- |
| Korn | Quinn |
| Lawlor | Redfern |
| Loss | Reichardt |
| Lynch | Rickert |
| Madden | Robinson |
| Mahan | Scherle of |
| Maley | Fremont-Mills |
| Maule | Scott |
| Mayberry | Shannahan |
| Meacham | Shirley of |
| Melrose | Dallas |
| Miller of | Stevenson |
| Page | Stokes |
| Mueller | Strothman |
| Murphy | Stueland |
| Nielsen of | Tiedend |
| Emmet-Palo Alto |  |
| Oehlsen | Wengert |
| O'Malley | Winkelman |
| Ossian | Wright |

Morgan Seibert
Nagle Smith of
Palmer Linn
Patton Uban

Radl Utzig
Rasmussen Varney
Renda Whisler
Resnick Wilson
Rider Wolcott Roe

Mr. Speaker

Miller of $\quad$ Smith of
Buena Vista O'Brien
Nelson Webster
Nielsen of Shelby
The amendment to the amendment was adopted.
Wilson of Black Hawk moved the previous question on the Doyle amendment.

Roll call was requested by Duffy of Dubuque and Loss of Kossuth.
Motion lost.
Doyle of Woodbury moved the adoption of his amendment as amended.

Roll call was requested by Loss of Kossuth and Duffy of Dubuque.
On the question "Shall the amendment as amended be adopted?" (H. F. 8)

The ayes were, 48:
$\left.\begin{array}{ll}\text { Anderson } & \begin{array}{l}\text { Dougherty } \\ \text { Baringer }\end{array} \\ \text { Doyle } \\ \text { Boot } & \text { Fischer of }\end{array}\right\}$

| Loss | Quinn |
| :--- | :--- |
| Madden | Redfern |
| Maule | Reichardt |
| Millen | Rickert |
| Miller of | Scherle of |
| Page | Frremont-Mills |
| Mueller | Scott |
| Murphy | Seibert |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-Palo Alts |  |
| Oehlsen | Tieden |
| Ossian | Winkelman |

The nays were, 66:

| Bailey | Glanton |
| :--- | :--- |
| Baker | Glenn |
| Busing | Grassley |
| Clapsaddle | Hageman |
| Cohen | Hanson |
| Craig | Hausheer |
| Crosier | Holmes |
| Denato | Hullinger |
| Detje | Hutchins |
| Duffy | Jackson of |
| Felger | Black Hawk |
| Foster | Jackson of |
| Fullmer | Clinton |
| Gallagher | Kempter |
| Gannon | Kluever |
| Gillette of | Korn |
| Glay-Dickinson | Lawlor |
| Gillette of | Lynch |
| Story | Maley |

Absent or not voting, 10:

| Bogenrief Dunton Mahan <br> Coffman Edgington Smith of <br> Doderer Gleason O'Brien | Mebster |
| :--- | :--- | :--- | :--- |
| Mr. Speaker |  |

The amendment as amended lost.
Gaudineer of Polk offered the following amendment:
Amend House File 8 as follows:

1. By striking all of section one (1) and inserting in lieu thereof the following:
"Section 1. Section six hundred ninety point two (690.2), Code 1962, is hereby amended by striking all of said section after the word 'killing' in line four (4) and inserting in lieu thereof the following:
'shall be punished by imprisonment for life in the penitentiary or for a term of not less than fifty ( 50 ) years as determined by the jury, or by the court if the defendant pleads guilty. All murder which is committed in the perpetration of or attempt to perpetrate any kidnapping for ransom, rape, robbery with aggravation, or burglary as defined in section seven hundred eight point two (708.2) of the Code, or committed by an individual who at that time has been or is committed to serve a life sentence in the penitentiary shall be punished with death, or imprisonment for life at hard
labor in the penitentiary, as determined by the jury, or by the court if the defendant pleads guilty.'"
2. By striking from section two (2), all of subsection one (1) and renumbering the remaining subsection.
3. By striking all of section four (4) thereof.

Gaudineer of Polk asked and received unanimous consent to withdraw section 1 of his amendment.

Gaudineer of Polk asked and received unanimous consent that the following amendment, filed by him, be substituted for section 1 of his amendment:

Amend House File 8 as follows:
Amend House File 8 by inserting in line five (5) thereof after the word, "penitentiary" the following:
"except all murder which is committed in the perpetration of or attempt to perpetrate any kidnapping for ransom, rape, robbery with aggravation, or burglary as defined in section seven hundred eight point two (708.2), of the Code, or committed by an individual who at that time has been or is committed to serve a life sentence in the penitentiary shall be punished with death, or imprisonment for life at hard labor in the penitentiary, as determined by the jury, or the court if the defendant pleads guilty".

Gaudineer of Polk moved the adoption of the amendment.
Roll call was requested by Duffy of Dubuque and Rider of Marshall.
On the question "Shall the amendment be adopted?" (H. F. 8)
The ayes were, 27 :

| Anderson | Fisher of | McNamara | Redfern |
| :--- | :--- | :--- | :--- |
| Baringer | Greene | Miller of | Rickert |
| Busch | Gaudineer | Mage | Stokes |
| Caffrey | Hanson | Murphy | Strothman |
| Conway | Houston | Nielsen of | Tieden |
| Den Herder | Keleher | Shelby | Winkelman |
| Dougherty | Loss | Ossian | Wolcott |
| Fischer of | Maule |  |  |

## Grundy

The nays were, 83:

| Bailey | Edgington | Holmes | Melrose |
| :---: | :---: | :---: | :---: |
| Baker | Felger | Hullinger | Millen |
| Boot | Foster | Hutchins | Miller of |
| Bremmer | Fullmer | Jackson of | Buena Vista |
| Brinck | Gallagher | Black Hawk | Miller of |
| Burke | Gannon | Jackson of | Des Moines |
| Busing | Gillette of | Clinton | Morgan |
| Carnahan | Clay-Dickinson | Kempter | Mueller |
| Clapsaddle | Gillette of | Kennedy | Nagle |
| Cochran | Story | Kluever | Nielsen of |
| Cohen | Glanton | Korn | Emmet-Palo Alto |
| Craig | Glenn | Lawlor | Oehlsen |
| Crosier | Grassley | Lynch | O'Malley |
| Denato | Gregerson | Madden | Oxley |
| Detje | Hageman | Maley | Palmer |
| Distelhorst | Harrington | Mayberry | Patton |
| Duffy | Hausheer | Meacham | Quinn |


| Radl | Robinson | Shannahan | Utzig |
| :--- | :--- | :--- | :--- |
| Rasmussen | Roe | Shirley of | Varney |
| Reichardt | Scherle of | Dallas | Wengert |
| Renda | Fremont-Mills | Stevenson | Whisler |
| Resnick | Scott | Stueland | Wilson |
| Rider | Seibert | Uban | Wright |
| Absent or not voting, 14: |  |  |  |
| Bogenrief | Doyle | Mahan | Smith of |
| Breitbach | Dunton | Nelson | O'Brien |
| Coffman | Gleason | Smith of | Webster |
| Doderer | Graham | Linn | Mr. Speaker |

The amendment lost.
Bailey of Wright offered the following amendment:
Amend House File 8 as follows:

1. Amend section two (2) by adding thereto the following new subsection:
"The jury or the court may provide that a person sentenced to life imprisonment shall not be paroled and such provision shall be final."
2. Amend section three (3) by adding thereto the following new subsection:
"The jury or the court may provide that a person sentenced to life imprisonment shall not be paroled and such provision shall be final."
(Business pending at adjournment.)
On motion of Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

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

## REPORTS OF COMMITTEES

Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 41, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library 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.

Bruce E. Mahan, Chairman.
Also:
Mr Speaker: Your committee on education to whom was referred House File 21, 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.

Bruce E. Mahan, Chairman.

Also:
Mr. Speaker: Your committee on education to whom was referred House File 2, 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 do pass.

Bruce E. Mahan, Chairman.
Harrington of Buchanan, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 5, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 5 as follows:

1. Amend House File 5 by striking subsections 1 and 2 and inserting in lieu thereof the following subsection:
"1. By striking from lines two (2) and three (3) in subsection one (1) the words "one-half hour after" and the words "one-half hour before".
R. P. Harrington, Ranking Member.

Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 112, a bill for an act relating to the equipping of motor vehicles with safety belts and safety harnesses, begs leave to report it has 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.

> R. P. Harrington, Ranking Member.

Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts, begs leave to report it has had the same under consideration and instructed me to report the same back to the House with the recommendation that the same do pass.
R. P. Harrington, Ranking Member.

## Also :

Mr. Speaker: Your committee on transportation to whom was referred House File 32, a bill for an act to change operator's and chauffeur's license fees for motor vehicle operation, begs leave to report it has 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.
R. P. Harrington, Ranking Member.

Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 56, a bill for an act to amend chapter three hundred fourteen point nine (314.9), Code 1962, relating to entry upon private property for surveys, begs leave to report it has had the same under consideration
and has instructed me to report the same back to the House with the recommendation that the same do pass.

> R. P. Harrington, Ranking Member.

## AMENDMENTS FILED

1 Amend House File 68 by adding the following new section thereto:
2 1. Section one hundred twenty-four point two (124.2), sub-
3 section six (6), is hereby amended by striking in line one (1)
4 thereof the word, "shall" and by inserting in lieu thereof the 5 word, "may".

Gaudineer of Polk. KEMPTER of Jackson.

Amend House File 8 as follows:

1. Amend section two (2) by adding thereto the following new subsection:
"By adding at the end of such section the following new sentence: 'The jury or the court may provide that a person sentenced to life imprisonment shall not be recommended for parole by the board of parole and such provision shall be final.'"
2. Amend section three (3) by adding thereto the following new subsection:
"By adding at the end of such section the following new sentence: 'The jury or the court may provide that a person sentenced to life imprisonment shall not be recommended for parole by the board of parole and such provision shall be binding.'"

Bailey of Wright.
On motion by Gillette of Clay-Dickinson, the House adjourned until 9:30 a.m., Friday, February 5, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Frdday, February 5, 1965.

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

Prayer was offered by the Reverend R. A. McBlain, pastor of the First Methodist Church, Atlantic, Iowa.

The Journal of February 4, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of the Speaker; Coffman of Iowa on request of Fischer of Grundy; Mahan of Johnson on request of Stevenson of Howard-Mitchell; Bogenrief of Polk on request of Houston of Crawford.

## PETITIONS

The following petitions were presented and placed on file:
By Doyle of Woodbury, from fourteen residents of Woodbury County favoring the passage of the humane slaughter bill.

By Stevenson of Howard-Mitchell, from sixty-three residents of Mitchell County in opposition to Sunday sale of liquor and change of closing hours of taverns.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House one hundred thirty delegates and their advisors from Student ISEA chapters in fortyseven colleges and junior colleges in Iowa, attending a Delegate Council meeting sponsored by the Iowa State Education Association and the State Department of Public Instruction.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 2, 5, 21, 29, 41 and 56, under Rule 35.

## SENATE MESSAGE CONSIDERED

Senate File 113, 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, author-
ity, powers and rights thereof, and requirements therefor, and the regulation and conduct of affairs thereof.

Read first time and referred to committee on judiciary.

## HOUSE FILES RE-REFERRED

Maule of Monona asked and received unanimous consent to have House File 112, previously recommended for indefinite postponement, re-referred to the committee on transportation.

Maule of Monona asked and received unanimous consent to have House File 32, previously recommended for indefinite postponement, re-referred to the committee on transportation.

Winkelman of Calhoun moved that House File 6, previously recommended for indefinite postponement, be re-referred to the judiciary committee.

Motion prevailed.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 8, 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.

Bailey of Wright asked and received unanimous consent to withdraw his amendments to House File 8 filed by him on February 1 and February 2.

Bailey of Wright offered the following amendment:
Amend House File 8 as follows:

1. Amend section two (2) by adding thereto the following new subsection:
"By adding at the end of such section the following new sentence: 'The jury or the court may provide that a person sentenced to life imprisonment shall not be recommended for parole by the board of parole and such provision shall be final.'"
2. Amend section three (3) by adding thereto the following new subsection:
"By adding at the end of such section the following new sentence: 'The jury or the court may provide that a person sentenced to life imprisonment shall not be recommended for parole by the board of parole and such provision shall be binding.'"

Uban of Black Hawk moved the previous question on the amendment.

The motion having failed to receive a two-thirds majority lost.
Bailey of Wright moved the adoption of his amendment.
Amendment lost.

Korn of Harrison offered the following amendment to the title:
Amend the title to House File 8, lines two (2) and three (3), by striking the words "or a term of years".

Amendment was adopted.
Caffrey of Polk moved the previous question on House File 8.
The motion having failed to receive a two-thirds majority lost.
Korn 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?" (H. F. 8)
The ayes were, 89:

| Anderson | Gillette of | Clay-Dickinson | Maley <br> Bailey |
| :--- | :--- | :--- | :--- |
| Maule | Renda |  |  |
| Baker | Gillette of | Rayberry | Resnick |
| Baringer | Story | Meacham | Rickert |
| Breitbach | Glanton | Melder |  |
| Bremmer | Gleason | Miller of | Robinson |
| Brinck | Glenn | Roe |  |
| Busing | Grassley | Des Moines | Scott |
| Caffrey | Gregerson | Mueller | Seibert |
| Carnahan | Hageman | Murphy | Shannahan |
| Clapsaddle | Hanson | Nagle | Shirley of |
| Cohen | Harrington | Nielsen of | Dallas |
| Craig | Hausheer | Emmet-Palo Alto | Linn |
| Crosier | Hullinger | Nielsen of | Stevenson |
| Denato | Hutchins | Shelby | Stokes |
| Detje | Jackson of | Oehlsen | Stueland |
| Distelhorst | Black Hawk | O'Malley | Tieden |
| Doderer | Jackson of | Oxley | Varney |
| Doyle | Clinton | Palmer | Wengert |
| Dufly | Kempter | Patton | Whisler |
| Felger | Kluever | Quinn | Wilson |
| Foster | Korn | Radl | Wolcott |
| Fullmer | Lawlor | Rasmussen | Wright |
| Gallagher | Lynch | Reichardt | Mr. Speaker |
| Ganen | Madden |  |  |

The nays were, 29:
$\left.\begin{array}{ll}\text { Boot } & \begin{array}{c}\text { Fischer of } \\ \text { Busch }\end{array} \\ \text { Cochran } & \text { Fisher of }\end{array}\right\}$

Absent or not voting, 6:
Bogenrief Burke

Coffman
Mahan
Kennedy
Loss
McNamara
Millen
Miller of
Page
Nelson
Ossian
Redfern

Miller of Webster Buena Vista

Scherle of
Smith of O'Brien Strothman Uban
Utzig
Winkelman Fremont-Mills

Rend Resnick Rider Robinson Roe Scott Seibert Shannahan Shirley of Dallas Smith of Stevenson
Stokes Stueland Tieden Varney Whiser

Wolcott
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.

Edgington of Franklin asked and received unanimous consent for immediate consideration of Senate File 1.

Senate File 1, a bill for an act relating to confirmation of public officers by the Senate, with report of committee without recommendation, was taken up for consideration.

Jackson 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?" (S. F. 1)
The ayes were, 113:

| Anderson | Fisher of | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Loss | Redfern |
| Baker | Foster | Lynch | Reichardt |
| Baringer | Fullmer | Madden | Renda |
| Boot | Gallagher | Maley | Resnick |
| Brietbach | Gannon | Male | Rickert |
| Bremmer | Gaudineer | Mayberry | Rider |
| Brinck | Gillete of | Mevamara | Robinson |
| Busch | Clay-Dickinson | Meacham | Scherle of |
| Busing | Gillete of | Melrose | Fremont-Mills |
| Cafrrey | Story | Millen | Scott |
| Carnahan | Glanton | Miller of | Seibert |
| Clapsaddle | Gleason | Des Moines | Shirley of |
| Cochran | Glenn | Miller of | Dallas |
| Cohen | Graham | Mage | Smithof |
| Conway | Grassley | Morgan | Linn |
| Craig | Gregerson | Mueller | Stevenson |
| Crosier | Hageman | Murphy | Stokes |
| Denato | Hanson | Nagle | Strothman |
| Den Herder | Hausheer | Nelson | Stueland |
| Detje | Holmes | Nielsen of | Tieden |
| Distelhorst | Houston | Emmet-PaloAlto | Uban |
| Doderer | Hullinger | Nielsen of | Utzig |
| Dougherty | Hutchins | Shelby | Varney |
| Doyle | Jackson of | Oehlsen | Wengert |
| Duffy | Black Hawk | O'Malley | Whisler |
| Dunton | Jackson of | Ossian | Wilson |
| Edgington | Clinton | Oxley | Winkelman |
| Felger | Kempter | Palmer | Wolcott |
| Fisher of | Kennedy | Patton | Wright. |
| Grundy | Kluever | Quinn | Mr. Speaker |
|  | Korn | Radl |  |
|  |  |  |  |

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

| Bogenrief | Keleher | Roe | Smith of <br> Burke |
| :--- | :--- | :--- | :--- |
| Coffman | Mahan | Shannahan | O'Brien |
| Marrington | Miller of | Buena Vista |  |
| Webster |  |  |  |

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

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 5, a bill for an act relating to employment and other privilges for certain inmates of county jails.

Also: 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 powers of cities and towns and benefited fire districts regarding the use of joint facilities.

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

Senate File 21, a bill for an act relating to employment security benefits.
Also: 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 the municipal enterprises fund.

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 to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 5, pertaining to the invitation to be extended to National American Legion Commander Donald E. Johnson to address a joint convention of both houses on Monday, February 15, 1965.

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

House Concurrent Resolution 8, regarding acquisition of additional land adjoining the Herbert Hoover Park as a national monument in memory of the late President Herbert Hoover.

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

Senate Concurrent Resolution 7, pertaining to a meeting of the Pioneer Lawmakers Association to be held on Thursday, March 25, 1965.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 8

By Stanley

Amend House Concurrent Resolution 8 by inserting in line fourteen (14) and in line twenty-eight (28) after the word "monument" the words ", national park or national historical site".

## SENATE CONCURRENT RESOLUTION 7 <br> By O'Malley

Whereas, the Sixty-first General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, March 25, 1965, 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 25, 1965, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Strothman of Henry offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION <br> By Strothman of Henry

Whereas, The Honorable Curtis L. McKinnon, of Henry County, who was a member of the Forty-fifth and Forty-sixth sessions of the General Assembly, passed away on August 19, 1957; 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 Strothman of Henry, Foster of Cedar and Millen of Jefferson-Van Buren.

Nielsen of Emmet-Palo Alto offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION <br> By Nielsen of Emmet-Palo Alto

Whereas, The Honorable Edward James Maniece, of Emmet County, who was a member of the Forty-fifth Extra, Forty-sixth, Forty-sixth Extra and Forty-seventh sessions of the General Assembly, passed away on December 22, 1964; 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 committec Nielsen of Emmet-Palo Alto, Loss of Kossuth and Foster of Cedar.

## INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 14, by Gillette of Story, Hausheer, Gaudineer, Renda, Bailey, Denato, O'Malley and Glanton, a joint resolution
proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney.

Read first time and referred to committee on judiciary.
House Joint Resolution 15, by Maule, Boot, Busing, Clapsaddle, Cohen, Conway, Den Herder, Doderer, Dougherty, Dunton, Edgington, Fullmer, Gallagher, Gillette of Story, Glanton, Hausheer, Houston, Hutchins, Jackson of Black Hawk, Jackson of Clinton, Mahan, Mayberry, Meacham, Melrose, Miller of Des Moines, Miller of Page, Murphy, Nagle, O'Malley, Rasmussen, Reichardt, Renda, Robinson, Shannahan, Strothman, Wilson and Winkelman, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 16, by Grassley, Caffrey, Doderer, Gregerson, Boot, Busch and Baringer, a joint resolution relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law.

Read first time and referred to committee on governmental affairs.
House Joint Resolution 17, by Grassley, Caffrey, Doderer, Gregerson, Boot, Busch and Baringer, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation.

Read first time and referred to committee on governmental affairs.

## INTRODUCTION OF BILLS

House File 173, by Doyle, a bill for an act relating to lewdness and indecent exposure.

Read first time and referred to committee on judiciary.
House File 174, by committee on commerce, a bill for an act relating to regulation of securities dealers under the Iowa Securities Law.

Read first time and placed on the calendar.
House File 175, by Bremmer, Conway, Detje, Hutchins, Kennedy, Melrose and Gillette of Story, a bill for an act relating to state boiler inspection.

Read first time and referred to committee on judiciary.
House File 176, by Winkelman, Brinck, Redfern and Holmes, a bill for an act relating to the term of imprisonment of an inmate at the state penitentiary and men's reformatory.

Read first time and referred to committee on judiciary.
House File 177, by committee on commerce, a bill for an act relating to registration requirements under the Iowa Securities Law.

Read first time and placed on the calendar.
House File 178, by committee on commerce, a bill for an act to amend section five hundred two point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance.

Read first time and placed on the calendar.
House File 179, by committee on commerce, a bill for an act relating to the compensation of insurance examiners.

Read first time and placed on the calendar.
House File 180, by Scherle of Fremont-Mills and Gillette of ClayDickinson, a bill for an act establishing standard time in Iowa.

Read first time and referred to committee on governmental affairs.
House File 181, by Gallagher and Baker, a bill for an act relating to powers and duties of county conservation boards.

Read first time and referred to committee on conservation and recreation.

House File 182, by Miller of Des Moines, Melrose, Jackson of Black Hawk, Carnahan and Wolcott, 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.

Real first time and referred to committee on education.
House File 183, by O'Malley, Caffrey, Foster and Smith of Linn, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal.

Read first time and referred to committee on governmental affairs.
House File 184, by Radl, Baringer, Boot, Clapsaddle, Distelhorst, Dougherty, Dunton, Fisher of Greene, Gillette of Story, Gillette of Clay-Dickinson, Glanton, Grassley, Hageman, Hausheer, Houston, Hutchins, Kempter, Meacham, Miller of Page, Nagle, O'Malley and Rasmussen (companion bill to Senate File 105), a bill for an act relating to conflicts of interest of municipal officials and employees.

Read first time and referred to committee on governmental subdivisions.

House File 185, by Brinck, Clapsaddle, Conway, Distelhorst, Dunton, Gillette of Story, Hausheer, Hutchins, Melrose, Miller of Page, Mueller, Murphy, Nagle, Renda and Resnick (companion bill to Senate File 107), a bill for an act relating to the league of Iowa municipalities.

Read first time and referred to committee on governmental subdivisions.

House File 186, by Jackson of Clinton, Baringer, Busing, Conway, Distelhorst, Doderer, Dunton, Gallagher, Gillette of Story, Hutchins, Jackson of Black Hawk, Meacham, Mahan, Miller of Page, Miller of Des Moines, Reichardt, Shannahan and Wilson (companion bill to Senate File 108), a bill for an act relating to the use of parking meter receipts.

Read first time and referred to committee on goverumental subdivisions.

House File 187, by Melrose, Bremmer, Boot, Busing, Clapsaddle, Conway, Distelhorst, Doderer, Dunton, Gannon, Gillette of Story, Gillette of Clay-Dickinson, Hutchins, Kempter, Mayberry, Meacham, Miller of Des Moines, Miller of Page, Murphy, Nagle, Resnick, Robinson and Wilson (companion bill to Senate File 104), a bill for an act relating to millage limitations upon the several functional funds of cities and towns.

Read first time and referred to committee on governmental subdivisions.

House File 188, by Meacham, Baringer, Boot, Busing, Clapsaddle, Conway, Den Herder, Distelhorst, Doderer, Dunton, Fisher of Greene, Gallagher, Gillette of Story, Glanton, Grassley, Hausheer, Houston, Mahan, Melrose, Miller of Page, Nagle, O'Malley, Reichardt, Renda, Shannahan, Strothman, Wilson and Winkelman (companion bill to Senate File 97), a bill for an act to authorize joint exercise of governmental powers by public agencies.

Read first time and referred to committee on governmental subdivisions.

House File 189, by Doderer, Boot, Clapsaddle, Conway, Dunton, Gallagher, Gannon, Gillette of Story, Glanton, Hausheer, Hutchins, Jackson of Clinton, Mahan, Murphy, Nagle, O'Malley, Rasmussen, Reichardt, Resnick, Robinson and Wilson (companion bill to Senate File 106), a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.

Read first time and referred to committee on governmental subdivisions.

House File 190, by Gillette of Story, a bill for an act relating to highway safety and control of traffic at highway intersections.

Read first time and referred to committee on transportation.

## SENATE MESSAGES CONSIDERED

Senate File 5, a bill for an act relating to employment and other privileges for certain inmates of county jails.

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

Senate File 8, a bill for an act relating to powers of cities and towns and benefited fire districts regarding the use of joint facilities.

Read first time and referred to committee on governmental subdivisions.

Senate File 21, a bill for an act to amend section ninety-six point four (96.4), Code 1962, so as to change the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits.

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

Senate File 38, a bill for an act relating to the municipal enterprises fund, and to amend section four hundred four point ten (404.10), Code 1962.

Read first time and referred to committee on governmental subdivisions.

Senate File 64, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes.

Read first time and referred to committee on governmental subdivisions.

Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highway.

Read first time and referred to committee on transportation.

## REPORTS OF COMMITTEE

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 9, proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General As-
sembly, begs leave to report it has had 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 P. Miller, Chairman.

Also :
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 106, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to such assistants as may be necessary by board resolution and to remove the superfluous office of secretary, begs leave to report it has had 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 P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 113, a bill for an act relating to vacation benefits for employees 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 House File 113 as follows:

1. Amend section one (1), line five (5), by striking the word and figures "fifteen (15)" and inserting in lieu thereof the word and figures "twentieth (20)".
2. Amend section one (1), line six (6), by striking the word and figures "fifteenth (15)" and inserting in lieu thereof the word and figures "twentieth (20)"

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend the title to House File 8, lines two (2) and three (3), by striking the words "or a term of years".

Korn of Harrison.

Amend Senate File 21, as passed by the Senate, as follows:

1. Amend the title by striking the word "change" in line two (2) and inserting in lieu thereof the word "eliminate".
2. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section ninety-six point four (96.4), Code 1962, is hereby amended as follows:
3. By striking all of subsection four (4), including paragraphs "a", " $b$ " and " $c$ ".
4. By renumbering subsection five (5) as subsection four (4)."

> Wengert of Woodbury.

Amend House File 67 by striking section 2 and inserting in lieu thereof the following:
"Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force on June 1, 1965, after its publication in the New Hampton Tribune, a newspaper published
in New Hampton, Iowa, and in the Audubon News-Advocate, a newspaper published in Audubon, Iowa."

Robinson of Audubon-Guthrie.
Amend House File 27, section one (1), as follows:

1. By inserting in line ten (10) after the word "years" the word "who".
2. By striking from lines eleven (11) and thirteen (13) the words "Who is" and inserting in lieu thereof the word "Is". Oehlsen of Hardin.
3. Amend House File 84 by adding a new section at the end of the bill as follows:
"This Act, being deemed of immediate importance, shall take effect and be in force on ....................... after its publication in the Sioux Center News, a newspaper published in Sioux Center, Iowa, and in The Clayton Register, a newspaper published in Elkader, Iowa".

Tieden of Clayton.
Amend House File 1 as follows:

1. Amend the title by striking the word "repeal" in line one
(1) thereof and inserting in lieu thereof the word "amend".
2. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seven hundred thirty-six A point one (736A.1), Code 1962, is hereby amended as follows:

1. By striking the comma in line five (5) and inserting in lieu thereof the word "or".
2. By striking the words "withdrawal or expulsion from, or refusal to join," from lines six (6) and seven (7) thereof.
Sec. 2. Section seven hundred thirty-six A point two (736A.2) is hereby amended as follows:
3. By striking everything after the title and inserting in lieu thereof the following:
"It shall be unlawful for any person, firm, association or corporation to require as a prerequisite to employment, membership in, or affiliation with, a labor union, organization or association.

Sec. 3. Section seven hundred thirty-six A point three (736A.3) is hereby amended as follows:

1. By inserting in line four (4) after the word "into" the following: "or negotiate for".
2. By striking everything after the word "association" in line seven (7), and all of lines eight (8), nine (9) and ten (10) and inserting in lieu thereof a period.

Sec. 4. Section seven hundred thirty-six A point four (736A.4) is hereby amended as follows:

1. By striking in lines five (5) and six (6) the words "or a condition of".
Sec. 5. Section seven hundred thirty-six A point eight (736A.8) is hereby repealed.

Uban of Black Hawk. Jackson of Black Hawk. Cohen of Black Hawk. Wilson of Black Hawk. Gallagher of Black Hawk.

1 Amend House File 30, section six (6), by striking all 2 after the word "possible" in line ten (10) and all of line 3 eleven (11) and inserting in lieu thereof a period.

Miller of Page.
McNamara of Linn.
On motion by Maule of Monona, the House adjourned until 11:00 a.m., Monday, February 8, 1965.

## JOURNAL OF THE HOUSE

Hale of the House of Representatives,<br>Des Moines, Iowa, Monday, February 8, 1965.

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

Prayer was offered by the Reverend Paul C. Mueller, pastor of the Trinity Lutheran Church, Boone, Iowa.

The Journal of Friday, February 5, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury on request of Doyle of Woodbury; Coffman of Iowa on request of Fischer of Grundy.

## PRESENTATION OF VISITORS

Patton of Delaware presented to the House three students from the Manchester School District.

Nielsen of Emmet-Palo Alto presented to the House the members and their leader of Boy Scout Troop 61 of Ringsted, Iowa.

## PETITIONS

The following petitions were presented and placed on file:
By Shirley of Dallas, from one hundred sixty residents of Dallas County favoring equal bus transportation for public and parochial school children.

By Utzig of Dubuque, from twenty-five residents of Dubuque County favoring equal bus transportation for parochial and public school children.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Thouse Files 106, 113, and House Joint Resolution 9, under Rule 35.

## POINT OF PERSONAL PRIVILEGE

Webster of Pottawattamie rose on a point of personal privilege and asked that the following be read:
"I would like to express my sincere gratitude to this legislative body for House Resolution 3 and for the good wishes in the form of letters and cards

I received while in the hospital. I intend to do my best now that I am back to further good government for the State of Iowa. Thank you.

## INTRODUCTION OF BILLS

House File 191, by Resnick, Baringer, Wilson and Winkelman (companion bill to Senate File 172), a bill for an act relating to the fund from which the expenditures for a municipal court may be made.

Read first time and referred to committee on judiciary.
House File 192, by Distelhorst, Bremmer, Den Herder, Gallagher, Melrose, Miller of Des Moines, Miller of Page, Mueller, Nagle, Renda, Resnick, Utzig and Wilson (companion bill to Senate File 123), a bill for an act to permit county governments to regulate and license junk dealers.

Read first time and referred to committee on governmental subdivisions.

House File 193, by Robinson, Busing, Kempter, Melrose, Miller of Des Moines, Miller of Page, Nagle, Resnick, Shannahan, Wilson and Winkelman (companion bill to Senate File 103), a bill for an act relating to the use of road use tax money by cities and towns.

Read first time and referred to committee on governmental subdivisions.

House File 194, by Wilson, Baringer, Distelhorst and Miller of Page, a bill for an act relating to nominations for municipal office.

Read first time and referred to committee on governmental subdivisions.

House File 195, by Cohen, Baringer, Doderer and Resnick, a bill for an act relating to locking of voting machines.

Read first time and referred to committee on governmental affairs.
House File 196, by Duffy, Baringer, Bremmer, Distelhorst, Gillette of Story, Miller of Page, Resnick, Wilson and Winkelman, a bill for an act relating to preparation of jury lists for municipal court.

Read first time and referred to committee on judiciary.
House File 197, by Mayberry, Baringer, Gillette of Story, Meacham, Melrose, Miller of Page and Wilson, a bill for an act relating to financing of airports.

Read first time and referred to committee on governmental subdivisions.

House File 198, by committee on ways and means, a bill for an act to amend section four hundred twenty-two (422), Code 1962, as amended by chapter two hundred fifty-eight (258), Acts of the Sixtieth General Assembly, relative to state personal net income tax and state business tax on corporations.

Read first time and placed on the calendar.
House File 199, by Mueller, Scott, Maule, Loss, Dougherty, Melrose, Wolcott, Shirley of Dallas, Roe and Stevenson, a bill for an act to amend section four hundred twenty-six point one (426.1), Code 1962, relating to agricultural land tax credit and to make appropriation therefor.

Read first time and referred to committee on appropriations.
House File 200, by Miller of Buena Vista, Utzig, Nagle, Dunton and Fullmer, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.

Read first time and referred to committee on education.
House File 201, by Denato, Bremmer, Doderer, Duffy, Jackson of Clinton, Palmer, Resnick, Utzig, Wilson and Winkelman (companion bill to Senate File 111), a bill for an act relating to the taking of a special federal census in cities and towns and to the use of census figures obtained thereby as the basis for apportionment of certain distributive funds and in the determination of other questions relating to cities and towns.

Read first time and referred to committee on governmental subdivisions.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

Mahan of Johnson asked and received unanimous consent for immediate consideration of House File 2.

House File 2, a bill for an act to amend section two hundred ninetyeight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness, with report of committee recommending passage, was taken up for consideration.

Smith of O'Brien offered the following amendment and moved its adoption :

Amend House File 2 as follows:

1. Amend House File 2 by adding a new section as follows:
"Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Hartley Sentinel,
a newspaper published in Hartley, Iowa, and in the Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa."

The amendment was 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?" (H. F. 2)
The ayes were, 115:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Craig:
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever Korn
Lawlor
Lynch Redfern

Madden Reichardt
Mahan Renda
Maley Resnick
Maule Rider
Mayberry Robinson
McNamara Roe
Meacham Scherle of
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet Pal Tieden
Oehlsen Utzig
O'Malley Varney
Ossian Webster
Oxley Wengert
Palmer Whisler
Patton Wilson
Quinn Winkelman
Radl
Rasmussen
The nays were, 4:
Grassley
Loss

Absent or not voting, 5:
Burke
Coffman
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, with report of committee recommending amendment and adoption, was taken up for consideration.

Miller of Des Moines asked and received unanimous consent to withdraw the committee amendment filed February 2.

Wilson of Black Hawk moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Be It Resolved by the General Assembly of the State of Iowa:
Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:
"Section 25. Each member of the General Assembly shall receive such compensation and allowances for expenses as shall be fixed by law but no General Assembly shall have the power to increase compensation and allowances effective prior to the convening of the next General Assembly following the session in which any increase is adopted. The compensation and allowances received shall be the same when the General Assembly is convened in extra session as when convened in regular session."

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 8)

The yeas were, 91:

Anderson Bailey Bogenrief Boot Breitbach

Bremmer
Brinck
Busing
Caffrey
Carnahan

Clapsaddle Denato
Cochran Conway Craig Crosier

Detje
Distelhorst
Doderer
Dougherty

Doyle
Duffy
Dunton
Felger
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington

Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Lynch
Madden
Mahan
Maley
McNamara

| Meacham | Reichardt |
| :--- | :--- |
| Melrose | Renda |
| Miller of | Resnick |
| Buena Vista | Rider |
| Miller of | Roe |
| Des Moines | Scott |
| Miller of | Seibert |
| Page | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Naggle | Stevenson |
| Oehlsen | Stokes |
| O'Malley | Utzig |
| Oxley | Varney |
| Palmer | Webster |
| Quinn | Wengert |
| Radl | Wilson |
| Rasmussen | Wolcott |
| Redfern | Wright |

The nays were, 24:
Baringer
Busch
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene
Graham
Grassley
Millen
Nelson
Nielsen of
$\quad$ Emmet-Palo Alto
Nielsen of

Ossian
Patton
Rickert
Robinson
Scherle of
Fremont-Mills Winkelman
Smith of O'Brien
Absent or not voting, 9:

| Baker | Cohen | Maule | Shannahan |
| :--- | :--- | :--- | :--- |
| Burke | Loss | Mayberry | Mr. Speaker |

Cohen
Loss

Maule
Mayberry

Reichardt
Renda
Rider
Roe
Scott
Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Stokes
Utzig
Varney
Webster
Wengert
Wilson
Wolcott
Wright

Strothman
Stueland
Tieden
Uban
Whisler

Mr. Speaker
The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

Duffy of Dubuque moved to reconsider the vote by which House Joint Resolution 8 was adopted by the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## HOUSE FILES 35 AND 36 RE-REFERRED TO COMMITTEE

Baker of Boone asked and received unanimous consent that House File 36 be placed at the top of the calendar.

House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, 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 obliga-
tions of said school district, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that House Files 35 and 36 be re-referred to the committee on judiciary.

Motion prevailed.
On motion by Gillette of Clay-Dickinson, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 134, a bill for an act to permit municipalities to require the use of snow tires or chains on passenger vehicles while driving on snow or ice, begs leave to report it has 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred Senate File 99, a bill for an act to set speed limits on roadways at institutions under the control of the 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.

Keith H. Dunton, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred Senate File 114, a bill for an act relating to cattle testing and to amend section one hundred sixty-five point seventeen (165.17), 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.

Also:
Mr. Speaker: Your committee on agriculture to whom was referred Senate file 115, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10) and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133), of the Laws 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.

## Harold Mueller, Chairman.

Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 138, a bill for an act to repeal sections two hundred ninety-seven point two (297.2), two hundred ninety-seven point three (297.3) and two hundred ninety-seven point four (297.4), Code 1962, relating to size of schoolhouse sites 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. Bruce E. Mahan, Chairman.

## Also:

Mr. Speaker: Your committee on education to whom was referred House File 93, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of 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 be amended as follows, and when so amended the bill do pass:

Amend House File 93, section 1, by adding thereto the following:
"Any staff member granted such leave shall agree either to return to the institution granting such leave for a period of not less than two years or to repay to the state of Iowa such compensation as he shall have received during such leave."

Bruce E. Mahan, Chairman.
Also :
Mr. Speaker: Your committee on education to whom was referred House File 142, a bill for an act to set speed limits on roadways at institutions under the control of the 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.

Bruce E. Mahan, Chairman.

## Also:

Mr. Speaker: Your committee on education to whom was referred House File 144, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, to provide for the education of children in state controlled 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.

Bruce E. Mahan, Chairman.

HOUSE CONCURRENT RESOLUTION 12<br>By Duffy, Maule, Loss, Baringer and Kempter

Whereas, the distinguished Dr. William C. Menninger, President of the Menninger Foundation and Mental Health Clinic of Topeka, Kansas, will be in Des Moines, Iowa, to address the Iowa Association for Mental Health at their annual meeting and conference, February 22, 1965.

Therefore, Be It Resolved by the House, the Senate Concurring, that an invitation be extended to Dr. Menninger to address a joint convention of both houses at 10:00 a.m. on Monday, February 22, 1965.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 Files 15 and 27.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 Files 15 and 27.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the follow report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 8 th day of February, 1965, sent to the Governor for his approval: House File 26.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## AMENDMENTS FILED

Amend House Joint Resolution 11 as follows:

1. Amend the title by inserting in line three (3) after the word "years" the words "and to make persons eighteen (18) years of age or older an adult under the laws of Iowa".
2. Amend section one (1) by striking lines three (3) through six (6) and inserting in lieu thereof the following:
"Section one (1) of Article two (II) of the Constitution of the State of Iowa is hereby amended as follows:
3. By striking from lines two (2) and three (3) the words "twenty-one" and inserting in lieu thereof the word "eighteen".
4. By adding thereto the following:
"Every person eighteen (18) years of age or older shall be considered an adult, and shall be responsible for his or her acts the same as an adult, regarding the liquor laws, criminal laws, and all other laws which make a distinction between minors and adults." Niedsen of Emmet-Palo Alto.

> Uban of Black Hawk. Jackson of Black Hawk. Conin of Black Hawk. Wilson of Black Hawk. GaLLAGHER of Black Hawk.

Amend House File 22 by inserting after the word "to" in line nine (9) the following: "bona fide conventions and meetings being held on unlicensed premises of auditoriums as contemplated in chapters thirty-seven (37) and three hundred seventy-four A (374A) of the Code nor to".

DOYLE of Woodbury.
Amend House File 27 by inserting after the word "class" in line thirteen (13) the following: " "A", "B" or". DOYLE of Woodbury.

Amend House File 15, section one (1), as follows:

1. By inserting in line two (2) after the first word "any" the words "junior college,".
2. By inserting in line four (4) after the word "of" the word "academic".
3. By inserting in line six (6) after the word "regents" the words "and the department of public instruction".

Jackson of Black Hawk. Hanson of Lyon-Osceola. Mayberry of Webster.
On motion by Loss of Kossuth, the Hंouse adjourned until 10:00 a.m., Tuesday, February 9, 1965.

# JOURNAL OF THE HOUSE 

Hall of the House of Representatives,
Des Moines, Iowa, Tuesday, February 9, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Melvin Mattox, pastor of the Grace Baptist Church, Winterset, Iowa.

The Journal of Monday, February 8, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Fischer of Grundy; Breitbach of Dubuque on request of Harrington of Buchanan.

## PETITIONS

The following petitions were presented and placed on file:
By Maule of Monona, from fifty-one residents of Monona County favoring an increase in compensation for county officers, deputies and clerks.

By Doderer and Mahan of Johnson, from seventy-six residents of Johnson County opposing equal transportation for public and parochial school children.

By Holmes of Jones, from three hundred twenty-eight residents of Jones County favoring equal bus transportation for public and parochial school children.

By Bremmer of Pottawattamie, from the State Convention of the Iowa Jaycees on May 3, 1964, unanimously approving a resolution resisting the adoption of any plan or ratification of any treaty that cedes Carter Lake, Iowa, to the State of Nebraska without the prior approval of said treaty or plan by a majority of the citizens of Carter Lake, Iowa.

By Winkelman of Calhoun, from twenty-one residents of Calhoun County opposing the repeal of the guest passenger statute.

By Meacham of Poweshiek, from eleven residents of Poweshiek County favoring a humane slaughter bill.

By Hullinger of Decatur-Wayne, from fifteen residents of Decatur County favoring a humane slaughter bill.

By Robinson of Audubon-Guthrie, from seventy-five residents of Audubon and Guthrie Counties favoring equal transportation for public and parochial school children.

By Utzig of Dubuque, from eight residents of Dubuque County favoring equal transportation for public and parochial school children.

By Utzig of Dubuque, from eight residents of Dubuque County opposing repeal of the guest passenger statute.

## PRESENTATION OF VISITORS

Meacham of Poweshiek presented to the House the Honorable George L. Paul, member of the Board of Parole and a former member of the House from Poweshiek County in the Fifty-second Extra through the Sixtieth Extra General Assemblies.

Oehlsen of Hardin presented to the House a group of students and staff members from the Orientation Center, Commission for the Blind, Des Moines, and Mr. Jernigan, State Director, Commission for the Blind.

Nielsen of Emmet-Palo Alto presented to the House nineteen students of a government class at Cylinder High School, Cylinder, and their teacher, Mr. Sesler.

## HANSON OF LYON-OSCEOLA PRESENTED AN AWARD

Speaker Steffen asked Miller of Page and Meacham of Poweshiek to escort the Honorable Arthur C. Hanson to the Speaker's station where he was presented an award by Paul Waite of the United States Weather Bureau for forty years of service to the Weather Bureau.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 93, 128, 138, 142, 144 and Senate Files 99, 114 and 115, under Rule 35.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 12

Duffy of Dubuque asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 12, found on page 232 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 13

Maule of Monona asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 13 and moved its adoption.

## HOUSE CONCURRENT RESOLUTION 13

By Maule of Monona
Whereas, the Honorable Hubert H. Humphrey, Vice President of the United States, will be in Des Moines, Iowa, attending the National Farm Institute on the 11th day of February, 1965;

Now, Therefore, Be It Resolved by the House, the Senate Conourring: That an invitation be extended to Vice President Hubert H. Humphrey to address a joint convention of both houses of the General Assembly at 10:30 a.m. on Thursday, February 11, 1965.

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 42, a bill for an act to authorize the board of regents to grant leave of absence to staff members which will contribute to the improvement of the institutions.

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

Senate File 40, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.

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 retirement age for firemen and policemen.

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

Senate File 140, a bill for an act relating to interstate commerce commission authority of motor carriers.

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

Senate Joint Resolution 10, 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 adopted the following substitute resolution in which the concurrence of the House is asked:
Substitute for Senate Concurrent Resolution 9, pertaining to a committee to investigate all state departments.

Robert G. Moore, Secretary.

## SUBSTITUTE FOR SENATE CONCURRENT RESOLUTION 9 By Frommelt

Whereas, the General Assembly is concerned with the desirability, in the public interest, of at all times maintaining in all branches of state government personnel duly trained and qualified to fulfill the functions assigned to them; and

Whereas, questions have been raised as to the practices and conduct of personnel in the Department of Agriculture; and

Whereas, the public and all concerned will be best served by making the facts fully known as to the practices and conduct of personnel in said Department of Agriculture up to the present time; now

Be It Resolved by the Senate, the House of Representatives Concurring, that a committee of investigation be created consisting of five members from the Senate and five members from the House of Representatives, consisting of three members from each house of the majority party and two members from each house of the minority party for the purpose of making a full investigation and making a report to the Sixty-first General Assembly as soon as possible so that remedial legislation if needed can be enacted by this General Assembly; and

Be It Further Resolved, that the committee be authorized to requisition such materials, records and personnel of any state department as it may deem necessary and appropriate to this investigation.

## HOUSE FILE 1 RE-REFERRED TO COMMITTEE

Gaudineer of Polk asked and received unanimous consent that House File 1 be re-referred to the committee on industrial and human relations.

## HOUSE JOINT RESOLUTION 2 DEFERRED

Baringer of Fayette asked and received unanimous consent that House Joint Resolution 2 be deferred and that the resolution retain its place on the calendar.

## HOUSE FILE 16 DEFERRED

Brinck of Lee asked and received unanimous consent that House File 16 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 50 DEFERRED

Denato of Polk asked and received unanimous consent that House File 50 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILL

## SENATE FILE 64 SUBSTITUTED FOR HOUSE FILE 49

Denato of Polk asked and received unanimous consent to substitute Senate File 64 for House File 49.

Senate File 64, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes, was taken up for consideration.

Denato 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?" (S. F. 64)
The ayes were, 118:

| Anderson | Fullmer | Madden | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Mahan | Renda |
| Baker | Gannon | Maley | Resnick |
| Baringer | Gaudineer | Maule | Rickert |
| Bogenrief | Gillette of | Mayberry | Rider |
| Boot | Clay-Dickinson | McNamara | Robinson |
| Bremmer | Gillette of | Meacham | Roe |
| Brinck | Story | Melrose | Scherle of |
| Busch | Glanton | Millen | Fremont-Mills |
| Busing | Gleason | Miller of | Scott |
| Caffrey | Glenn | Buena Vista | Seibert |
| Carnahan | Graham | Miller of | Shannahan |
| Clapsaddle | Grassley | Des Moines | Shirley of |
| Cochran | Gregerson | Miller of | Dallas |
| Cohen | Hageman | Page | Smith of |
| Conway | Hanson | Morgan | Linn |
| Craig | Hausheer | Mueller | Smith of |
| Crosier | Holmes | Murphy | O'Brien |
| Denato | Houston | Nagle | Stevenson |
| Den Herder | Hullinger | Nelson | Stokes |
| Detje | Hutchins | Nielsen of | Strothman |
| Distelhorst | Jackson of | Emmet-Palo Alto Stueland |  |
| Doderer | Black Hawk | Nielsen of | Tieden |
| Dougherty | Jackson of | Shelby | Utzig |
| Doyle | Clinton | Oehlsen | Varney |
| Duffy | Keleher | OMalley | Webster |
| Dunton | Kempter | Ossian | Wengert |
| Edgington | Kennedy | Oxley | Whisler |
| Felger | Kluever | Palmer | Wilson |
| Fischer of | Korn | Grundy | Lawlor |

The nays were, none.
Absent or not voting, 6:
Breitbach
Burke
Coffman
Harrington

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

## HOUSE FILE 49 WITHDRAWN

Denato of Polk asked and received unanimous consent to withdraw House File 49 from further consideration by the House.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years, was taken up for consideration.

Nielsen of Emmet-Palo Alto offered the following amendment and moved its adoption:

Amend House Joint Resolution 11 as follows:

1. Amend the title by inserting in line three (3) after the word "years" the words "and to make persons eighteen (18) years of age or older an adult under the laws of Iowa".
2. Amend section one (1) by striking lines three (3) through six (6) and inserting in lieu thereof the following:
"Section one (1) Article two (II) of the Constitution of the State of Iowa is hereby amended as follows:
3. By striking from lines two (2) and three (3) the words "twenty-one" and inserting in lieu thereof the word "eighteen".
4. By adding thereto the following:
"Every person eighteen (18) years of age or older shall be considered an adult, and shall be responsible for his or her acts the same as an adult, regarding the liquor laws, criminal laws, and all other laws which make a distinction between minors and adults."

A roll call was requested by Grassley of Butler and Nielsen of Emmet-Palo Alto.

On the question "Shall the amendment be adopted?" (H. J. R. 11)
The ayes were, 21:

Dougherty
Edgington
Fischer of
Grundy
Fisher of
Greene
Grassley

Kennedy
Loss
Madden
Mahan
McNamara
Morgan

| Nelson | Oxley |
| :--- | :--- |
| Nielsen of | Patton |
| Emmet-Palo Alto | Redfern |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Ossian | Whisler |

The nays were, 93 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Doyle
Duffy
Dunton

Felger
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton

Keleher
Kempter
Kluever
Korn
Lawlor
Lynch
Maley
Maule
Mayberry
Meacham
Melrose
Millen
Miller of
Buena Vista
Mueller
Murphy
Nagle
Oehlsen
O'Malley
Palmer
Quinn
Radl
Rasmussen
Renda
Resnick

Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of
O'Brien
Stevenson
Stueland
Tieden
Uban
Utzig
Varney
Wengert
Wilson
Winkelman
Wolcott
Wright

Absent or not voting, 10:

| Breitbach | Graham | Miller of | Rickert |
| :--- | :--- | :--- | :--- |
| Burke | Miller of | Page | Webster |
| Coffman | Des Moines | Reichardt | Mr. Speaker |

The amendment lost.
Gillette of Story moved the previous question on House Joint Resolution 11.

The motion not having received a two-thirds majority lost.
Brinck of Lee moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.
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 one (1) of Article two (II) of the Constitution of the State of Iowa is hereby amended by striking from lines two (2) and three (3) the words "twenty one" and inserting in lieu thereof the word "eighteen (18)".

Sec. 2. The foregoing 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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 11)

The yeas were, 90 :

| Anderson | Conway | Gillette of | Jackson of |
| :---: | :---: | :---: | :---: |
| Bailey | Crosier | Clay-Dickinson | Black Hawk |
| Baker | Denato | Gillette of | Jackson of |
| Baringer | Detje | Story | Clinton |
| Bogenrief | Distelhorst | Glanton | Keleher |
| Boot | Doderer | Gleason | Kempter |
| Bremmer | Dougherty | Glenn | Kluever |
| Brinck | Doyle | Gregerson | Korn |
| Busing | Dunton | Hageman | Lawlor |
| Caffrey | Felger | Hausheer | Lynch |
| Carnahan | Fullmer | Holmes | Maley |
| Clapsaddle | Gallagher | Houston | Maule |
| Cochran | Gaudineer | Hutchins | Mayberry |
| Cohen |  |  | McNamara |


| Meacham | Oxley | Robinson | Tieden |
| :---: | :---: | :---: | :---: |
| Melrose | Palmer | Roe | Uban |
| Miller of | Quinn | Scott | Utzig |
| Buena Vista | Radl | Seibert | Varney |
| Miller of | Rasmussen | Shannahan | Webster |
| Des Moines | Redfern | Shirley of | Wengert |
| Miller of | Reichardt | Dallas | Wilson |
| Page | Renda | Smith of | Winkelman |
| Mueller | Resnick | Linn | Wolcott |
| Murphy | Rickert | Stevenson | Wright |
| Nagle | Rider | Stueland | Mr. Speaker |
| O'Malley |  |  |  |
| The nays were |  |  |  |
| Busch | Gannon | Mahan | Ossian |
| Craig | Graham | Millen | Patton |
| Den Herder | Grassley | Morgan | Scherle of |
| Duffy | Hanson | Nelson | Fremont-Mills |
| Edgington | Harrington | Nielsen of | Smith of |
| Fischer of | Hullinger | Emmet-Palo Alto | O'Brien |
| Grundy | Kennedy | Nielsen of | Stokes |
| Fisher of | Loss | Shelby | Strothman |
| Greene | Madden | Oehlsen | Whisler |
| Foster |  |  |  |
| Absent or no | ting, 3 : |  |  |
| Breitbach | Burke | Coffman |  |

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

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## INTRODUCTION OF BILLS

House File 202, by Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer and Glanton, a bill for an act relating to the arrangement of candidates' names on municipal election ballots.

Read first time and referred to committee on governmental subdivisions.

House File 203, by Fisher of Greene, Oehlsen, Winkelman and Loss, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory.

Read first time and referred to committee on governmental affairs.
House File 204, by Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Maley, O'Malley, Palmer and Rasmussen, a bill for an act relating to the maximum allowance to be paid public officers and em.
ployees other than state officers and employees for authorized public use of a private automobile.

Read first time and referred to committee on governmental subdivisions.

House File 205, by Anderson, a bill for an act relating to the assessment of property for taxation purposes.

Read first time and referred to committee on ways and means.
House File 206, by Hùtchins and O'Malley, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions.

Read first time and referred to committee on judiciary.
House File 207, by Dougherty and Kluever, a bill for an act relating to negligent driving and reckless driving.

Read first time and referred to committee on judiciary.
House File 208, by Busch, Nielsen of Shelby, Grassley, Tieden, Nielsen of Emmet-Palo Alto and Hageman, a bill for an act relating to open hunting seasons.

Read first time and referred to committee on conservation and recreation.

House File 209, by committee on commerce, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies.

Read first time and placed on the calendar.
House File 210, by committee on commerce, a bill for an act concerning insider trading of domestic stock insurance company equity securities.

Read first time and placed on the calendar.
House File 211, by committee on commerce, 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 212, by committee on commerce, a bill for an act to consolidate the present fire and casualty insurance rate regulatory laws.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 62, a bill for an act relating to retirement age for firemen and policemen.

Read first time and passed on file.
Senate File 40, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.

Read first time and referred to committee on public health.
Senate File 140, a bill for an act relating to interstate commerce commission authority of motor carriers.

Read first time and referred to committee on transportation.
Senate File 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.

Read first time and referred to committee on education.
Senate Joint Resolution 10, 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 passed on file.

## REPORTS OF COMMITTEES

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speakir: Your committee on commerce to whom was referred House File 13, a bill for an act relating to the method of operation and the regulation of county mutual insurance associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 13 as follows:

1. By striking all of section fifteen (15) thereof and inserting in lieu thereof the following:
"Sec. 15. Reports and examinations. The president or the vice-president and secretary of each association authorized to do business under this chapter shall annually before the first day of March prepare under oath and file with the commissioner of insurance a full, true and complete statement of the condition of such association on the last day of the preceding year. The commissioner of insurance shall prescribe the report forms and shall determine the information and data to be reported.

Such associations shall pay the same expenses of any examination made or ordered to be made by the commissioner of insurance and the same fees for the annual reports and annual certificates of authority as are required to be paid by domestic companies organized and doing business under chapter five hundred fifteen (515) of the Code, which certificates shall expire March 31 of the year following the date of issue.

Each association shall conduct an annual audit of its records and affairs, such audit to be performed by a certified public accountant or a public accountant licensed by the State of Iowa. A copy of such audit report shall be filed annually with the commissioner of insurance."
2. By striking from lines eight (8) and nine (9) of section eighteen (18) the words "received upon all windstorm or hail insurance" and substituting in lieu thereof the following: "paid for windstorm or hail reinsurance".
3. By adding thereto the following section:

Sec. 34. Section five hundred seven point one (507.1), Code 1962, is hereby amended by striking from line five (5) the words "except county mutuals" and substituting in lieu thereof the words "associations subject to the provisions of this Act".

Al Meacham, Chairman.

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 30, a bill for an act relating to the compensation of county officers, deputies and clerks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 30 as follows:

1. Amend section one (1) by striking lines four (4) through sixty-four (64) and inserting in lieu thereof the following:

| "POPULATION OF COUNTY | SALARY "A" |
| :---: | :---: |
| Below 5,000 | \$2475 |
| 5,000 to 6,000 | 2525 |
| 6,000 to 7,000 | 2575 |
| 7,000 to 8,000 | 2625 |
| 8,000 to 9,000 | 2675 |
| 9,000 to 10,000 | 2725 |
| 10,000 to 12,500 | 2750 |
| 12,500 to 15,000 | 2800 |
| 15,000 to 17,500 | 2850 |
| 17,500 to 20,000 | 2900 |
| 20,000 to 25,000 | 2950 |
| 25,000 to 30,000 | 3000 |
| 30,000 to 35,000 | 3050 |
| 35,000 to 40,000 | 3100 |
| 40,000 to 45,000 | 3175 |
| 45,000 to 50,000 | 3250 |
| 50,000 to 60,000 | 3350 |
| 60,000 to 70,000 | 3450 |
| 70,000 to 80,000 | 3550 |
| 80,000 to 90,000 | 3700 |
| 90,000 to 100,000 | 3800 |
| 100,000 to 125,000 | 3950 |
| 125,000 to 150,000 | 4100 |
| 150,000 to 175,000 | 4200 |
| 175,000 to 200,000 | 4300 |
| 200,000 to 225,000 | 4400 |
| 225,000 to 250,000 | 4550 |
| 250,000 to 275,000 | 4700 |
| 275,000 and over | 5000 |

TAXABLE VALUATION OF COUNTY \$ $\begin{array}{r}8,000,000 \text { to } \$ 10,000,000 \\ 10,000,000 \text { to } \quad 12,000,000\end{array}$ 2525 $12,000,000$ to $14,000,000 \quad 2575$ $14,000,000$ to $16,000,000 \quad 2625$ $16,000,000$ to $18,000,000 \quad 2675$
$18,000,000$ to $20,000,0002725$
$20,000,000$ to $22,500,0002750$
$22,500,000$ to $25,000,0002800$
$25,000,000$ to $30,000,000 \quad 2850$
$30,000,000$ to $35,000,000 \quad 2900$
$35,000,000$ to $40,000,0002950$
$40,000,000$ to $45,000,0003000$
$45,000,000$ to $50,000,0003050$
$50,000,000$ to $55,000,0003100$
$55,000,000$ to $60,000,000 \quad 3175$
$60,000,000$ to $65,000,0003250$
$65,000,000$ to $70,000,0003350$
$70,000,000$ to $75,000,0003450$
$75,000,000$ to $80,000,000 \quad 3550$
$80,000,000$ to $90,000,0003700$
$90,000,000$ to $100,000,000 \quad 3800$
$100,000,000$ to $125,000,0003950$
$125,000,000$ to $150,000,0004100$
$150,000,000$ to $175,000,000 \quad 4200$
$175,000,000$ to $200,000,000 \quad 4300$
$200,000,000$ to $225,000,0004400$
$225,000,000$ to $250,000,000 \quad 4550$
$250,000,000$ to $275,000,000 \quad 4700$
$275,000,000$ to $300,000,000 \quad 5000$
$300,000,000$ to $325,000,000 \quad 5250$
$325,000,000$ to $350,000,000 \quad 5500$
$350,000,000$ to $375,000,000 \quad 5750$
$375,000,000$ to $400,000,0006000$
$400,000,000$ to $425,000,000$ 6250
$425,000,000$ to $450,000,0006500$
$450,000,000$ to $475,000,0006750$
$475,000,000$ to $500,000,0007000$
$500,000,000$ and over 7250
The compensation shall be the sum of the salary shown in column ' $A$ ' based on population, when added to the salary shown in column ' $B$ ' based on taxable valuation less valuation for moneys and credits.

In counties having a population of forty thousand $(40,000)$ or over, in which there is a city of fifteen thousand $(15,000)$ or more population, of any form of government, the board of supervisors may allow additional compensation to the county treasurer not to exceed fifty (50) dollars per annum for each five thousand ( 5,000 ) of such cities. When such county has a city with a population of seventy-five thousand ( 75,000 ) or over, the board of supervisors shall allow additional compensation in an amount not less than twenty-five (25) dollars nor more than fifty (50) dollars for each five thousand ( 5,000 ) population of such cities, provided, however, that in no case shall such allowance exceed five hundred ( 500 ) dollars.

In counties, where the district court is held at two (2) different places, the county treasurer shall receive five hundred (500) dollars in addition to the compensation as fixed by the above schedule in this section."
2. By striking all of section three (3) and inserting in lieu thereof the following:
"In July of the year of nineteen hundred sixty-five (1965) for the remainder of such year and in each succeeding December for each year thereafter, the board of supervisors shall, by resolution, fix the salaries of the officials in conformity with the schedule based on population as shown in the last current report of the bureau of census, United States department of commerce and on the taxable valuation of the county as certified by the Iowa state tax commission. If a vacancy occurs in any office, the person who is appointed or elected to fill the unexpired term in the office vacated, shall receive the same salary as the person vacating the office."

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability 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.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 57, a bill for an act to change the bounty on wolves, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 57 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fifty point one (350.1), Code 1962, as amended by chapter two hundred twenty-six (226), Acts of the Sixtieth General Assembly, section three hundred fifty point two (350.2), Code 1962, as amended by chapter two hundred twenty-six (226), Acts of the Sixtieth General Assembly, and section three hundred fifty point three (350.3), Code 1962, are hereby repealed.

Sec. 2. The board of supervisors of each county may by resolution adopted and entered of record authorize the payment of bounties from the county treasury for wild animals caught and killed within the county. No such bounty shall exceed five dollars per animal.

Sec. 3. Amend the title by striking the word "wolves" and inserting in lieu thereof the words "wild animals".

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 87, a bill for an act repealing chapter three hundred fifty (350), Code 1962, relating to bounty 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 indefinitely postponed.

Adrian Brinck, Chairman.
Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred

Senate File 48, a bill for an act to make a deficiency appropriation for printing, legal and other expenses of the court study commission established 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.

Casey Loss, Chairman.
Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 7, proposing an amendment to the Constitution of the State of Iowa to give the governor the authority to appoint a secretary of state, treasurer of state, and attorney general, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.

## Also:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 10, proposing an amendment to the Constitution of the State of Iowa relating to the appointment of an 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.

Charles P. Miller, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on governmental affairs to whom was referred Senate Joint Resolution 2, proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.


Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, begs leave to report it has had 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 P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 4, proposing an amendment to Constitution of the State of Iowa to give the governor item veto power on appropriation 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.

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend House File 69 as follows:

1. By inserting in line three (3) of the title after the word "hospitals" the words "and county medical examiners and deputy county medical examiners".
2. By inserting at the beginning of line one (1) the word and figure "Section 1.".
3. By inserting in line six (6) after the word "Iowa" the following: ", nor to county medical examiners and deputy county medical examiners under the provisions of chapter 399 of the Code".

> MILLEN of Jefferson-Van Buren. REICHARDT of Polk. MILLER of Pag.

Amend House File 69 as follows:

1. Amend House File 69 by striking all after the word "hospital" in lines five (5) and six (6) and inserting in lieu thereof a period.

Maley of Polk.
Amend House File 111 as follows:

1. Amend section three (3) by striking the words "shall be considered a law enforcement officer" in line eleven (11) of subsection four (4) of such section and inserting in lieu thereof the words "shall be required to attend the academy".
2. Further amend by inserting after section twelve (12) the following new section:
"Elected officials responsible for the prevention and detection of crime and enforcement of the criminal laws of the state and members of the civil defense may enroll and attend training programs and courses of the Iowa law enforcement academy."
3. Further amend by striking section fourteen (14) and inserting in lieu thereof the following:
"14. Law enforcement officers and other persons authorized to enroll and attend the academy shall be paid their regular salary and expenses while attending the academy."
4. Further amend by renumbering the sections in conformity with this amendment.

Doyle of Woodbury.
Amend House File 160 as follows:

1. Amend House File 160 by striking the word "eight" in line 3 , section 2 and inserting in lieu thereof the word "nine".
2. Further amend House File 160 by striking the figure " ( 8 )" in line 4, section 2 and inserting in lieu thereof the figure "(9)".
3. Further amend House File 160 by striking the words and figure "one (1) cent" in line 4 , section 3 and inserting in lieu thereof the words and figure "two (2) cents".

Resnick of Scott.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Wednesday, February 10, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 10, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Right Reverend Monsignor Gerald Walker, pastor of the St. Angustin's Catholic Church, Des Moines, Iowa.

The Journal of Tuesday, February 9, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Fischer of Grundy; Shannahan of Woodbury on request of Loss of Kossuth; Burke of Woodbury on request of Doyle of Woodbury; Breitbach of Dubuque on request of Harrington of Buchanan.

## PRESENTATION OF VISITORS

Busing of Hamilton presented to the House Mrs. Alberta Pappas, mayor of Webster City, Iowa.

Renda of Polk presented to the House eighty eighth grade students from St. Anthony's School of Des Moines and their teachers, Sister Mary Ramona and Sister Mary Dolors.

Lynch of Warren presented to the House ninety students from Norwalk High School and their teachers, H. J. Scott and Mr. Miller.

Lynch of Warren presented to the House sixty students of the senior class from Southeast Warren High School and their teachers, Mrs. Cole and Mrs. Fehren.

Scherle of Fremont-Mills presented to the House the Honorable Maurice Van Nostrand, former member of the House from Pottawattamie County in the Sixtieth and Sixtieth Extra General Assemblies.

## PETITION

The following petition was presented and placed on file:
By Rasmussen of Polk, from twenty-five residents of Polk County opposing the repeal of Iowa's guest statute.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 13, 30, 31, 57, 136, Senate File 48, Senate Joint Resolution 2 and House Joint Resolutions 4, 7 and 10, under Rule 35.

## INTRODUCTION OF BILLS

House File 213, by Bremmer, Dunton, Rasmussen, Crosier, Doderer, Resnick, Wolcott and Lynch, a bill for an act to provide for proportionate sharing of the cost of public school education in public high school districts between the State of Iowa and local school districts; and to provide the method for computation of the portion of such cost to be raised by taxation within each school district; and to make an appropriation for payment of the proportionate share of the state.

Read first time and referred to committee on education.
House File 214, by Glenn, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations.

Read first time and referred to committee on judiciary.
House File 215, by Miller of Page, Baringer, Scherle of FremontMills, Loss, Gillette of Clay-Dickinson, Winkelman, Graham, Radi, Dougherty, Nagle and Robinson, a bill for an act to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to size, weight, and load of vehicles moved on a highway.

Read first time and referred to committee on transportation.
House File 216, by Shannahan, a bill for an act to amend chapter three hundred twenty-one point one (321.1), Code 1962, relating to the definition of "implements of husbandry".

Read first time and referred to committee on agriculture.
House File 217, by Gillette of Clay-Dickinson, a bill for an act concerning the procedure for contested elections involving the office of county supervisors.

Read first time and referred to committee on governmental subdivisions.

House File 218, by Stueland, 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 industrial and human relations.

House File 219, by Brinck, a bill for an act to provide that municipalities may elect officials on a partisan basis.

Read first time and referred to committee on governmental subdivisions.

House File 220, by Mayberry, a bill for an act relating to the cost of printing ballots and supplies for voting machines.

Read first time and referred to committee on governmental affairs.
House File 221, by Mayberry, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines.

Read first time and referred to committee on governmental affairs.
House File 222, by Anderson, a bill for an act relating to the appointment of a deputy collector by the county treasurer.

Read first time and referred to committee on governmental subdivisions.

House File 223, by Robinson, a bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other Code sections.

Read first time and referred to committee on governmental subdivisions.

House File 224, by Nielsen of Emmet-Palo Alto, a bill for an act to remove the exemption as implements of husbandry of vehicles used for the storage and transportation of anhydrous ammonia, and other liquid commercial fertilizers, and to impose a tax on trailers used for this purpose.

Read first time and referred to committee on transportation.
House File 225, by Cochran, Bailey, Baker, Radl and Mayberry, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, relating to reasons for consideration of termination of a contract for teachers.

Read first time and referred to committee on education.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 9

Maule of Monona asked and received unanimous consent for immediate consideration of Senate Concurrent Resolution 9, as found on pages 236 and 237 of the House Journal of February 9, and moved its adoption.

Motion prevailed and the resolution was adopted.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended to the Honorable Daniel L. Nagle "birthday congratulations".

## MESSAGES FROM THE SENATE

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

Senate File 9, a bill for an act relating to low-rent housing.
Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 11, providing for recess of the Sixty-first General Assembly.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 12, relating to joint convention on February 22, 1965, to hear speech by Dr. William C. Menninger, President of the Menninger Foundation and Mental Health Clinic of Topeka, Kansas.

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

House Concurrent Resolution 13, relating to an invitation to Vice President Hubert H. Humphrey to address a joint convention of both houses of the General Assembly at 10:30 a.m. on Thursday, February 11, 1965.

Robert G. Moore, Secretary.

## AMENDMENT TO TEMPORARY RULES ADOPTED

Maule of Monona asked and received unanimous consent to offer the following amendments to the temporary rules of the House and moved their adoption:

1. Amend Temporary Rule 50, line six (6), by striking the word "fiftyfive" and inserting in lieu thereof the word "sixty-three".
2. Amend Temporary Rule 72, line thirteen (13), by striking the word "fifty-five" and inserting in lieu thereof the word "sixty-three".
3. Further amend the temporary rules wherever the term fifty-five members appears to sixty-three members, and that a constitutional majority in the House is now sixty-three votes.

Amendments were adopted.

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALENDAR

House File 198, a bill for an act to amend section four hundred twenty-two (422) Code 1962, as amended by chapter two hundred fifty-eight (258), Acts of the Sixtieth General Assembly, relative to
state personal net income tax and state business tax on corporations, was taken up for consideration.

Mueller of Winnebago-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?" (H. F. 198)
The ayes were, 115:

| Anderson | Fullmer | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maden | Reichardt |
| Baker | Gannon | Mahan | Renda |
| Baringer | Gillette of | Maley | Resnick |
| Bogenrief | Clay-Dickinson | Maule | Rickert |
| Boot | Gilette of | Mayberry | Rider |
| Bremmer | Sitory | McNamara | Robinson |
| Brinck | Glanton | Meacham | Roe |
| Busch | Gleason | Melrose | Scherle of |

Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of Grundy
Fisher of
Greene
Foster

## Glenn

Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
The nays were, none.
Absent or not voting, 9:
Breitbach

| Burke |
| :--- |
| Coffman |

Den Herder
Gaudineer

Miller of
Des Moines
Shannahan

Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright

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

## REGULAR CALENDAR

SENATE FILE 62 SUBSTITUTED FOR HOUSE FILE 50
Denato of Polk asked and received unanimous consent to substitute Senate File 62 for House File 50.

Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, was taken up for consideration.

Jackson of Clinton offered the following amendment:
Amend Senate File 62 as passed by the Senate as follows:

1. Amend Senate File 62 by adding the following sections at the end of the bill as follows:
"Sec. 3. Section four hundred eleven point six (411.6), Code 1962, is hereby amended by inserting after the period in line eight (8) of paragraph six (6), subsection one (1), the following:

Provided further that no member of said departments shall be so retired until he has completed twenty-two (22) years service for service retirement and will receive his pension benefits."
"Sec. 4. Section four hundred ten point six (410.6), Code 1962, is hereby amended by adding the following at the end of said section:
Provided further that no member of said departments shall be so retired until he has completed twenty-two (22) years service for service retirement and will receive his pension benefits."

## SENATE FILE 62 DEFERRED

Dunton of Keokuk moved that Senate File 62 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

## SENATE JOINT RESOLUTION 10 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 2

Baringer of Fayette asked and received unanimous consent to substitute Senate Joint Resolution 10 for House Joint Resolution 2.

Baringer of Fayette moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 10, 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, having been adopted and agreed to by the Sixtieth (60th) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-first
(61st) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-six (1966) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 10)

The yeas were, 114:

Anderson
Bailey Baringer
Bogenrief
Boot
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of Greene
Foster

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor

| Loss | Quinn |
| :--- | :--- |
| Lynch | Radl |

Madden Rasmussen
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-PaloAlto Tieden
Nielsen of Utzig
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
The nays were, none.
Absent or not voting, 10:

| Baker | Burke <br> Breitbach | Coffman <br> Bremmer | Shannahan |
| :--- | :--- | :--- | :--- |
| Linn | Uban | Milson |  |
|  |  | Mr. Speaker |  |

The resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## HOUSE JOINT RESOLUTION 2 WITHDRAWN

Baringer of Fayette asked and received unanimous consent to withdraw House Joint Resolution 2 from further consideration by the House.

## SENATE FILE 10 SUBSTITUTED FOR HOUSE FILE 72

Brinck of Lee asked and received unanimous consent to substitute Senate File 10 for House File 72.

Senate File 10, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms, was taken up for consideration.

Redfern 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?" (S. F. 10)
The ayes were, 113:

| Anderson | Fisher of | Lawlor | Rasmussen |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Loss | Redfern |
| Baker | Foster | Lynch | Reichardt |
| Baringer | Fullmer | Madden | Renda |
| Bogenrief | Gallagher | Mahan | Resnick |
| Boot | Gannon | Maley | Rider |
| Bremmer | Gaudineer | Maule | Robinson |
| Brinck | Gillette of | Mayberry | Scherle of |
| Busch | Clay-Dickinson | McNamara | Fremont-Mills |
| Busing | Gillette of | Meacham | Scott |
| Caffrey | Story | Melrose | Seibert |
| Carnahan | Glanton | Millen | Shirley of |
| Clapsaddle | Gleason | Miller of | Dallas |
| Cochran | Glenn | Buena Vista | Smith of |
| Cohen | Graham | Miller of | Linn |
| Conway | Grassley | Page | Smith of |
| Craig | Gregerson | Morgan | O'Brien |
| Crosier | Hageman | Mueller | Stevenson |
| Denato | Hanson | Murphy | Stokes |
| Den Herder | Harrington | Nagle | Strothman |
| Detje | Hausheer | Nelson | Stueland |
| Distelhorst | Holmes | Nielsen of | Tieden |
| Doderer | Houston | Emmet-Palo Alto | Utzig |
| Dougherty | Hullinger | Nielsen of | Varney |
| Doyle | Hutchins | Shelby | Webster |
| Duffy | Jackson of | Oehlsen | Wengert |
| Dunton | Black Hawk | O'Malley | Whisler |
| Edgington | Keleher | Ossian | Wilson |
| Felger | Kempter | Oxley | Winkelman |
| Fischer of | Kennedy | Patton | Wolcott |
| Grundy | Kluever | Quinn | Wright |

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

Breitbach
Burke
Coffman

Jackson of Clinton
Miller of Des Moines

Palmer Shannahan
Rickert Uban
Roe 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' WITHDRAWN

Redfern of Lee asked and received unanimous consent to withdraw House File 72 from further consideration by the House.

House File 74, 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, with report of committee recommending passage, was taken up for consideration.

Caffrey 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?" (H. F. 74)
The ayes were, 115 :

| Anderson | Foster | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Madden | Reichardt |
| Baker | Gallagher | Mahan | Renda |
| Baringer | Gannon | Maley | Resnick |
| Bogenrief | Gaudineer | Maule | Rickert |
| Boot | Gillette of | Mayberry | Rider |
| Bremmer | Clay-Dickinson | McNamara | Robinson |
| Brinck | Gillette of | Meacham | Roe |
| Busch | Story | Melrose | Scherle of |
| Caffrey | Glanton | Millen | Fremont-Mills |
| Carnahan | Gleason | Miller of | Scott |
| Clapsaddle | Glenn | Buena Vista | Seibert |
| Cochran | Graham | Miller of | Shirley of |
| Cohen | Grassley | Page | Dallas |
| Conway | Gregerson | Morgan | Smith of |
| Craig | Hageman | Mueller | Linn |
| Crosier | Hanson | Murphy | Smith of |
| Denato | Harrington | Nagle | O'Brien |
| Den Herder | Hausheer | Nelson | Stevenson |
| Detje | Holmes | Nielsen of | Stokes |
| Distelhorst | Houston | Emmet-Palo Alto Strothman |  |
| Doderer | Hullinger | Nielsen of | Stueland |
| Dougherty | Hutchins | Shelby | Tieden |
| Doyle | Jackson of | Oehlsen | Utzig |
| Duffy | Black Hawk | O'Malley | Varney |
| Dunton | Keleher | Ossian | Webster |
| Edgington | Kempter | Oxley | Wengert |
| Felger | Kennedy | Palmer | Whisler |
| Fischer of | Kluever | Patton | Wilson |
| Grundy | Korn | Quinn | Winkelman |
| Fisher of | Lawlor | Radl | Wolcott |
| Greene | Loss | Rasmussen | Wright |

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

Breitbach
Burke
Busing

Coffman
Jackson of Clinton

Miller of
Des Moines
Shannahan

Redfern
Reichardt
Renda
Resnick
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas
mith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Stueland
Tieden
Utzig
Varney
Webster
Whisler
Wilson
Winkelman
Wright

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

## HOUSE FIIE 27 DEFERRED

Scott of Pottawattamie asked and received unanimous consent that House File 27 be deferred and that the bill retain its place on the calendar.

House File 34, a bill for an act relating to the method of appeal from justice court convictions, with report of committee recommending amendment and passage, was taken up for consideration.

Glenn of Wapello offered the following amendment and moved its adoption :

Amend House File 34 by adding the following section thereto:
Sec. 2. Section seven hundred sixty-two point forty-three (762.43), Code 1962, is further amended by inserting after the period in line twelve (12) the following: "Where entry is made upon the docket, written notice shall be presumed."

The amendment was adopted.
Glenn 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?" (H. F. 34)
The ayes were, 118:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderet
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

| Foster | Loss | Redfern |
| :--- | :--- | :--- |
| Fullmer | Lynch | Reichardt |
| Gallagher | Madden | Renda |
| Gannon | Mahan | Resnick |
| Gaudineer | Maley | Rickert |
| Gillette of | Maule | Rider |
| Clay-Dickinson | Mayberry | Robinson |
| Gillette of | McNamara | Roe |
| Story | Meacham | Scherle of |
| Glanton | Melrose | Fremont-Mills |
| Gleason | Millen | Scott |
| Glenn | Miller of | Seibert |
| Graham | Buena Vista | Shirly of |
| Grassley | Miller of | Dallas |
| Gregerson | Page | Smith of |
| Hageman | Morgan | Linn |
| Hanson | Mueller | Smith of |
| Harrington | Murphy | O'Brien |
| Hausheer | Nagle | Stevenson |
| Holmes | Nelson | Stokes |
| Houston | Nielsen of | Strothman |
| Hullinger | Emnet-Palo Alto Stueland |  |
| Hutchins | Nielsen of | Tieden |
| Jackson of | Shelby | Uban |
| Black Hawk | Oehlsen | Utzig |
| Jackson of | O'Malley | Varney |
| Clinton | Ossian | Webster |
| Keleher | Oxley | Wengert |
| Kempter | Palmer | Whisler |
| Kennedy | Patton | Wilson |
| Kluever | Quinn | Winkelman |
| Korn | Radl | Wolcott |
| Lawlor | Rasmussen | Wright |
|  |  |  |

The nays were, none,
Absent or not voting, 6:

| Breitbach | Coffman | Miller of |
| :--- | :--- | :--- |
| Burke | Des Moines | Mhannahan |
|  |  | Mr. Speaker |

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

## HOUSE FILE 42 DEFERRED

House File 42, 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, with report of committee recommending passage, was taken up for consideration.

Uban of Black Hawk moved to re-refer House File 42 to the committee on industrial and human relations.

Loss of Kossuth moved that House File 42 be deferred and that the bill retain its place on the calendar.

Motion prevailed.
House File 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court, with report of committee recommending passage, was taken up for consideration.

Doyle of Woodbury offered the following amendment and moved its adoption:
Amend House File 47 by striking paragraph seventeen of section one (1) and renumbering the remaining paragraphs in said section accordingly.

The amendment was adopted.
Resnick 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?" (H. F. 47)
The ayes were, 94:

| Anderson | Cochran <br> Bailey |
| :--- | :--- |
| Baker | Cohen |
| Baringer | Conway |
| Bogenrief | Craig |
| Boot | Crosier |
| Bremmer | Denato |
| Brinck | Den Herder |
| Busing | Detje |
| Caffrey | Distelhorst |
| Carnahan | Doderer |
| Clapsaddle | Doyle <br> Duffy |


| Dunton | Gillette of |
| :--- | :--- |
| Edgington | Story <br> Felger <br> Fisher of |
| $\quad$ Greene | Glanton |
| Foster | Glenn |
| Fullmer | Gregerson |
| Gallagher | Hageman |
| Gannon | Hanson |
| Gaudineer | Hausheer |
| Gillette of <br> Clay-Dickinson | Holmes |
| Hullinger |  |


| Jackson of <br> Black Hawk | Miller of <br> Buena <br> Miller of | Oxley <br> Palmer | Shannahan |
| :--- | :--- | :--- | :--- |
| Jackson of | Clinta | Shinn | Shirley of |
| Clinton | Des Moines | Radl | Dallas |
| Keleher | Miller of | Rasmussen | Smith of |
| Kennedy | Page | Redfern | Stevenson |
| Korn | Morgan | Renda | Strothman |
| Lawlor | Mueller | Resnick | Tieden |
| Lynch | Murphy | Rickert | Uban |
| Madden | Nagle | Rider | Utzig |
| Mahan | Nelson | Robinson | Varney |
| Maley | Nielsen of | Roe | Wengert |
| Maule | Emmet-Palo AltoScott | Wilson |  |
| Mayberry | Oehlsen | Seibert | Wright |
| Melrose | O'Malley |  |  |

The nays were, 23:

Busch
Fischer of
Grundy
Graham
Grassley
Harrington
Houston
Hutchins

Kempter
Kluever
McNamara
Meacham
Millen
Nielsen of
Shelby

| Ossian | Stokes |
| :--- | :--- |
| Patton | Stueland |
| Scherle of | Webster |
| Fremont-Mills | Whisler |
| Smith of | Winkelman |
| O'Brien | Wolcott |

Absent or not voting, 7:
Breitbach
Burke

Coffman
Dougherty

Loss
Reichardt

Shannahan
Shirley of
Dallas
Linn
Stevenson
Strothman
Tieden
Uban
Utzig
arney
Wilson
Wright

Stokes Stueland
Webster
Whisler
Winkelman
Wolcott

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

House File 51, a bill for an act relating to benefits under the retirement systems for policemen and firemen, with report of committee recommending passage, was taken up for consideration.

Radl 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?" (H. F. 51)
The ayes were, 109:

Anderson
Bailey
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Craig
Crosier
Denato

Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher

Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer

Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

| Lynch | Morgan | Rasmussen | Smith of |
| :--- | :--- | :--- | :--- |
| Madden | Mueller | Redfern | O'Brien |
| Mahan | Murphy | Renda | Stevenson |
| Maley | Nagle | Resnick | Stokes |
| Maule | Nelson | Rickert | Strothman |
| Mayberry | Nielsen of | Rider | Stueland |
| McNamara | Emmet-Palo Alto Robinson | Tieden |  |
| Meacham | Nielsen of | Roe | Utzig |
| Melrose | Shelby | Scherle of | Varney |
| Millen | Oehlsen | Fremont-Mills | Webster |
| Miller of | O'Malley | Scott | Wengert |
| Buena Vista | Ossian | Seibert | Whisler |
| Miller of | Oxley | Shirley of | Wilson |
| Des Moines | Palmer | Dallas | Winkelman |
| Miller of | Quinn | Smith of | Wolcott |
| Page | Radl | Linn | Wright |

The nays were, 3 :
Conway Edgington Uban
Absent or not voting, 12:

| Baker | Caffrey | Doderer | Reichardt |
| :--- | :--- | :--- | :--- |
| Breitbach | Coffman | Graham | Shannahan |
| Burke | Cohen | Patton |  |
| Mr. Speaker |  |  |  |

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 for the provision of a suspension of the permit for violation of the beer laws, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 66)
The ayes were, 106:

| Anderson | Dougherty | Gregerson | Madden |
| :---: | :---: | :---: | :---: |
| Bailey | Doyle | Hageman | Mahan |
| Baker | Duffy | Hanson | Maley |
| Baringer | Dunton | Harrington | Maule |
| Bogenrief | Felger | Hausheer | Mayberry |
| Boot | Fischer of | Holmes | McNamara |
| Bremmer | Grundy | Hullinger | Meacham |
| Brinck | Fisher of | Hutchins | Melrose |
| Busing | Greene | Jackson of | Millen |
| Caffrey | Fullmer | Black Hawk | Miller of |
| Carnahan | Gallagher | Jackson of | Buena Vista |
| Clapsaddle | Gannon | Clinton | Miller of |
| Cochran | Gaudineer | Keleher | Des Moines |
| Cohen | Gillette of | Kempter | Miller of |
| Craig | Story | Kennedy | Page |
| Crosier | Glanton | Kluever | Morgan |
| Denato | Gleason | Korn | Mueller |
| Den Herder | Glenn | Lawlor | Murphy |
| Detje | Graham | Loss | Nagle |
| Doderer | Grassley | Lynch | Nelson |


| Nielsen of | Rassmussen <br> Emmet-Palo Alto <br> Redfern |
| :--- | :--- |
| Nielsen of | Renda |
| Shelby | Resnick |
| Oehlsen | Rickert |
| Ossian | Rider |
| Oxley | Robinson |
| Palmer | Roe |
| Quinn | Scherle of |
| Radl | Fremont-Mills |


| Scott | Utzig |
| :--- | :--- |
| Seibert | Varney |
| Shannahan | Webster |
| Smith of | Wengert |
| Linn | Whisler |
| Smith of | Wilson |
| O'Brien | Winkelman |
| Stevenson | Wolcott |
| Stueland | Wright |
| Tieden |  |

The nays were, 10 :

| Busch | Gillette of |
| :--- | :--- |
| Conway | Clay-Dickinson |
| Edgington | Houston |
| Foster |  |

Patton
$\begin{gathered}\text { Shirley of } \\ \text { Dallas }\end{gathered}$

O'Malley
Reichardt

Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright

Stokes<br>Strothman

Uban
Mr. Speaker

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

House File 68, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), Code 1962, with report of committee recommending passage, was taken up for consideration.

Kempter of Jackson offered the following amendment filed by him and moved its adoption :

Amend House File 68 by adding the following new section thereto:

1. Section one hundred twenty-four point two (124.2), subsection six (6), is hereby amended by striking in line one (1) thereof the word, "shall" and by inserting in lieu thereof the word, "may".

The amendment was adopted.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 68)
The ayes were, 105:

| Anderson | Conway | Edgington | Gillette of <br> Felger |
| :--- | :--- | :--- | :--- |
| Baringer | Craig | Story |  |
| Bogenrief | Crosier | Fischer of | Glanton |
| Boot | Denato | Grundy | Gleason |
| Bremmer | Den Herder | Fisher of | Glenn |
| Busch | Detje | Greene | Graham |
| Busing | Distehorst | Fullmer | Grassley |
| Cafirey | Doderer | Gallagher | Gregerson |
| Carnahan | Dougherty | Gaudineer | Hageman |
| Clapsaddle | Doyle | Gillette of | Hanson |
| Cochran | Dufl | Clay-Dickinson | Hanrington |
| Cohen | Dunton |  |  |
| Hasheer |  |  |  |


| Holmes | Maule | O'Malley | Smith of |
| :--- | :--- | :--- | :--- |
| Hullinger | MeNamara | Oxley | Linn |
| Hutchins | Melrose | Palmer | Smith of |
| Jackson of | Miller of | Quinn | O'Brien |
| Black Hawk | Buena Vista | Radl | Stevenson |
| Jackson of | Miller of | Rasmussen | Stokes |
| Clinton | Des Moines | Redfern | Stueland |
| Keleher | Miller of | Renda | Tieden |
| Kempter | Page | Resnick | Uban |
| Kennedy | Morgan | Rickert | Utzig |
| Kluever | Murphy | Rider | Varney |
| Korn | Nagle | Robinson | Webster |
| Lawlor | Nelson | Roe | Wengert |
| Loss | Nielsen of | Scherle of | Whisler |
| Lynch | Emmet-Palo Alto | Fremont-Mills | Wilson |
| Madden | Nielsen of | Scott | Winkelman |
| Mahan | Shelby | Seibert | Wolcott |
| Maley | Oehlsen | Shannahan | Wright |

The nays were, 12 :

| Bailey | Houston | Mueller | Shirley of |
| :--- | :--- | :--- | :--- |
| Baker | Meacham | Ossian | Dallas |
| Foster | Millen | Patton | Strothman |

Gannon
Absent or not voting, 7:

| Breitbach <br> Brinck | Burke <br> Coffman | Mayberry <br> Reichardt | Mr. Speaker |
| :--- | :--- | :--- | :--- |

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

House File 69, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employment retirement system, with report of committee recommending passage, was taken up for consideration.

Maley of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 69 as follows:

1. Amend House File 69 by striking all after the word "hospital" in lines five (5) and six (6) and inserting in lieu thereof a period.

The amendment was adopted.
Millen of Van Buren offered the following amendment filed by him and moved its adoption :

Amend House File 69 as follows:

1. By inserting in line three (3) of the title after the word "hospitals" the words "and county medical examiners and deputy county medical examiners".
2. By inserting at the beginning of line one (1) the word and figure "Section 1.".
3. By inserting in line six (6) after the word "Iowa" the following: ", nor to county medical examiners and deputy county medical examiners under the provisions of chapter 399 of the Code".

Millen of Van Buren offered the following amendment to his amendment and moved its adoption:

Amend the amendment to House File 69 filed by Millen, et al., on February 9, 1965, by striking lines seven (7) through ten (10), inclusive, and inserting in lieu thereof the following:
"3. By inserting in line five (5) after the word 'hospital' the following: ', nor to county medical examiners and deputy county medical examiners under the provisions of chapter 339 of the Code'."

The amendment to the amendment was adopted.
The amendment as amended was adopted.
Maley of Polk offered the following amendment and moved its adoption :

Amend the title to House File 69 by striking from line two (2) the word "state".

The amendment was adopted.
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?" (H. F. 69)
The ayes were, 117:

| Anderson | Fisher of | Kempter | Nielsen of |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Kennedy | Shelby |
| Baker | Foster | Kluever | Oehlsen |
| Baringer | Fullmer | Korn | O'Malley |
| Bogenrief | Gallagher | Lawlor | Oxley |
| Boot | Gannon | Loss | Palmer |
| Bremmer | Gaudineer | Lynch | Patton |
| Brinck | Gillette of | Madden | Quinn |
| Busch | Clay-Dickinson | Mahan | Radl |
| Busing | Gillette of | Maley | Rasmussen |
| Caffrey | Story | Maule | Redfern |
| Carnahan | Glanton | Mayberry | Renda |
| Clapsaddle | Gleason | McNamara | Resnick |
| Cochran | Glenn | Meacham | Rickert |
| Cohen | Graham | Melrose | Rider |
| Conway | Grassley | Millen | Robinson |
| Craig | Gregerson | Miller of | Roe |
| Crosier | Hageman | Buena Vista | Scherle of |
| Denato | Hanson | Miller of | Fremont-Mill |
| Den Herder | Harrington | Des Moines | Scott |
| Detje | Hausheer | Miller of | Seibert |
| Distelhorst | Holmes | Page | Shannahan |
| Doderer | Houston | Morgan | Shirley of |
| Dougherty | Hullinger | Mueller | Dallas |
| Doyle | Hutchins | Murphy | Smith of |
| Duffy | Jackson of | Nagle | Linn |
| Dunton | Black Hawk | Nelson | Smith of |
| Felger | Jackson of | Nielsen of | O'Brien |
| Fischer of | Clinton | Emmet-Palo | Stevenson |
| Grundy | Keleher |  | Stokes |

Strothman
Stueland
Tieden Uban

Utzig Varney Webster

Wengert
Whisler
Wilson

Winkelman Wolcott
Wright

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

Breitbach
Burke

Coffman
Edgington

Ossian
Reichardt

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

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

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

## HOUSE CONCURRENT RESOLUTION 14

By Scherle of Fremont-Mills, Gillette of Clay-Dickinson, Mueller, Edgington and Baringer

There are indications that the Congress of the United States may be asked to reduce the budget for federal participation in the Agricultural Conservation Program, and

Whereas, the present A. C. P. budget has remained the same for several years while costs have been increasing, and

Whereas, good progress has been made in Iowa in conserving soil and water but much work is yet to be done, and

Whereas, Iowa has about twenty-five percent of the Grade A land in the United States and in the nation we are losing annually soil at the rate of about twenty-one thousand 80 -acre farms, and

Whereas, conservation of soil and water is without a doubt the most desirable investment in the national economy, therefore,

Be It Resolved by the House, the Senate Conourring, that the legislature of the State of Iowa urges Congress to continue to provide technical assistance in soil and water conservation on the same basis as heretofore and that any curtailment in this policy would seriously hamper this important work.
Be It Further Resolved that a copy of this resolution be forwarded to each of the members of the Iowa delegation in the Congress of the United States.

## REPORT UF JOINT COMMITTEE ON ENROLLED BILLS

Bogenrief of Polk, 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 1.

> Mattie B. Bogenrief, Ranking Member House Committee. GILBERT E. Kerastad, 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 bill : Senate File 1.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 39, a bill for an act relating to disabled and retired firemen and policemen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Carnahan of Wapello, 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 157, a bill for an act providing for the establishment of wage rates for public works 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. Cleve L. Carnahan, Chairman.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 196, a bill for an act relating to preparation of jury lists for municipal court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 129, a bill for an act relating to time of taking possession of property under power of eminent domain, begs leave to report it has had 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. DUFFY, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 113, 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, begs leave to report it has had 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. Duffy, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary to whom was referred House File 65, a bill for an act to amend section six hundred fourteen point one (614.1), Code 1962, by placing a statutory limit of one year upon the time during which actions may be brought to recover for dram shop law liability, begs leave to report it has 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. Duffy, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary to whom was referred House File 61, a bill for an act relating to voluntary surrender of class "A" beer permit, begs leave to report it has had 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. Duffy, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary to whom was referred House File 64, a bill for an act relating to supervision of dancing where beer is sold, begs leave to report it has had 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions of meetings and occasional private social gatherings of friends or relatives, begs leave to report it has had 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 62, a bill for an act relating to the sale and distribution of wine containing not more than seventeen percent alcohol by weight, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## JOHN L. DUFFY, Chairman.

Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred House File 54; a bill for an act relating to the levying of a tax for public health 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 recommendation that the same do pass.

## Minnette Doderer, Chairman.

## Also:

Mr. Speaker: Your committee on public health to whom was referred House File 92, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Minnetrte Doderer, Chairman.

## AMENDMENTS FILED

Amend House File 79 as follows:

1. Amend the title to House File 79 by changing the word "eliminate" to the word "change" in line 1.
2. Amend House File 79 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred twenty-four point thirty-nine (124.39), Code 1962, is hereby amended:

1. By striking the word "five" in line ten (10), subsection one (1), and inserting in lieu thereof the word "two".
2. By striking the following after the word "feet" in line ten (10) subsection one (1): "all of which shall be of the same general floor level as the place where the beer is dispensed; said space to be used for dancing shall be in the same room as, or in a room adjacent to and opening directly from, the place where beer is dispensed and with a full view at all times of the major portion thereof from the place where beer is dispensed".

Harrington of Buchanan. McNamara of Linn.

Amend House File 73 as follows:

1. By adding the following new section:
"Sec. 2. Section three (3) of chapter 87, Acts of the Sixtieth General Assembly, is amended by striking from line four (4) the words 'claim or' and inserting in lieu thereof the word 'original'."
"Sec. 3. Claims for medical, surgical and hospital services arising under section one (1) of this Act will be considered by the commissioner in any proceeding before him under sections eighty-six point thirteen (86.13), eighty-six point fifteen (86.15), and eighty-six point seventeen (86.17) of the Code."
2. Amend the title to House File 73 by striking all after the figure " 1962 " in line two of the title and inserting in lieu thereof the following: ", and chapter eighty-seven (87),

## 16 Acts of the Sixtieth General Assembly, relating to workmen's

 compensation."Denato of Polk.
1 Amend House File 39 as follows:

Crosier of Linn.
1 Amend House File 158 as follows:
2 1. Amend by adding the following new section:
"Sec. 3. This Act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in the Columbus Junction Gazette, a newspaper published in Columbus Junction, Iowa, and The Muscatine Journal, a newspaper published in Muscatine, Iowa." Rickert of Louisa-Muscatine.
1 Amend House File 52 as follows:
2 By striking all after the enacting clause and inserting in 3 lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred forty ( 321.440 ), Code 1962, is hereby amended by striking everything after the period in line four (4) thereof and inserting in lieu thereof the following:
"No pneumatic tire shall be used on any vehicle when such tire has been regrooved or is worn to the extent that the fabric or cords are exposed on the traction surface.
"The commissioner is hereby authorized to issue and enforce rules and regulations establishing the standards, specifications, and performance requirements to which tire equipment used on vehicles must conform for compliance with chapters three hundred twenty-one (321) and three hundred twenty-two (322), Code 1962." Detje of Tama.
1 Amend House File 136, section one (1) by striking from
2 lines 12 and 13 the words and figure "six point seventy-
3 seven (6.77)" and inserting in lieu thereof the words and
4 figure "seven point eight (7.8)".
Busch of Bremer.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Thursday, February 11, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Thursday, February 11, 1965.

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

Prayer was offered by the Reverend Arthur A. Hamann, pastor of the Methodist Church, Prairie City, Iowa.

The Journal of Wednesday, February 10, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury on request of Doyle of Woodbury; Webster of Pottawattamie on request of Scott of Pottawattamie.

## PRESENTATION OF VISITORS

Cochran of Webster presented to the House Miss Mary Lou Mericle, Iowa Egg Queen, and her parents, Mr. and Mrs. Floyd Mericle of Vincent, Iowa.

Mayberry of Webster presented to the House four labor leaders from Webster County.

Murphy of Carroll presented to the House the Honorable John R. Hansen, Congressman from Iowa's Seventh Congressional District.

Clapsaddle of Cerro Gordo presented to the House a group of labor leaders from various parts of the state.

Doyle of Woodbury presented to the House the Honorable Louis A. Peterson, former member of the House from Woodbury County in the Fifty-ninth and Sixtieth General Assemblies.

Robinson of Audubon-Guthrie presented to the House the Honorable Byron G. "Barney" Allen, former member of the House from Pocahontas County in the Forty-second, Forty-second Extra, Forty-third and Forty-fourth General Assemblies, and Secretary of the Senate in the Forty-fifth and Forty-sixth General Assemblies.

## PETITIONS

The following petitions were received and placed on file:
By the following Representatives, favoring affirmative legislation on the school bus bill:

Radl of Linn, from ten residents of Linn County.

Holmes of Jones, from one hundred twenty-five residents of Jones County.

By Wilson and Cohen of Black Hawk, from forty-nine residents of Black Hawk County favoring an amendment to House File 25 prohibiting minors from establishments where gross yearly profits on intoxicants exceed that of the sale of food.

By Dougherty of Lucas-Monroe, from twenty-one residents of Monroe County favoring support of the county pay raise bill.

By Varney of Clinton, from fifteen residents of Clinton County favoring the humane slaughter bill.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 22, 39, 54, 61, 64, 92, 129, 157, 196, Senate File 113 and Senate Joint Resolution 8, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 134.

## ANNOUNCEMENT BY THE CHIEF CLERK

Pursuant to the provisions of Chapter 28, Acts of the Sixtieth General Assembly, the Iowa Capitol Planning Commission has filed as of February 11, 1965, the report of the Iowa Capitol Planning Commission regarding the commission's twenty-year plan.

## INTRODUCTION OF BILLS

House File 226, by O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Glanton, and Maley, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen.

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

House File 227, by Resnick, Dunton and Foster, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to increase the minimum payment of seventy-five dollars per month for teachers meeting certain service requirements to one hundred dollars (100) per month.

Read first time and referred to committee on education.

House File 228, by Dunton, Rider, Gillette of Story, Craig, Hausheer, Stokes, Smith of O'Brien and Strothman (Hansen, Heying, Stanley, Kibbie, Lange and Nims) (companion bill to S. F. 192), a bill for an act relating to outdoor advertising along the interstate highways within this state.

Read first time and referred to committee on transportation.
House File 229, by Gaudineer, Foster and Holmes, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers.

Read first time and referred to committee on governmental subdivisions.

House File 230, by Cochran, Mayberry, Bailey, Patton, Stevenson, Nielsen of Emmet-Palo Alto, Baringer (Lange, O'Malley, Shaff, Coleman, Hagie, Hansen and Elvers) (companion bill to Senate File 212), a bill for an act relating to the marketing of dairy products.

Read first time and referred to committee on agriculture.
House File 231, by Palmer, Busing, Utzig, Wilson, Fullmer, Loss, Baker, Gillette of Story, Hausheer, Denato, O'Malley and Doderer, a bill for an act to regulate sale of firearms where delivery is by mail or freight service.

Read first time and referred to committee on judiciary.
House File 232, by Nielsen of Emmet-Palo Alto, Gillette of ClayDickinson, Baringer and Dunton, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans.

Read first time and referred to committee on public health.
House File 233, by Miller of Des Moines, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary drivers' permits.

Read first time and referred to committee on transportation.

## SENATE MESSAGE CONSIDERED

Senate File 9, a bill for an act relating to low-rent housing.
Read first time and referred to committee on governmental subdivisions.

## MESSAGES FROM 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 joint resolution in which the concurrence of the House is asked:
Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

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

Senate File 35, a bill for an act to legalize and validate the proceedings of the South Hamilton Community School District.

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

Senate File 186, a bill for an act relating to election of members of the county boards of supervisors and township trustees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

The House resumed consideration of Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service.

Jackson of Clinton offered the following amendment filed by him:
Amend Senate File 62 as passed by the Senate as follows:

1. Amend Senate File 62 by adding the following sections at the end of the bill as follows:
"Sec. 3. Section four hundred eleven point six (411.6), Code 1962, is hereby amended by inserting after the period in line eight (8) of paragraph six (6), subsection one (1), the following:

Provided further that no member of said departments shall be so retired until he has completed twenty-two (22) years service for service retirement and will receive his pension benefits."
"Sec. 4. Section four hundred ten point six (410.6), Code 1962, is hereby amended by adding the following at the end of said section:

Provided further that no member of said departments shall be so retired until he has completed twenty-two (22) years service retirement and will receive his pension benefits."

Jackson of Clinton offered the following amendment to his amendment and moved its adoption:

1. Amend the Jackson amendment to Senate File 62 by inserting after the word "departments" in line eight (8), the following: "employed on the effective date of this Act".
2. Further amend the Jackson amendment by inserting after the word "departments" in line fifteen (15), the following: "employed on the effective date of this Act".

The amendment to the amendment was adopted.
Jackson of Clinton moved to adopt his amendment as amended.
The amendment as amended was adopted.
Denato 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?" (S. F. 62)
The ayes were, 115:

| Bailey | Foster | Lynch | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Madden | Redfern |
| Baringer | Gallagher | Mahan | Reichardt |
| Bogenrief | Gannon | Maley | Renda |
| Boot | Gaudineer | Maule | Resnick |
| Breitbach | Gillette of | McNamara | Rickert |
| Bremmer | Clay-Dickinson | Meacham | Rider |
| Brinck | Gillette of | Melrose | Robinson |
| Busch | Story | Millen | Roe |
| Busing | Glanton | Miller of | Scherle of |
| Caffrey | Gleason | Buena Vista | Fremont-Mills |
| Carnahan | Glenn | Miller of | Scott |
| Clapsaddle | Graham | Des Moines | Shannahan |
| Cochran | Gregerson | Miller of | Shirley of |
| Coffman | Hageman | Page | Dallas |
| Cohen | Hanson | Morgan | Smith of |
| Craig | Harrington | Mueller | Linn |
| Crosier | Hausheer | Murphy | Smith of |
| Denato | Holmes | Nagle | O'Brien |
| Den Herder | Houston | Nelson | Stevenson |
| Detje | Hullinger | Nisen of | Stokes |
| Distelhorst | Hutchins | Emmet-Palo Alto Strothman |  |
| Doderer | Jackson of | Nielsen of | Stueland |
| Dougherty | Black Hawk | Shelby | Tieden |
| Doyle | Jackson of | Oehlsen | Utzig |
| Dufy | Clinton | OMalley | Varney |
| Dunton | Keleher | Ossian | Wengert |
| Edgington | Kempter | Oxley | Whisler |
| Felger | Kennedy | Palmer | Wilson |
| Fischer of | Kluever | Patton | Winkelman |
| Grundy | Korn | Quinn | Wolcott |
| Fisher of | Lawlor | Radl | Wright |
| Greene | Loss |  |  |

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

| Anderson | Grassley | Seibert | Webster |
| :--- | :--- | :--- | :--- |
| Burke | Mayberry | Uban | Mr. Speaker |

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

## HOUSE FILE 50 WITHDRAWN

Denato of Polk asked and received unanimous consent to withraw House File 50 from further consideration by the House.

## HOUSE FILE 27 DEFERRED

Scott of Pottawattamie asked and received unanimous consent that House File 27 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 42 DEFERRED

Caffrey of Polk asked and received unanimous consent that House File 42 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 73 DEFERRED

Miller of Buena Vista asked and received unanimous consent that House File 73 be deferred and that the bill retain its place on the calendar.

House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the qualifications for a liquor license, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 75)
The ayes were, 85:

| Anderson | Dunton | Jackson of | Miller of |
| :---: | :---: | :---: | :---: |
| Bogenrief | Felger | Black Hawk | Des Moines |
| Boot | Fischer of | Jackson of | Morgan |
| Breitbach | Grundy | Clinton | Murphy |
| Brinck | Fisher of | Keleher | Nagle |
| Busing | Greene | Kempter | Oehlsen |
| Caffirey | Fullmer | Kennedy | O'Malley |
| Carnahan | Gallagher | Kluever | Oxley |
| Clapsaddle | Gannon | Korn ${ }^{\text {d }}$ | Palmer |
| Coffiman | Gaudineer | Lawlor | Quinn |
| Cohen | Glanton | Lynch | Radl |
| Conway | Gleason | Madden | Rasmussen |
| Craig | Glenn | Mahan | Renda |
| Crosier | Gregerson | Maley | Resnick |
| Denato | Hageman | McNamara | Rickert |
| Detje | Harrington | Meacham | Rider |
| Distelhorst | Hausheer | Melrose | Robinson |
| Doderer | Holmes | Millen | Roe |
| Dougherty | Houston | Miller of | Scherle of |
| Doyle | Hutchins | Buena Vista | Fremont-Mills |
| Duffy |  |  | Scott |

Seibert
Shannahan
Smith of
Linn
Stevenson

| Stueland | Wengert |
| :--- | :--- |
| Utzig | Wilson |
| Varney | Wright |

The nays were, 29 :

| Bailey | Graham <br> Grassley |
| :--- | :--- |
| Baker | Baringer | | Hanson |
| :--- |
| Husch |
| Hellinger |

Absent or not voting, 10:

| Bremmer | Gillette of | Maule | Webster |
| :--- | :--- | :--- | :--- |
| Burke | Story | Mayberry | Mr. Speaker |
| Cochran | Loss | Reichardt |  |

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

House File 79, a bill for an act to eliminate the mandatory square footage requirement for class " $B$ " beer permittees authorized to allow dancing, with report of committee recommending passage, was taken up for consideration.

Harrington of Buchanan offered the following amendment filed by him and moved its adoption:

Amend House File 79 as follows:

1. Amend the title to House File 79 by changing the word "eliminate" to the word "change" in line 1.
2. Amend House File 79 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred twenty-four point thirty-nine (124.39), Code 1962, is hereby amended:

1. By striking the word "five" in line ten (10), subsection one (1), and inserting in lieu thereof the word "two".
2. By striking the following after the word "feet" in line ten (10) subsection one (1): "all of which shall be of the same general floor level as the place where the beer is dispensed; said space to be used for dancing shall be in the same room as, or in a room adjacent to and opening directly from, the place where beer is dispensed and with a full view at all times of the major portion thereof from the place where beer is dispensed".

The amendment lost.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 79)

The ayes were, 62:

| Anderson <br> Bremmer <br> Brinck | Dunton <br> Felger <br> Fischer of <br> Gusing |
| :--- | :--- |
| Caffrey | Gisher of |
| Carnahan | Greene |
| Clapsaddle | Gannon <br> Coffman |
| Gaudineer <br> Cohen | Glanton |
| Conway | Gleason |
| Crosier | Glenn |
| Denato | Hanson |
| Detje | Hausheer |
| Distelhorst | Holmes <br> Doderer <br> Dougherty <br> Doyle <br> Duffy |
|  | Houston <br> Hutchins <br> Jackson of <br> Black Hawk |
|  | Black |


| Jackson of | Resnick |
| :--- | :--- |
| Clinton | Rider |
| Kempter | Robinson |
| Kluever | Scherle of |
| Korn | Fremont-Mills |
| Lawlor | Scott |
| Mahan | Seibert |
| Melrose | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Murphy | Linn |
| Nagle | Utig |
| Oehlsen | Varney |
| Palmer | Wengert |
| Rasmussen | Wilson |
| Reichardt | Winkelman |
| Renda | Wright |

The nays were, 53 :
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Busch
Craig
Den Herder
Edgington
Foster
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gillette of
Story
Graham
Grassley
Hageman
Harrington
Hullinger
Keleher
Kennedy
Loss
Madden
Maley
Maule
McNamara
Meacham

Absent or not voting, 9:
Burke
Cochran
Gregerson
Lynch
Mayberry
The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Baringer of Fayette moved to reconsider the vote by which House File 79 failed to pass the House and that the motion to reconsider be laid on the table.

Motion lost.

## HOUSE FILE 96 DEFERRED

Wright of Scott asked and received unanimous consent that House File 96 be deferred and that the bill retain its place on the calendar.

House File 170, a bill for an act relating to the rules of administrative agencies, with report of committee recommending passage, was taken up for consideration.

Doyle 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?" (H. F. 170)
The ayes were, 111:
Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Gannon
Gaudineer
Gillette of
Clay-Dickinson

Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Gallagher
The nays were, 1:
Whisler
Absent or not voting, 12:

| Bogenrief | Fischer of <br> Burke |
| :--- | :--- |
| Caffrey | Grundy |
| Cochran | Fullmer |

Mahan
Maley
Maule
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Fmolo
Emmet-Palo Alto Stevenson
Nielsen of Stokes
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern

Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of
Linn
Smith of
0'Brien

Strothman
Stueland
Tieden
Uban
Utzig
Varney
Wengert
Wilson
Winkelman
Wolcott
Wright

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

Senate File 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of two (2) court rooms in the Linn County courthouse located in Cedar Rapids, Iowa, was taken up for consideration.

Miller of Des Moines moved the previous question on Senate File 28.

The motion having failed to receive a two-thirds majority lost.
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?"(S. F. 28)
The ayes were, 115:

| Anderson | Gallagher | Madden | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Mahan | Redfern |
| Baringer | Gaudineer | Maley | Renda |
| Bogenrief | Gillette of | Maule | Resnick |
| Boot | Clay-Dickinson | Mayberry | Rickert |
| Breitbach | Gillette of | McNamara | Rider |
| Bremmer | Story | Meacham | Robinson |
| Brinck | Glanton | Melrose | Roe |
| Busch | Gleason | Millen | Scherle of |
| Caffrey | Glenn | Miller of | Fremont-Mills |
| Carnahan | Graham | Buena Vista | Scott |
| Clapsaddle | Grassley | Miller of | Seibert |
| Cochran | Gregerson | Des Moines | Shannahan |
| Coffman | Hageman | Miller of | Shirley of |
| Cohen | Hanson | Page | Dallas |
| Conway | Harrington | Morgan | Smith of |
| Craig | Hausheer | Mueller | Linn |
| Crosier | Holmes | Murphy | Smith of |
| Denato | Houston | Nagle | O'Brien |
| Den Herder | Hullinger | Nelson | Stevenson |
| Detje | Hutchins | Nielsen of | Stokes |
| Distelhorst | Jackson of | Emmet-Palo Alto Strothman |  |
| Doderer | Black Hawk | Nielsen of | Stueland |
| Dougherty | Jackson of | Shelby | Uban |
| Doyle | Clinton | Oehlsen | Utzig |
| Duffy | Keleher | O'Malley | Varney |
| Dunton | Kennedy | Ossian | Wengert |
| Edgington | Kluever | Oxley | Whisler |
| Felger | Korn | Palmer | Wilson |
| Fischer of | Lawlor | Patton | Winkelman |
| Grundy | Loss | Qunch | Quinn |

Fullmer
The nays were, none.
Absent or not voting, 9:
Bailey
Burke
Busing
Fisher of
Greene
Kempter

| Reichardt | Webster |
| :--- | :--- |
| Tiedén | Mr. Speaker |

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 51 passed the House. Gillette of Clay-Dickinson,

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Bogenrief of Polk, from the joint committee on enrolled bills, sub. mitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 10 and 64 and Senate Joint Resolution 10.

> MATtie B. Bogenrief, Ranking Member House Committee. GILBERT E. KluFsstad, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 10 and 64 and Senate Joint Resolution 10.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report :

Mr. Speaker: Your committee on transportation to whom was referred House File 67, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Keith H. Dunton, Chairman.

Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 55, a bill for an act relating to the powers of the director 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.

Quentin V. Anderson, Chairman.
Also :
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 99, a bill for an act to amend section one hundred eleven A point five (111A.5), Code 1962, relating to the enforcement of rules and regulations adopted by 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.

Quentin V. Anderson, Chairman.

Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 150, a bill for an act to permit individuals who have attained the age of sixty-five years to fish in Iowa without a 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 indefinitely postponed.

Quentin V. Anderson, Chairman.

## Also:

Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 181, a bill for an act relating to powers and duties of 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.

Quentin V. Anderson, Chairman.

## AMENDMENTS FILED

1 Amend House File 27 by adding the following section:
2 Sec. 2. Section one hundred twenty-three point forty-three
3 (123.43), Code 1962, is hereby amended by striking from line three
4 (3) the words "by parent or guardian" and inserting in lieu thereof
5 the following:
6 "within a private home and with the knowledge and consent of
7 the parent or guardian".
Scott of Pottawattamie. Oehlsen of Hardin.

1 Amend House File 27 as follows:
2 1. Amend section one (1) line three (3)
3 by striking the word "twenty-one" and inserting
4 in lieu thereof the following word "eighteen".
Hutchins of Benton.
1 Amend House File 29 by adding thereto the following new
2 sections:
3 "Sec. 2. The fact of use, or non-use, of seat belts by
4 a person shall not be admissible or material as evidence
5 in civil actions brought for damages.
6 Sec. 3. Failure to use seat belts installed in a motor
7 vehicle shall not be a crime or a public offense."
Doyce of Woodbury.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Friday, February 12, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Friday, February 12, 1965.

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

Prayer was offered by the Reverend Paul O. Pfaltzgraff, pastor of the Staves Memorial Evangelical United Brethren Church, Des Moines, Iowa.

The Journal of Thursday, February 11, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury on request of Doyle of Woodbury; Nielsen of Shelby on request of Busch of Bremer; Stevenson of Howard-Mitchell on request of Murphy of Carroll; Wengert of Woodbury on request of Doyle of Woodbury.

## PETITIONS

The following petitions were received and placed on file:
By Millen of Jefferson-Van Buren, from seventy residents of Van Buren County opposing legislation to set fifteen hundred minimum pupils school districts.

By Millen of Jefferson-Van Buren, from nine residents of Milton opposing the repeal of the guest statute.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 55, 67, 99 and 181, under Rule 35.

BILL INDEFINITELY POSTPONED
The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 87.

## ADDITIONAL COPIES

Nielsen of Emmet-Palo Alto asked and received unanimous consent to have printed one hundred copies of House File 232.

# ANNOUNCEMENT BY THE CHIEF CLERK BRITISH EMBASSY <br> WASHINGTON, D. C. 

February 8, 1965.

## Dear Mr. Kendrick,

I am writing to ask you to express my deep appreciation to the House of Representatives and the Senate of the State of Iowa for the Resolution which the House passed with the concurrence of the Senate on the death of Sir Winston Churchill. Twenty years ago Sir Winston Churchill's voice united the people of Great Britain and of the United States in the struggle for victory over evil forces; today his death unites them in sorrow. But his devotion to the cause of Anglo-American unity, which was so movingly recognised when Congress authorised the President to proclaim him an honorary citizen of the United States, will remain an inspiration to us all.

Yours sincerely,
s/ Harlech.
His Excellency, the Right Honorable
The Lord Harlech, K. C. M. G.
Mr. William R. Kendrick, Chief Clerk, House of Representatives, Iowa.

## SPECIAL COMMITTEE APPOINTED

Pursuant to the provision of Senate Concurrent Resolution 9 duly adopted, the Chair appoints the following members to committee on the part of the House: Fisher of Greene, Jackson of Clinton, Meacham of Poweshiek, Melrose of Floyd and Patton of Delaware.

## SPECIAL COMMITTEE APPOINTED

The Speaker appointed the following members of the House as a committee to attend the funeral of Senator R. O. Burrows: Hutchins of Benton, Ossian of Adams-Montgomery, Detje of Tama, Fischer of Grundy and Edgington of Franklin.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 14

Scherle of Fremont-Mills called up for consideration House Concurrent Resolution 14, found on page 265 of the House Journal of February 10, 1965.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 14 as follows:

1. By inserting in line three (3) after the word "and" the following:
"the Federal Feed Grain Program, and whereas, the present Feed Grain Program has raised farm income, has protected the family farm, has reduced surpluses and lowered storage costs, and".
2. By inserting in line fourteen (14) after the words "continue to" the following:
"support feed grain legislation and to continue to".
3. By striking the words "this policy" from line sixteen (16) and inserting in lieu thereof the words "these policies".
4. By striking the word "this" after the word "hamper" in line sixteen (16) and inserting in lieu thereof the word "these".
5. By striking the word "work" from line seventeen (17) and inserting in lieu thereof the word "programs".

The amendment was adopted.
Scherle of Fremont-Mills moved the adoption of House Concurrent Resolution 14 as amended. .

Motion prevailed and the resolution as amended was adopted.

## SENATE AMENDMENT CONSIDERED

Foster of Cedar called up for consideration House Concurrent Resolution 8, as found on page 120 of the House Journal of January 26,1965 , amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Concurrent Resolution 8 by inserting in line 14 and in line 28 after the word "monument" the following: ", national park or national historical site".

Motion prevailed and the House concurred in the Senate amendment.

Foster of Cedar moved that the resolution, as amended by the Senate and concurred in by the House, be adopted which motion prevailed and the resolution was adopted.

## INTRODUCTION OF BILLS

House File 234, by committee on judiciary (companion bill to S. F. 240), a bill for an act relating to the compensation of court reporters.

Read first time and placed on the calendar.
House File 235, by committee on judiciary, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death.

Read first time and placed on the calendar.
House File 236, by committee on judiciary, 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 placed on the calendar.
House File 237, by Kempter and Miller of Page, a bill for an act relating to group insurance on franchise plan.
Read first time and referred to committee on commerce.

House File 238, by Dunton, Detje, Rider and Scherle of FremontMills, a bill for an act relating to the delivery of number plates and certificate containers to county treasurers by the department of public safety.

Read first time and referred to committee on transportation.
House File 239, by Strothman, a bill for an act relating to special levies on schoolhouse tax.

Read first time and referred to committee on governmental subdivisions.

House File 240, by Gillette of Story, Hausheer, Rider, Breitbach, Baker, Busing and Fisher of Greene, a bill for an act relating to removal of vehicles left standing on highways.

Read first time and referred to committee on transportation.
House File 241, by Miller of Des Moines and Distelhorst, a bill for an act to codify and clarify the definition of the term "lottery" as used in section seven hundred twenty-six point eight (726.8), Code 1962.

Read first time and referred to committee on judiciary.
House File 242, by public health committee, a bill for an act relating to the state board of health.

Read first time and placed on the calendar.
House File 243, by Miller of Des Moines, a bill for an act relating to per diem received by members of the state soil conservation committee.

Read first time and referred to committee on agriculture.
House File 244, by Graham, a bill for an act to amend section four hundred twenty-two point sixteen (422.16), Code 1962, relating to income tax withholding by agents for nonresidents.

Read first time and referred to committee on ways and means.
House File 245, by Rider, a bill for an act relating to the municipal enterprises fund.

Read first time and referred to committee on governmental subdivisions.

House File 246, by Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey and Denato, a bill for an act relating to the power of cities and towns to regulate the keeping of animals within corporate limits.

Read first time and referred to committee on governmental subdivisions.

House File 247, by Patton, Millen, Dunton, Gillette of Story, McNamara, Hageman, Miller of Page, Tieden, Kennedy, Roe, Rickert and Oxley, a bill for an act relating to motor vehicle financial responsibility.

Read first time and referred to committee on transportation.

## SENATE MESSAGES CONSIDERED

Senate File 35, a bill for an act to legalize and validate the proceedings in which the School Board of the South Hamilton Community School District approved a one-mill levy to be added to the School House Fund for school site in the $1962-63$ school budget, and declaring the proceedings of said School Board to be legalized.

Read first time and referred to committee on judiciary.
Senate File 186, a bill for an act relating to election of members of the county boards of supervisors and township trustees.

Read first time and referred to committee on judiciary.
Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Read first time and passed on file.
Senate File 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways.

Read first time and referred to committee on transportation.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 48, a bill for an act to make a deficiency appropriation for printing, legal and other expenses of the court study commission established by the Sixtieth (60th) General Assembly, with report of committee recommending passage, was taken up for consideration.

Wilson 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?" (S. F. 48)

The ayes were, 113:

| Anderson | Fisher of |
| :--- | :--- |
| Bailey | Greene |
| Baker | Foster |
| Baringer | Fullmer |
| Bogenrief | Gallagher |
| Boot | Gannon |
| Breitbach | Gaudineer |
| Bremmer | Gillette of |
| Busch | Clay-Dickinson |
| Busing | Gillette of |
| Caffrey | Story |
| Carnahan | Glanton |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Coffman | Grassley |
| Cohen | Gregerson |
| Conway | Hageman |
| Craig | Hanson |
| Crosier | Harrington |
| Denato | Hausheer |
| Den Herder | Holmes |
| Detje | Houston |
| Distelhorst | Hullinger |
| Doderer | Hutchins |
| Dougherty | Jackson of |
| Doyle | Black Hawk |
| Duffy | Jackson of |
| Dunton | Clinton |
| Edgington | Keleher |
| Felger | Kempter |
| Fischer of | Kennedy |
| Grundy | Korn |


| Lawlor | Radl |
| :--- | :--- |
| Loss | Rasmussen |
| Lynch | Redfern |
| Madden | Renda |
| Mahan | Resnick |
| Maley | Rickert |
| Maule | Rider |
| Mayberry | Robinson |
| McNamara | Roe |
| Meacham | Scherle of |
| Melrose | Fremont-Mills |
| Millen | Scott |
| Miller of | Seibert |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Miller of | Linn |
| Page | Smith of |
| Morgan | O'Brien |
| Mueller | Stokes |
| Murphy | Strothman |
| Nagle | Stueland |
| Nelson | Tieden |
| Nielsen of | Uban |
| Emmet-Palo Alto Utzig |  |
| Oehlsen | Varney |
| O'Malley | Webster |
| Ossian | Wilson |
| Oxley | Winkelman |
| Palmer | Wolcott |
| Palmer | Wright |
| Quinn |  |

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

| Brinck | Kluever | Reichardt | Wengert |
| :--- | :--- | :--- | :--- |
| Burke | Nielsen of | Shannahan | Whisler |
| Graham | Shelby | Stevenson | Mr. Speaker |

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

## HOUSE FILES DEFERRED

The following bills gained unanimous consent to be deferred and maintain their place on the calendar: House Files 16, 27, 29, 42, 56, 73, $96,174,177,178,179,209,210,211$ and 212.

## REGULAR CALENDAR

House File 5, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway, with report of committee recommending passage, was taken up for consideration.

Houston of Crawford offered the following committee amendment and moved its adoption :

1. Amend House File 5 by striking subsections 1 and 2 and inserting in lieu thereof the following subsection:
"1. By striking from lines two (2) and three (3) in subsection one (1) the words "one-half hour after" and the words "one-half hour before".

The amendment was adopted.
Craig 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?" (H. F. 5)
The ayes were, 109 :

| Anderson | Gallagher | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Mahan | Resnick |
| Baker | Gaudineer | Maley | Rickert |
| Baringer | Gillette of | Mayberry | Rider |
| Bogenrief | Clay-Dickinson | McNamara | Robinson |
| Boot | Gillette of | Meacham | Roe |
| Breitbach | Story | Melrose | Scherle of |
| Bremmer | Glanton | Millen | Fremont-Mills |
| Brinck | Gleason | Miller of | Scott |
| Busch | Glenn | Buena Vista | Sibert |
| Busing | Graham | Miller of | Shannahan |
| Caffrey | Grassley | Des Moines | Shirley of |
| Carnahan | Gregerson | Miller of | Dallas |
| Clapsaddle | Hageman | Page | Smith of |
| Cochran | Hanson | Morgan | Linn |
| Coffman | Harington | Mueller | Smith of |
| Cohen | Hausheer | Murphy | O'Brien |
| Craig | Holmes | Nagle | Stokes |
| Den Herder | Houston | Nelson | Strothman |
| Detje | Hullinger | Nielsen of | Stueland |
| Distelhorst | Hutchins | Emmet-Palo Alto Tieden |  |
| Doderer | Jackson of | Oehlsen | Uban |
| Dougherty | Black Hawk | O'Malley | Utzig |
| Doyle | Jackson of | Oxley | Varney |
| Duffy | Clinton | Palmer | Webster |
| Dunton | Keleher | Patton | Whisler |
| Edgington | Kempter | Quinn | Wilson |
| Felger | Kennedy | Radl | Winkelman |
| Fisher of | Kluever | Rasmussen | Wolcott |
| Greene | Korn | Redfern | Wright |
| Foster | Lawlor |  |  |

The nays were, 4:

Crosier $\quad$| Fischer of |
| :---: |
| Grundy |

Absent or not voting, 11:

| Burke | Loss |
| :--- | :--- |
| Conway | Lynch |
| Denato | Maule |

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 public libraries, with
report of committee recommending passage, was taken up for consideration.

Robinson of Audubon-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?" (H. F. 21)
The ayes were, 116:

| Anderson | Fisher of | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Loss | Redfern |
| Baker | Foster | Lynch | Reichardt |
| Baringer | Fullmer | Madden | Renda |
| Bogenrief | Gallagher | Mahan | Resnick |
| Boot | Gannon | Maley | Rickert |
| Breitbach | Gaudineer | Maule | Rider |
| Bremmer | Gillette of | Mayberry | Robinson |
| Brinck | Clay-Dickinson | McNamara | Roe |
| Busch | Gillette of | Meacham | Scherle of |
| Busing | Story | Melrose | Fremont-Mills |
| Caffrey | Glanton | Millen | Scott |
| Carnahan | Gleason | Miller of | Seibert |
| Clapsaddle | Glenn | Buena Vista | Shirley of |
| Cochran | Graham | Miller of | Dallas |
| Coffman | Grassley | Des Moines | Smith of |
| Cohen | Gregerson | Miller of | Linn |
| Conway | Hageman | Page | Smith of |
| Craig | Hanson | Morgan | O'Brien |
| Crosier | Harington | Mueller | Stokes |
| Denato | Hausheer | Murphy | Strothman |
| Den Herder | Holmes | Nagle | Stueland |
| Detje | Houston | Nielsen of | Tieden |
| Distelhorst | Hullinger | Emmet-Palo Alto Uban |  |
| Doderer | Jackson of | Oehlsen | Utzig |
| Dougherty | Black Hawk | O'Malley | Varney |
| Doyle | Jackson of | Ossian | Webster |
| Duffy | Clinton | Oxley | Whisler |
| Dunton | Keleher | Palmer | Wilson |
| Edgington | Kempter | Patton | Winkelman |
| Felger | Kennedy | Quinn | Wolcott |
| Fischer of | Kluever | Radl | Wright |
| Grundy | Korn |  |  |

The nays were, none.
Absent or not voting, 8:

| Burke | Nielsen of | Shannahan <br> Hutchins | Shelby |
| :--- | :---: | :--- | :--- |$\quad$| Wengert |
| :--- |
| Stevenson |$\quad$ Mr. Speaker

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

SENATE FILE 17 SUBSTITUTED FOR HOUSE FILE 41
Robinson of Audubon-Guthrie asked and received unanimous consent to substitute Senate File 17 for House File 41.

Senate File 17, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize co-operation with states bordering on the State of Iowa in providing library services, was taken up for consideration.

Robinson of Audubon-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?" (S. F. 17)
The ayes were, 115:
Anderson
Bailey
Baker
Baringer
Bogenrief

Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
The nays were, none.
Absent or not voting, 9:

| Burke | Lynch | Nielsen of <br> Craig <br> Gillette of | Nelson |
| :--- | :--- | :--- | :--- |$\quad$| Wengert |
| :--- |
| Story |

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

## HOUSE FILE 41 WITHDRAWN

Robinson of Audubon-Guthrie asked and received unanimous con-
sent that House File 41 be withdrawn from further consideration by the House.

## SENATE JOINT RESOLUTION 3 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 9

Wilson of Black Hawk asked and received unanimous consent to suspend the rules and substitute Senate Joint Resolution 3 for House Joint Resolution 9.

Millen of Jefferson-Van Buren moved that Senate Joint Resolution 3 be deferred and that the resolution retain its place on the calendar.

Motion lost.
Wilson of Black Hawk moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Be It Resolved by the General Assembly of the State of Iowa:
Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section two (2) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:
"Section 2. The General Assembly shall meet in session on the second Monday of January of each year. The Governor of the State may convene the General Assembly by proclamation in the interim."

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 3)
Yeas were, 97 :

| Anderson | Bremmer <br> Bailey | Cochran <br> Brinck | Coffman <br> Baker |
| :--- | :--- | :--- | :--- |
| Bogenrief | Busing | Cetje |  |
| Boot | Caffrey | Cohen | Distelhorst |
| Breitbach | Carnahan | Conway | Craig |


| Dunton | Hullinger | Miller of | Rider |
| :--- | :--- | :--- | :--- |
| Felger | Hutchins | Des Moines | Robinson |
| Foster | Jackson of | Miller of | Roe |
| Fullmer | Black Hawk | Page | Scherle of |
| Gallagher | Jackson of | Morgan | Fremont-Mills |
| Gannon | Clinton | Mueller | Scott |
| Gaudineer | Keleher | Murphy | Seibert |
| Gillette of | Kempter | Nagle | Shirley of |
| Clay-Dickinson | Kennedy | Nielsen of | Dallas |
| Gillette of | Korn | Emmet-Palo Alto Smith of |  |
| Story | Lawlor | Oehlsen | Linn |
| Glanton | Lynch | O'Malley | Stueland |
| Gleason | Madden | Oxley | Uban |
| Glenn | Maley | Palmer | Utzig |
| Gregerson | Maule | Quinn | Varney |
| Hageman | Mayberry | Radl | Webster |
| Hanson | McNamara | Rasmussen | Whisler |
| Harrington | Mecham | Reichardt | Wilson |
| Hausheer | Melrose | Renda | Wolcott |
| Holmes | Miller of | Resnick | Wright |
| Houston | Buena Vista | Rickert | Mr. Speaker |
| The nays were, $23:$ |  |  |  |
| Baringer | Fisher of | Millen | Smith of |
| Busch | Greene | Nelson | O'Brien |
| Den Herder | Graham | Ossian | Stokes |
| Duffy | Grassley | Patton | Strothman |
| Edgington | Kluever | Redfern | Tieden |
| Fischer of | Loss | Shannahan | Winkelman |
| Grundy | Mahan |  |  |
| Absent or not voting, 4: |  |  |  |
| Burke | Nielsen of | Stevenson | Wengert |
|  | Shelby |  |  |
|  |  |  |  |

The resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## HOUSE JOINT RESOLUTION 9 WITHDRAWN

Wilson of Black Hawk asked and received unanimous consent that House Joint Resolution 9 be withdrawn 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 76, a bill for an act relating to drag racing on Iowa's streets and highways.

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

Senate File 89, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities.

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

Senate File 123, a bill for an act to permit county governments to regulate and license junk dealers.

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

Senate File 150, a bill for an act relating to the state apiarist.
Robert G. Moore, Secretary.

## LINCOLN'S BIRTHDAY OBSERVANCE

Bailey of Wright rose on a point of personal privilege and asked that the House show honor and respect to Abraham Lincoln on his birthday by observing a thirty-second period of silence.

Request granted.

## MOTION TO RECONSIDER

We move to reconsider the vote by which House File 79 failed to pass the House.
harrington of Buchanan. Miller of Page.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate Joint Resolution 3 passed the House.

Foster of Cedar.

## HOUSE CONCURRENT RESOLUTION 15 <br> By Mayberry and Robinson

Whereas, due to the many brash, rash and irresponsible statements emanating from the department of public instruction through its superintendent; now therefore,

Be It Resolved by the House, the Senate Concurring, that we deem it necessary that this Sixty-first General Assembly be urged to make a complete investigation and study of the department of public instruction and Mr. Paul Johnston. Because we recognize the importance of education to the economy and welfare of this state, we feel irreparable damage is being done to the entire state by this man and the department he heads. We deplore the harassment he is causing parents and others throughout the State of Iowa with his dictatorial attitude and "kangaroo court" tactics and we urge proper steps be taken to stop further acts of this type by this man and his department.

Laid over under Rule 25.

## REPORT OF COMMITTEE

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 98, a bill for an act to amend the law relating to savings and
loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:
Amend House File 98 as follows:

1. By striking from line three (3) of section one (1) the words "of this state" and inserting in lieu thereof the words "of this state so long as the total investment in such corporation does not exceed five percent of the assets of said association".
2. By striking all of section nine (9) and inserting in lieu thereof the following:
"Sec. 9. Section five hundred sixty-five A point four (565A.4), Code 1962, is hereby amended by inserting after the word 'bank' in line nine (9) of subsection seven (7) the following: 'or in share accounts in savings and loan associations'."
al Meacham, Chairman.

## AMENDMENTS FILED

Amend House File 56 as follows:
2 1. Amend section one (1) by inserting after the words
3 "written notice" in line six (6) the following:
4 "of at least ten (10) days".
McNamara of Linn.
1 Amend House File 222 as follows:
2 1. Amend line six of section one (1) by striking the 3 word "city" and inserting in lieu thereof the word "town". ANDERSON of Ringgold-Taylor.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, February 15, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, February 15, 1965.

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

Prayer was offered by the Reverend Enoch Hall, pastor of Our Savior Lutheran Church, Stanhope, Iowa.

The Journal of Friday, February 12, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Felger of Scott on request of Wright of Scott; Jackson of Clinton on request of Varney of Clinton.

## PETITIONS

The following petitions were presented and placed on file:
By Fisher of Greene, from eight members of the Sorosis Club of Greene County opposing the fifteen hundred pupil school districts.

By Varney of Clinton, from two thousand five hundred eleven residents of Clinton County favoring equal bus transportation for public and parochial school children.

By Doyle of Woodbury, from one hundred eighty-two residents of Woodbury County opposing taxation of fraternal beneficiary associations.

By Utzig of Dubuque, from sixteen residents of Dubuque County opposing taxing fraternal societies.

By Utzig of Dubuque, from ten residents of Dubuque County favoring equal bus transportation for public and parochial school children.

By Utzig of Dubuque, from seven residents of Dubuque County favoring daylight saving time.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43 : House Files 62 and 65.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 98, under Rule 35.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he approved the following bills: on February 10, 1965, House File 26 and Senate Files 1, 15 and 27 ; and on February 12 Senate Files 10 and 64.

## ANNOUNCEMENT BY THE SPEAKER <br> THE <br> WALDORF-ASTORIA <br> New York

February 9, 1965.
Dear Mr. Speaker:
My brother and I want you to know that we deeply appreciate your beautiful tribute to our father.

Iowa and the people of Iowa held such a special place in his heart that your House Resolution would have greatly pleased and touched him.

Very sincerely yours,
s/ Allian Hoover.
The Honorable Vincent B. Steffen, Speaker of the House, House of Representatives, Des Moines, Iowa.

## MESSAGES FROM THE SENATE

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

Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage.

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

Senate File 36, a bill for an act authorizing school districts to pay for group health care coverage and group life insurance for employees.

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 to amend section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court.

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 the purchase of uniforms for vocal and instrumental school music groups.

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

Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 248, by Miller of Des Moines, Kluever, Murphy and Fisher of Greene, 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 public health.
House File 249, by Baker, Busing and Gillette of Story, a bill for an act relating to the bonding authority of the county conservation boards.

Read first time and referred to committee on conservation and recreation.

House File 250, by Gaudineer, Foster and Holmes, a bill for an act relating to the registration of motor vehicles.

Read first time and referred to committee on transportation.
House File 251, by Distelhorst, Brinck, Busing, Strothman and Miller of Des Moines, a bill for an act relating to secondary roads.

Read first time and referred to committee on governmental subdivisions.

House File 252, by Robinson and Mayberry, a bill for an act relating to stop signal arms on school buses.

Read first time and referred to committee on transportation.
House File 253, by Cochran, Winkelman, Mayberry, Houston, Loss, Mueller, Bailey, Miller of Buena Vista, Edgington, Graham, Hausheer, Gillette of Clay-Dickinson, Baker, Nielsen of Emmet-Palo Alto, Stueland, Gleason, Gillette of Story, Murphy, Fisher of Greene and Hanson (Beneke and Coleman) (companion bill to Senate File 211), a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto.

Read first time and referred to committee on agriculture.
House File 254, by Caffrey, Seibert, Glanton, Lynch and Jackson of Black Hawk, a bill for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state.

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

House File 255, by Winkelman, Redfern, Miller of Page, Tieden, Gillette of Clay-Dickinson, Baringer, O'Malley and Mueller (Lisle, Hanson, Rigler, Denman, Shoeman, Ely, Lucken, Kruck, Tabor, Walker, Heying, Flatt, Stephens, Lodwick, Stanley and Messerly) (companion bill to Senate File 209), a bill for an act to require
fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an increase or decrease in state revenues.

Read first time and referred to committee on appropriations.
House File 256, by Gregerson, Loss, Rasmussen and Kempter, a bill for an act relating to the spearing of fish by scuba divers.

Read first time and referred to committee on conservation and recreation.

House File 257, by Bailey, a bill for an act relating to the punishment for reckless driving on the highway.

Read first time and referred to committee on judiciary.
House File 258, by Bailey, a bill for an act relating to increasing the maximum sum the stealing of which shall constitute petty larceny.

Read first time and referred to committee on judiciary.
House File 259, by Gillette of Clay-Dickinson, Rickert, Cochran, McNamara, Stokes, Hullinger, Lawlor, Dougherty, Madden, Den Herder, Oehlsen, Scott and Dunton, a bill for an act prohibiting the shooting of any rifle or any shotgun on or over public highways of the state.

Read first time and referred to committee on conservation and recreation.

House File 260, by Radl, Dunton, Melrose, Mayberry, Duffy, Varney, Burke, Cochran and Gillette of Story, a bill for an act relating to public education and to provide for area vocational schools, community colleges and technical institutes.

Read first time and referred to committee on education.
House File 261, by Madden, Gillette of Clay-Dickinson, O'Malley, Hullinger, Maule, Fischer of Grundy, Redfern, Gillette of Story, Dunton, Mahan, Nielsen of Shelby, Whisler, Korn, Seibert, Rider, Utzig, Meacham, Brinck, Baker, Fullmer, Clapsaddle, Dougherty, Morgan, Foster, Houston, Nielsen of Emmet-Palo Alto, Patton, Holmes, Robinson, Mayberry, Hageman, Roe, Scott, Gregerson, Cohen, Miller of Buena Vista, Nagle, Fisher of Greene, Crosier, Oxley and Hausheer, a bill for an act placing restrictions on the registration of motor vehicles.

Read first time and referred to committee on governmental subdivisions.

House File 262, by Bogenrief, Caffrey, Denato, Gaudineer, Glanton,

Maley, O'Malley, Palmer, Rasmussen, Reichardt and Renda, a bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code.

Read first time and referred to committee on governmental subdivisions.

## SENATE MESSAGES CONSIDERED

Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways.

Read first time and referred to committee on transportation.
Senate File 89, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities.

Read first time and referred to committee on governmental subdivisions.

Senate File 123, a bill for an act to permit county governments to regulate and license junk dealers.

Read first time and referred to committee on judiciary.
Senate File 150, a bill for an act relating to the state apiarist.
Read first time and referred to committee on agriculture.
Rider of Marshall 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 Rider of Marshall, Scott of Pottawattamie and Harrington of Buchanan.

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 Fulton presiding.

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

Senator Benda of Poweshiek moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor Hughes and National Commander of The American Legion, Donald E. Johnson, that the joint convention was ready to receive them.

Motion prevailed and the President appointed as such committee Senators Benda of Poweshiek, Kruck of Boone and Dodds of Des Moines, on the part of the Senate, and Representatives Stueland of Hancock, Busing of Hamilton and Foster of Cedar, on the part of the House.

The committee waited upon Governor Hughes and Commander Johnson and escorted them to the Speaker's station. President Fulton presented to the joint convention the Honorable Victor C. Stueland, Representative of Hancock County, who introduced Donald E. Johnson, National Commander of The American Legion, with the following remarks:

Governor Hughes, Lieutenant Governor Fulton, Members of the Sixty-first General Assembly of Our Iowa Legislature, Ladies and Gentlemen:
Today I have the greatest honor and privilege to present to you here in the House chamber of our Iowa State Capitol, our own Iowa-born orphan boy, who throughout all of his life his aim has always been to do his utmost in the service to his God, and to his country and now at the age of forty years he is a six foot four inches, two hundred fifty pound man, full of energy as he has been all through his life.

He took a great interest in the welfare of his hometown of West Branch, Iowa, in all of their community projects. At the start of World War II he enlisted in the United States Army and served with the 89th Infantry Division, and at the close of the war he was back in his hometown of West Branch and there joined the American Legion Post serving in nearly all of the elective offices. Later he was elected Commander of the First District, and in 1952 he was elected as our State Commander, and later elected as our National Executive Committeeman.
Last September at the National Convention in Dallas, Texas, he was unanimously elected National Commander of The American Legion and now he is being called to speak in all of these our United States, also in some foreign countries in carrying out The American Legion programs of Peace on Earth and Good Will to All Men. I now present to you our National Commander, Donald E. Johnson.

## ADDRESS BY NATIONAL COMMANDER DONALD E. JOHNSON

Thank you very much, Representative Stueland, Governor Hughes and President Fulton. I'm so pleased to be home again. I am proud to be an Iowan, and I am proud to represent a volunteer organization of more than two-and-a-half million war veterans. I am humbled by the great responsibility that is mine as I seek to represent fairly and factually the views
of these men and women who have dedicated their lives to the service of God and country.

It was my distinct privilege and pleasure to have had a fine Iowa Legionnaire as my guest at an American Legion reception during inaugural week in Washington, D. C., the Governor of the great State of Iowa, The Honorable Harold Hughes.

In many instances, this is my first opportunity to personally thank those of you who, as members of the last General Assembly, were. instrumental in passage of a joint resolution supporting my candidacy for the office of National Commander of The American Legion. Your action, I know, contributed heavily to the success of my campaign and I take this occasion to express my sincere appreciation.

My friends in Iowa have been sending me newspaper clippings indicating a bit of apprehension on the part of some as to my subject matter before this distinguished Assembly.

Fortunately for me, this august body placed no limitation on me. I should say, however, that the Constitution of The American Legion states that our organization "shall be absolutely non-political," and I shall live by the rules of those whom I represent.

If I had been limited to material non-controversial in nature, I'm afraid I could not have said "good morning," for you can always find someone who wants to know "what's so good about it?"

Numerous newspapers across this great nation, in both the news and editorial columns, have alluded to the position of The American Legion with reference to communism and the appearance of communists or communistoriented speakers before audiences at our tax-supported schools, colleges and universities. The American Legion's strong historical position of being firmly anti-communist needs no defense from me.

Our position concerning communist speakers, or for that matter any speaker whose purpose is to promote a foreign "ism" is well established and needs no clarification from me today. We simply say that there is no moral or legal obligation to provide any speaker, who advocates the violent overthrow of our government, with any tax-supported forum or platform.

This does not mean that we advocate suppression of teaching about communism in our public schools. Quite the contrary. The American Legion, in cooperation with the National Education Association, created a joint study committee to delve into this problem in depth. After several years of effort there was developed a handbook entitled "Guidelines for Teaching About Communism," designed as an aid for teachers in junior and senior high schools.

We will have available a copy for every legislator. It has been provided to school superintendents and administrators in public and private school systems throughout the land. It has been widely acclaimed for its excellence, and in the 1964-65 survey by the Institute for American Strategy on the subject of education about communism in secondary schools there appears this commentary:
"The latest IAS survey indicates that the guidelines publication with the widest acceptance among educators is Guidelines For Teaching About Communism in Junior and Senior High Schools issued by the Joint Committee of the National Education Association and The American Legion. The cooperation of these two highly respected and potent national groups has resulted in possibly the most important 'breakthrough' in this field in recent years. Educators, particularly at the working levels, seem to feel that they can present a program upon which these two organizations have cooperated with relative assurance of community support and minimum criticism."

The American Legion is highly gratified by that appraisal and I am personally proud of the fact that two Iowans played key roles in the development of this handbook. Dr. John H. Haefner, of University High School in Iowa City, was an outstanding resource contributor and Ed Wieland, of Des Moines, The American Legion's Assistant National Director of Americanism, was responsible for coordinating much of The American Legion's effort, and for final distribution of the book.

The American Legion has four basic programs-Americanism, Child Welfare, National Security and Rehabilitation. The subject which I have just discussed falls within the province of our National Americanism Commission.

Upon my election in Dallas, Texas, I told the delegates that I wanted to dedicate my tenure of office as National Commander of The American Legion to service to youth of America-to a revitalization of all those great service programs of The American Legion designed to serve the young people of this land-to build a young America strong in mind and bodyto build a young America strong in devotion to God and country-to build a young America dedicated to the preservation of the ideals of freedom, justice and democracy.

Our programs of Boys State and Boys Nation, of Boy Scout sponsorship, of Boys Club support, National High School Oratorical Contest and American Legion Baseball all are showing a marked increase in activity this year. As for our youth activities in Iowa, I shall have an important announcement to make at The American Legion's conference banquet tonight here in Des Moines.

The American Legion's Child Welfare program moves with the times, shifting program emphasis when necessary to best meet the changing challenges of changing situations. By mid-1965 The American Legion and its affiliated organizations will have expended more than $\$ 200,000,000$ of our own funds to help young Americans cope with the problems of disease, want and neglect.

Our Child Welfare Foundation makes grants-in-aid to established research projects in the diseases of childhood. One of those grants made in 1946 to The American Heart Association, a joint project of The American Legion and the Auxiliary, totaling $\$ 50,000$, sparked a vast heart research program in the area of rheumatic fever and heart disease which has saved the lives of countless American youngsters.

This year The American Legion's Child Welfare program contains four legislative objectives requiring implementation at the state level. These are:

1. Legislation to curb the illicit traffic in dangerous and habit forming drugs.
2. Legislation requiring tests for P-K-U (Phenylketonuria) in newborn infants.
3. Legislation on the abused and battered child, and,
4. Legislation requiring the use of safety glasses in certain school activities.

There are good and valid reasons behind each of these proposals. Each is in the public interest, and we shall be grateful for your careful consideration of each of these measures as they may be brought before you.

The American Legion's program of national security is one in which we must concern ourselves with affairs of the federal government. The American Legion has been, and shall continue to be, the watchdog over the defense posture of the nation. Our most recent venture has been a most careful study of Secretary McNamara's proposal to re-align the army reserve and national guard forces.

I was in Denver, Colorado, on December 12 when the Secretary made his
announcement. On Monday, December 14, I appointed an executive section from our National Security Commission, including our own Bob Bush from Des Moines, to study the situation. On Thursday, December 17, that group was in Washington conferring with officials of the Department of Defense and Army Reserve and National Guard officials.

The recommendation of the executive section was mailed to our National Executive Committee members, resulting in conditional American Legion approval of Secretary McNamara's plan-that condition being that the re-alignment be implemented as outlined by the Secretary.

Our program of rehabilitation is one of sacred trust and responsibility and our most current and important concern in this area is the January 13 announcement by the Veterans Administration of plans to close thirty-one existing facilities of the VA, including the domiciliary at Clinton, Iowa, and again we are grateful to this body for your resolution regarding the closing of this installation.

The American Legion is pledged to an all-out campaign to have this order stayed for we consider it a false economy move and a reflection of the antiveteran attitude of the Bureau of the Budget. Those needy and deserving veterans who are now being cared for in these installations are going to have to be cared for elsewhere and there will be no reduction in the cost of care at another location.

The closing of sixteen regional offices will work a hardship on many who are neither physically nor financially capable of traveling long distances to obtain the counselling and services which they need and to which they are entitled.

Particularly pathetic is the plight of the domiciliary member. The average age of those men is sixty-nine years, most of them have no family, and most are victims of disabling illnesses, primarily heart disease. If the present order of the VA is permitted to stand, Iowa and its subdivisions will have an additional five hundred to six hundred men to care for.

The American Legion is pleased to note that the Iowa legislature continues to show its concern and compassion for those who served their state and nation in time of war, and now find themselves in need of assistance. I refer to the measure pending before you which would provide funds for additional facilities at the Iowa Soldiers Home at Marshalltown. I'm sure it will receive your favorable consideration and action.

The American Legion too is vitally interested in this facility, and I am pleased to report to you and to make public for the first time the fact that through monies made available to me, as National Commander, work has begun on the installation of an occupational therapy unit at the Iowa Soldiers Home. It will cost in the area of $\$ 8,500$ to $\$ 10,000$, and a formal dedication is being planned for late this spring.

In conclusion I should like to place new emphasis on the politically nonpartisan attitude of The American Legion. This organization is comprised of both Democrats and Republicans at every level of our structure, and within our ranks you will find men and women of every race, color and creed.

Every policy position of The American Legion originates in a local Post, and it could be any one of more than 16,500 Posts. If the local action survives the movement through district, state and national conventions, it then becomes American Legion policy.

A look at the record of The American Legion will reveal that we have, through the years, had many an occasion to offer both praise and criticism of Democrat and Republican alike.

With The American Legion, it is not party political affiliation that counts. In taking our stand on vital issues of the day we seek to examine all points of view, to hear all the facts available to us, then to apply the
single standard of what we, in our hearts and minds, believe to be in the best interests of America.

I trust that my message this morning has been informative, rather than political or controversial in nature, and I trust that it will be accepted in the spirit in which it is offered.

In this time of great challenge to America, The American Legion, I promise you, does not propose to be an organization of good men content to do nothing, but rather we shall continue as we have always been-an organization of those who served in wartime to save freedom, and are now ready to serve in peacetime the noblest of all causes, our God and our country.

Governor Hughes and Commander Johnson were escorted from the House chamber by the committee previously appointed.

Senator O'Malley of Polk moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Steffen in the chair.

## HOUSE FILES DEFERRED

The following bills received unanimous consent to be deferred and retain their place on the calendar: House Files 16, 27, 42 and 73.

## EXTENSION OF TIME GRANTED <br> (House Joint Resolution 1)

Baringer of Fayette moved that Rule 50 be invoked on House Joint Resolution 1.

Jackson of Black Hawk offered a substitute motion that the committee on governmental affairs be given additional time for study on House Joint Resolution 1 and moved its adoption.

Roll call was requested by Grassley of Butler and Baringer of Fayette.

On the question "Shall the committee be granted additional time for study on House Joint Resolution 1 ?"

The ayes were, 95:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Burke
Busing
Caffrey
Carnahan
Clapsaddle

Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Distelhorst
Doderer
Dougherty
Duffy
Dunton

| Foster | Gregerson |
| :--- | :--- |
| Fullmer | Hageman |
| Gallagher | Hanson |
| Gannon | Harrington |
| Gaudineer | Hausheer |
| Gillette of | Holmes |
| Clay-Dickinson | Houston |
| Gillette of | Hullinger |
| Story | Jackson of |
| Glanton | Black Hawk |
| Gleason | Keleher |
| Glenn | Kempter |


| Kennedy | Miller of | Rasmussen | Smith of |
| :---: | :---: | :---: | :---: |
| Lawlor | Des Moines | Redfern | Linn |
| Loss | Morgan | Renda | Stevenson |
| Lynch | Mueller | Resnick | Stueland |
| Madden | Murphy | Rickert | Uban |
| Mahan | Nagle | Rider | Utzig |
| Maley | Nielsen of | Robinson | Varney |
| Maule | Emmet-Palo Alto | Roe | Webster |
| Mayberry | Oehlsen | Scott | Wengert |
| McNamara | O'Malley | Seibert | Whisler |
| Meacham | Oxley | Shannahan | Wilson |
| Melrose | Palmer | Shirley of | Wolcott |
| Miller of | Quinn | Dallas | Wright |
| Buena Vista | Radl |  | Mr. Speaker |
| The nays were, 16: |  |  |  |
| Baringer | Grassley | Nielsen of | Stokes |
| Busch | Millen | Shelby | Strothman |
| Den Herder | Miller of | Scherle of | Tieden |
| Fisher of | Page | Fremont-Mills | Winkelman |
| Greene | Nelson | Smith of |  |
| Graham |  | O'Brien |  |
| Absent or not voting, 13: |  |  |  |
| Brinck | Felger | Jackson of | Ossian |
| Detje | Fischer of | Clinton | Patton |
| Doyle | Grundy | Kluever | Reichardt |
| Edgington | Hutchins | Korn |  |

The motion prevailed.

## REPORTS OF COMMITTEES

Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 131, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to increase the minimum sick leave for 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 do pass.

Bruce E. Mahan, Chairman.

## Also:

Mr. Speaker: Your committee on education to whom was referred House File 139, 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.

Bruce e. Mahan, Chairman.
Also :
Mr. Speaker: Your committee on education to whom was referred House File 171, a bill for an act to amend section two hundred seventy-nine point twenty-five (279.25), Code 1962, relating to purchase of school supplies,
begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 89, a bill for an act to make a license a right, begs leave to report it has 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.

Keith Dunton, Chairman.

Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 121, a bill for an act relating to the speed limit of 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 121 as follows:

1. Amend section one (1), line five (5), by striking the word "fifty-five (55)" and inserting in lieu thereof the following word, "sixty (60)".

Keith Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 124, a bill for an act requiring that all operator's and chauffeur's licenses shall bear a photograph of the licensee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith Dunton, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 147, a bill for an act relating to the state apiarist, begs leave to report it has had 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 Mueller, Chairman.

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 146, a bill for an act relating to purchase of gas or water 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.

Adrian Brinck, Chairman.

## MINORITY REPORT

Mr. Speaker: A minority of the members of the committee on governmental subdivisions which has had House File 146 under consideration, begs
leave to make the following minority report on House File 146: "We, the minority members of the committee on governmental subdivisions, recommend that House File 146 be indefinitely postponed."

Respectfully submitted by,
leroy S. Miller.
harold Nelson. Charles F. Strothman. Maurice E. Baringer.
Charles E. Grassley.

## AMENDMENTS FILED

Amend House File 27 as follows:

1. Amend section one (1), line eight (8), by adding after the period the following: "Any person or persons under the age of twenty-one years shall not enter any establishment where the gross profit for intoxicants of any kind exceeds that which is derived from the sale of food.

Cohen of Black Hawk.
Amend the amendment to House File 30 filed by the committee on governmental subdivisions on February 9, 1965, by striking lines eighty-nine (89) through ninety-two (92), inclusive.

Brinck of Lee.

## Amend House File 56 as follows: <br> 1. Amend House File 56 by striking from line 26 of section 1 the following: "appraisals,".

Doderrer of Johnson.
Amend House File 113 by striking all after the enacting clause and inserting in lien thereof the following:

Section 1. Section seventy-nine point one (79.1), Code 1962, is amended by striking from lines eleven (11) to seventeen (17), inclusive, the words 'one week's vacation after one year's employment and two weeks' vacation after one year's employment and two weeks' vacation per year after the second and through the tenth year of employment, and three weeks' vacation per year after the tenth and all subsequent years of employment, with pay." and inserting in lieu thereof the words "seven calendar days' vacation after one year's employment and fourteen calendar days' vacation per year after the second and through the tenth year of employment, and twenty-one calendar days' vacation per year after the tenth and through the fifteenth year of employment, and twenty-eight calendar days' vacation per year after the fifteenth and through the twentieth year of employment, and one additional calendar day's vacation, more than twenty-eight calendar days, for each year of employment beyond twenty years, all with pay."

DODERER of Johnson.
1 Amend House File 146 as follows:
2 1. By striking the word and figure "sixteen (16)" in line 33 and inserting in lieu thereof the word and figure "thirteen 4 (13)".

On motion by Maule of Monona, the House adjourned until 9:30 a.m., Tuesday, February 16, 1965.

# JOURNAL OF THE HOUSE 

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, February $16,1965$.

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

Prayer was offered by the Reverend Leslie Chapman, pastor of the First Congregational Church, Charles City, Iowa.

The Journal of Monday, February 15, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kempter of Jackson on request of Duffy of Dubuque.

## PRESENTATION OF VISITORS

Madden of Clarke-Union presented to the House a government class from Murray School in Clarke County and their teacher, Floyd Frye.

Shirley of Dallas presented to the House one hundred forty senior students from the Perry Community School.

Rasmussen of Polk presented to the House twenty-one students from the fifth and sixth grades of the Mt. Olive Lutheran School, Des Moines, and their teacher, Miss Walde.

## PETITIONS

The following petitions were presented and placed on file:
By Winkelman of Calhoun, from eighteen residents of Calhoun County opposing the fifteen-hundred-pupil school district.

By Quinn of Washington, from fourteen county officers of Washington County favoring the county pay raise bill.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 150.

ADOPTION OF COMMITTEE REPORTS
The Chief Clerk announced the adoption of reports of committees on House Files 121, 124, 131, 139, 146, 147 and 171, under Rule 35.

## MESSAGES FROM 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 29, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution.
Also: That the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 9, proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

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

Senate Joint Resolution 15, relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 106, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to such assistants as may be necessary by board resolution and to remove the superfluous office of secretary, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 106 by inserting in line two (2) after the figures "(217.7)" the word and figures ", Code 1962,".

Amendment was adopted.
Conway of Louisa-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?" (H. F. 106)
The ayes were, 113:

| Anderson | Busing | Doderer | Foster |
| :--- | :--- | :--- | :--- |
| Bailey | Carnahan | Dougherty | Fullmer |
| Baker | Clapsaddle | Doyle | Gallagher |
| Baringer | Cochran | Duffy | Ganon |
| Bogenrief | Coffman | Dunton | Gaudineer |
| Boot | Cohien | Edgington | Gillette of |
| Breitbach | Convay | Felger | Clay-Dickinson |
| Bremmer | Craig | Fischer of | Gillette of |
| Brinck | Crosier | Grundy | Story |
| Burke | Denato | Fisher of | Glanton |
| Busch | Detje | Greene | Gleason |


| Graham | Maley | Oehlsen | Shirley of |
| :--- | :--- | :--- | :--- |
| Grassley | Maule | O'Malley | Dallas |
| Gregerson | Mayberry | Ossian | Smith of |
| Hageman | McNamara | Oxley | Linn |
| Hanson | Meacham | Palmer | Smith of |
| Harrington | Melrose | Patton | O'Brien |
| Hausheer | Millen | Quinn | Stevenson |
| Holmes | Miller of | Radl | Stokes |
| Houston | Buena Vista | Rasmussen | Strothman |
| Hullinger | Miller of | Redfern | Stueland |
| Hutchins | Des Moines | Reichardt | Tieden |
| Jackson of | Miller of | Renda | Uban |
| Clinton | Page | Resnick | Utzig |
| Keleher | Morgan | Rickert | Varney |
| Kennedy | Murphy | Rider | Webster |
| Korn | Nagle | Robinson | Wengert |
| Lawlor | Nelson | Roe | Whisler |
| Loss | Nielsen of | Scherle of | Wikelman |
| Lynch | Emmet-PaloAltoFremont-Mills <br> Madden | Wolcott |  |
| Mahan | Nielsen of | Scott | Wright |
|  | Shelby | Seibert |  |

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

Caffrey
Den Herder
Distelhorst

## Glenn

 Jackson of Black HawkKempter Kluever Mueller

Shannahan
Wilson
Mr. Speaker

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

House File 73, a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation, with report of committee recommending passage, was taken up for consideration.

Caffrey of Polk offered the following committee amendment and moved its adoption:

Amend House File 73 by deleting lines thirteen (13), fourteen (14) and fifteen (15) up to the period after the word "obtainable" in line fifteen (15).

The amendment was adopted.
Denato of Polk asked and received unanimous consent to withdraw his amendment filed February 10.

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

On the question "Shall the bill pass?" (H. F. 73)
The ayes were, 89 :

| Bailey | Boot | Burke | Carnahan |
| :--- | :--- | :--- | :--- |
| Baker | Breitbach | Busing | Clapsaddle |
| Bogenrief | Bremmer | Caffrey | Cochran |


| Cohen | Glanton |
| :--- | :--- |
| Conway | Gleason |
| Craig | Glenn |
| Crosier | Hageman |
| Denato | Hanson |
| Detje | Harrington |
| Distelhorst | Hausheer |
| Doderer | Holmes |
| Dougherty | Hutchins |
| Doyle | Jackson of |
| Duffy | Black Hawk |
| Dunton | Jackson of |
| Felger | Clinton |
| Foster | Keleher |
| Fullmer | Kennedy |
| Gallagher | Korn |
| Gannon | Lawlor |
| Gaudineer | Loss |
| Gillette of | Lynch |
| Clay-Dickinson | Madden |
| Gillette of | Mahan |
| Story | Maley |

The nays were, 27 :

| Anderson <br> Baringer | Fisher of <br> Greene |
| :--- | :--- |
| Brinck | Graham <br> Busch |
| Grassley |  |
| Coffman | Houston |
| Edgington | Hullinger |
| Fischer of | Kluever |
| Grundy | Millen |

Absent or not voting, 8:

| Den Herder   <br> Gregerson Kempter Mueller$\quad$ Wilson |  |  |
| :--- | :--- | :--- | :--- |
| Meacham | Radl | Mr. Speaker |

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

## SENATE FILE 42 SUBSTITUTED FOR HOUSE FILE 93

Cohen of Black Hawk asked and received unanimous consent to substitute Senate File 42 for House File 93.

Senate File 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions, with report of committee recommending passage, was taken up for consideration.

Cohen 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?" (S. F. 42)

The ayes were, 119:

| Anderson | Foster | Madden | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Mahan | Renda |
| Baker | Gallagher | Maley | Resnick |
| Baringer | Gannon | Maule | Rickert |
| Bogenrief | Gaudineer | Mayberry | Rider |
| Boot | Gillette of | Meacham | Robinson |
| Breitbach | Clay-Dickinson | Melrose | Roe |
| Bremmer | Gillette of | Millen | Scherle of |
| Brinck | Story | Miller of | Fremont-Mills |
| Burke | Glanton | Buena Vista | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Des Moines | Shannahan |
| Caffrey | Graham | Miller of | Shirley of |
| Carnahan | Grassley | Page | Dallas |
| Clapsaddle | Gregerson | Morgan | Smith of |
| Cochran | Hageman | Mueller | Linn |
| Coffman | Hanson | Murray | Smith of |
| Cohen | Harrington | Nagle | O'Brien |
| Conway | Hausheer | Nelson | Stevenson |
| Craig | Holmes | Nielsen of | Stokes |
| Crosier | Houston | Emmet-Palo Alto Strothman |  |
| Denato | Hullinger | Nielsen of | Stueland |
| Den Herder | Hutchins | Shelby | Tieden |
| Detje | Jackson of | Oehlsen | Uban |
| Distelhorst | Black Hawk | O'Malley | Utzig |
| Doderer | Jackson of | Ossian | Varney |
| Dougherty | Clinton | Oxley | Webster |
| Doyle | Keleher | Palmer | Wengert |
| Duffy | Kennedy | Patton | Whisler |
| Dunton | Kluever | Quinn | Wilson |
| Edgington | Korn | Radl | Winkelman |
| Felger | Lawlor | Rasmussen | Wolcott |
| Fisher of | Loss | Redfern | Wright |
| Greene |  |  |  |

The nays were, 1:
Fischer of
Grundy
Absent or not voting, 4:
Kempter Lynch McNamara Mr. Speaker

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

## HOUSE FILE 93 WITHDRAWN

Cohen of Black Hawk asked and received unanimous consent to withdraw House File 93 from further consideration by the House.

House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn, with report of committee recommending passage, was taken up for consideration.

Rasmussen 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?" (H.F. 128)
The ayes were, 118:
Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Burke
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson

| Lynch | Redfern <br> Madden |
| :--- | :--- |
| Mahan | Reichardt |
| Renda |  |
| Maley | Resnick |
| Maule | Rickert |
| Mayberry | Rider |
| McNamara | Robinson |
| Meacham | Roe |
| Melrose | Scherle of |

Glanton Millen
Gleason Miller of
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss

The nays were, 1 :
Coffman
Absent or not voting, 5:
Den Herder Mueller
Kempter
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 84 WITHDRAWN

McNamara of Linn asked and received unanimous consent to withdraw House File 84 from further consideration by the House.

House File 138, a bill for an act to repeal section two hundred ninety-seven point two (297.2), two hundred ninety-seven point three (297.3) and two hundred ninety-seven point four (297.4), Code 1962, relating to size of schoolhouse sites and to enact a substitute therefor, with report of committee recommending passage, was taken up for consideration.

Duffy of Dubuque offered the following amendment filed by him and moved its adoption:

Amend House File 138, section one (1), line five (5), by striking the word "take" and inserting in lieu thereof the word "acquire".

McNamara of Linn moved to defer action on the bill.
Motion lost.
The amendment lost.
Redfern of Lee offered the following amendment and moved its adoption:

Amend House File 138, section one (1), line six (6), by striking the words "or outside of".

The amendment lost.
Bailey 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?" (H. F. 138)
The ayes were, 83:

| Bailey | Dunton Jackson of <br> Clinton  | Patton <br> Qaker | Felger |
| :--- | :--- | :--- | :--- |
| Baringer | Foster | Kennedy | Radl |
| Boot | Fullmer | Kluever | Rasmussen |
| Breitbach | Gallagher | Korn | Renda |
| Bremmer | Gannon | Lawlor | Resnick |
| Brinck | Gaudineer | Mahan | Rickert |
| Burke | Gillette of | Maule | Rider |
| Busch | Clay-Dickinson | Mayberry | Robinson |
| Caffrey | Gillette of | Meacham | Roe |
| Carnahan | Story | Melrose | Seibert |
| Clapsaddle | Glanton | Millen | Smith of |
| Cochran | Gleason | Miller of | Linn |
| Coffman | Glenn | Buena Vista | Smith of |
| Cohen | Grassley | Miller of | O'Brien |
| Craig | Gregerson | Des Moines | Uban |
| Crosier | Hageman | Morgan | Utzig |
| Den Herder | Hanson | Mueller | Varney |
| Detje | Hausheer | Nagle | Webster |
| Distelhorst | Houston | Nelson | Wengert |
| Doderer | Hutchins | Nielsen of | Wilson |
| Dougherty | Jackson of | Emmet-Palo Alto Wright |  |
| Doyle | Black Hawk | Palmer |  |

The nays were, 37 :

| Anderson | Fischer of |
| :--- | :--- |
| Bogenrief | Grundy |
| Busing | Fisher of |
| Conway | Greene |
| Denato | Graham |
| Edgington | Harrington |

Holmes
Hullinger
Keleher
Loss
Lynch
Madden

Maley
McNamara
Miller of
Page
Nielsen of
Shelby

| Oehlsen | Reichardt | Shirley of | Stueland |
| :--- | :--- | :--- | :--- |
| O'Malley | Scherle of | Dallas | Tieden |
| Ossian | Fremont-Mills | Stevenson | Whisler |
| Oxley | Scott | Stokes | Winkelman |
| Redfern |  | Strothman | Wolcott |
| Absent or not voting, 4: |  |  |  |
| Kempter | Murphy | Shannahan | Mr. Speaker |

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

Senate File 99, 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.

Hausheer 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?" (S. F. 99)
The ayes were, 114 :

| Anderson | Fisher of | Loss | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Lynch | Redfern |
| Baker | Foster | Madden | Resnick |
| Baringer | Fullmer | Mahan | Rider |
| Bogenrief | Gallagher | Maley | Robinson |
| Boot | Gannon | Maule | Roe |
| Breitbach | Gaudineer | Mayberry | Scherle of |
| Bremmer | Gillette of | Meacham | Fremont-Mills |
| Brinck | Clay-Dickinson | Melrose | Scott |
| Burke | Gillette of | Millen | Seibert |
| Busch | Story | Miller of | Shannahan |
| Carnahan | Gleason | Buena Vista | Shirley of |
| Clapsaddle | Glenn | Miller of | Dallas |
| Cochran | Graham | Des Moines | Smith of |
| Coffman | Grassley | Miller of | Linn |
| Cohen | Gregerson | Page | Smith of |
| Conway | Hageman | Morgan | O'Brien |
| Craig | Hanson | Mueller | Stevenson |
| Crosier | Harrington | Nagle | Stokes |
| Denato | Hausheer | Nelson | Strothman |
| Den Herder | Holmes | Nielsen of | Stueland |
| Detje | Houston | Emmet-PaloAlto Tieden |  |
| Distelhorst | Hullinger | Nielsen of | Uban |
| Doderer | Hutchins | Shelby | Utzig |
| Dougherty | Jackson of | Oehlsen | Varney |
| Doyle | Black Hawk | O'Malley | Webster |
| Duffy | Jackson of | Ossian | Wengert |
| Dunton | Clinton | Oxley | Whisler |
| Edgington | Keleher | Palmer | Wilson |
| Felger | Kennedy | Patton | Winkelman |
| Fischer of | Kluever | Quinn | Wolcott |
| Grundy | Korn | Radl | Wright |

The nays were, none.

Absent or not voting, 10:

| Busing | Kempter | Reichardt | Rickert |
| :--- | :--- | :--- | :--- |
| Caffrey | McNamara | Renda | Mr. Speaker |
| Glanton | Murphy |  |  |

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

## HOUSE FILE 142 WITHDRAWN

Hausheer of Story asked and received unanimous consent to withdraw House File 142 from further consideration by the House.

## SENATE FILE 86 SUBSTITUTED FOR HOUSE FILE 144

Scott of Pottawattamie asked and received unanimous consent to substitute Senate File 86 for House File 144.

Senate File 86, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, to provide for the education of children in state controlled institutions, with report of committee recommending passage, was taken up for consideration.

Scott 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?" (S. F. 86)
The ayes were, 116:

| Anderson | Doyle | Hausheer | Miller of |
| :--- | :--- | :--- | :--- |
| Bailey | Duffy | Holmes | Buena Vista |
| Baker | Dunton | Houston | Miller of |
| Baringer | Edgington | Hullinger | Page |
| Bogenrief | Felger | Hutchins | Morgan |
| Boot | Fischer of | Jackson of | Mueller |
| Breitbach | Grundy | Black Hawk | Nagle |
| Bremmer | Fisher of | Jackson of | Nelson |
| Brinck | Greene | Clinton | Nielsen of |
| Burke | Foster | Keleher | Emmet-Palo Alto |
| Busch | Fullmer | Kennedy | Nielsen of |
| Busing | Gallagher | Kluever | Shelby |
| Carnahan | Gannon | Korn | Oehlsen |
| Clapsaddle | Gaudineer | Lawlor | O'Malley |
| Cochran | Gillette of | Loss | Ossian |
| Coffman | Clay-Dickinson | Lynch | Oxley |
| Cohen | Gillette of | Madden | Palmer |
| Conway | Story | Mahan | Patton |
| Craig | Gleason | Maley | Quinn |
| Crosier | Glenn | Maule | Radl |
| Denato | Graham | Mayberry | Rasmussen |
| Den Herder | Grassley | McNamara | Redfern |
| Detje | Gregerson | Meacham | Renda |
| Distelhorst | Hageman | Melrose | Resnick |
| Doderer | Hanson | Millen | Rider |
| Dougherty | Harrington |  | Robinson |


| Roe | Shirley of | Stokes | Webster |
| :---: | :---: | :---: | :---: |
| Scherle of | Dallas | Strothman | Wengert |
| Fremont-Mills | Smith of | Stueland | Whisler |
| Scott | Linn | Tieden | Wilson |
| Seibert | Smith of | Uban | Winkelman |
| Shannahan | O'Brien | Utzig | Wolcott |
|  | Stevenson | Varney | Wright |
| The nays were | none. |  |  |
| Absent or not | ting, 8: |  |  |
| Caffrey | Miller of | Murphy | Rickert |
| Glanton | Des Moines | Reichardt | Mr. Speaker |

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

## HOUSE FILE 144 WITHDRAWN

Scott of Pottawattamie asked and received unanimous consent to withdraw House File 144 from further consideration by the House.

House File 209, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies, with report of committee recommending passage, was taken up for consideration.

Gannon 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?" (H. F. 209)
The ayes were, 116:

| Anderson | Detje | Graham | Maley |
| :--- | :--- | :--- | :--- |
| Bailey | Distelhorst | Grassley | Maule |
| Baker | Doderer | Gregerson | Mayberry |
| Baringer | Dougherty | Hageman | McNamara |
| Bogenrief | Doyle | Hanson | Meacham |
| Boot | Duffy | Harrington | Melrose |
| Breitbach | Dunton | Holmes | Millen |
| Bremmer | Felger | Houston | Miler of |
| Brinck | Fischer of | Hullinger | Buena Vista |
| Burke | Grundy | Hutchins | Miller of |
| Busch | Fisher of | Jackson of | Des Moines |
| Busing | Greene | Black Hawk | Miller of |
| Caffrey | Foster | Jackson of | Page |
| Carnahan | Fullmer | Clinton | Morgan |
| Clapsaddle | Gallagher | Keleher | Mueller |
| Cochran | Gannon | Kennedy | Nagle |
| Coffman | Gaudineer | Kluever | Nelson |
| Cohen | Gillette of | Korn | Nielsen of |
| Conway | Clay-Dickinson | Lawlor | Emmet-Palo Alto |
| Craig | Gillette of | Loss | Nielsen of |
| Crosier | Story | Lynch | Shelby |
| Denato | Gleason | Madden | Oehlsen |
| Den Herder | Glenn | Mahan | O'Malley |


| Ossian | Rickert | Smith of | Utzig |
| :--- | :--- | :--- | :--- |
| Oxley | Rider | Linn | Varney |
| Palmer | Robinson | Smith of | Webster |
| Patton | Roe | OBrien | Wengert |
| Quinn | Scherle of | Stevenson | Whisler |
| Radl | Fremont-Mills | Stokes | Wilson |
| Rasmussen | Scott | Strothman | Winkelman |
| Redfern | Seibert | Stueland | Wolcott |
| Renda | Shirley of | Tieden | Wright |
| Resnick | Dallas | Uban |  |

The nays were, none.
Absent or not voting, 8:

| Edgington | Hausheer | Murphy | Shannahan |
| :--- | :--- | :--- | :--- |
| Glanton | Kempter | Reichardt | Mr. Speaker |

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

House File 210, a bill for an act concerning insider trading of domestic stock insurance company equity securities, was taken up for consideration.

Jackson of Black Hawk moved that House File 210 be deferred and retain its place on the calendar.

Motion lost.
Gannon 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?" (H. F. 210)
The ayes were, 115:

| Anderson | Detje | Glenn | Maley |
| :--- | :--- | :--- | :--- |
| Bailey | Distelhorst | Graham | Maule |
| Baker | Doderer | Grassley | Mayberry |
| Baringer | Dougherty | Gregerson | McNamara |
| Bogenrief | Doyle | Hageman | Meacham |
| Boot | Duffy | Hanson | Melrose |
| Breitbach | Dunton | Harrington | Millen |
| Bremmer | Edgington | Hausheer | Miller of |
| Brinck | Felger | Holmes | Buena Vista |
| Burke | Fischer of | Houston | Miller of |
| Busch | Grundy | Hullinger | Des Moines |
| Busing | Fisher of | Hutchins | Miller of |
| Caffrey | Greene | Jackson of | Page |
| Carnahan | Fullmer | Clinton | Morgan |
| Clapsaddle | Gallagher | Keleher | Mueller |
| Cochran | Gannon | Kennedy | Nagle |
| Coffman | Gaudineer | Kluever | Nelson |
| Cohen | Gillette of | Korn | Nielsen of |
| Conway | Clay-Dickinson | Lawlor | Emmet-PaloAlto |
| Craig | Gillette of | Loss | Nielsen of |
| Crosier | Story | Lynch | Shelby |
| Denato | Glanton | Madden | Oehlsen |
| Den Herder | Gleason | Mahan | O'Malley |


| Ossian | Resnick | Shirley of | Utzig |
| :--- | :--- | :--- | :--- |
| Oxley | Rickert | Dallas | Varney |
| Palmer | Rider | Smith of | Webster |
| Patton | Robinson | O'Brien | Wengert |
| Quinn | Roe | Stevenson | Whisler |
| Radl | Scherle of | Stokes | Wilson |
| Rasmussen | Fremont-Mills | Strothman | Winkelman |
| Redfern | Scott | Stueland | Wolcott |
| Renda | Seibert | Tieden | Wright |

The nays were, 1:
Foster
Absent or not voting, 8:
Jackson of Murphy
Black Hawk
Kempter

Reichardt
Shannahan

Smith of Linn

Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright

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

## SPECIAL ORDER

Meacham of Poweshiek asked and received unanimous consent that House Files 174, 177, 178, 179, 211 and 212 be made the special order of business on Wednesday, February 17, 1965.

## MOTION TO RECONSIDER WITHDRAWN

Foster of Cedar asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate Joint Resolution 3 passed the House.

## HOUSE FILE 113 DEFERRED

Miller of Des Moines asked and received unanimous consent that House File 113 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 54 REFERRED TO COMMITTEE

House File 54 previously reported out for passage by the committee on public health is referred to the committee on ways and means by the Speaker for further consideration.

Senate File 114, a bill for an act relating to cattle testing and to amend section one hundred sixty-five point seventeen (165.17), Code 1962, 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?" (S. F. 114)
The ayes were, 118:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Burke
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Kennedy
Kluever
Korn
Lawlor

| Loss | Rasmussen |
| :--- | :--- |
| Lynch | Redfern |
| Madden | Renda |
| Mahan | Resnick |
| Maley | Rickert |
| Maule | Rider |
| Mayberry | Robinson |
| Maybamara | Roe |
| Meacham | Scherle of |
| Melrase | Fremont-Mills |
| Millen | Scott |
| Miller of | Seibert |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Miller of | Linn |
| Page | Smith of |
| Morgan | O'Brien |
| Mueller | Stevenson |
| Nagle | Stokes |
| Nelson | Strothman |
| Nielsen of | Stueland |
| Emmet-Palo Alto Tieden |  |
| Nielsen of | Uban |
| Shelby | Utzig |
| Oehlsen | Varney |
| O'Malley | Webster |
| Ossian | Wengert |
| Oxley | Whisler |
| Palmer | Wilson |
| Patton | Winkelman |
| Quinn | Wolcott |
| Radl | Wright |
|  |  |

The nays were, none.
Absent or not voting, 6:
Keleher Murphy $\quad$ Mr. Speaker
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 115, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10), and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the laws of the Sixtieth General Assembly, was taken up for consideration.

Tieden of Clayton offered the following amendment and moved its adoption:
Amend Senate File 115 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 Sioux Center

News, a newspaper published in Sioux Center, Iowa, and in The Clayton County Register, a newspaper published in Elkader, Iowa."

The amendment was 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?" (S. F. 115)
The ayes were, 117:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Burke
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger

Fischer of Grundy
Fisher of Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Holmes
Houston
Hullinger
Hutchins
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

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

## Foster <br> Harrington

Hausheer

Jackson of
Black Hawk

| Madden | Reichardt |
| :--- | :--- |
| Mahan | Renda |
| Maley | Resnick |
| Maule | Rickert |
| Mayberry | Rider |
| McNamara | Robinson |
| Meacham | Roe |
| Melrose | Scherle of |
| Millen | Fremont-Mills |

Miller of Scott
Buena Vista Seibert
Miller of Shannahan
Des Moines
Miller of Page
Morgan
Mueller
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Strothman
Nielsen of Stueland Shelby Tieden
Oehlsen Uban
O'Malley Utzig
Ossian Varney
Oxley Webster
Palmer Wengert
Patton Whisler
Quinn Wilson
Radl Winkelman
Pasmussen Wolcott
Redfern Wright

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

House File 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual,
fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill, with report of committee recommending amendment and passage, was taken up for consideration.

Rasmussen of Polk offered the committee amendment filed February 9, 1965.
(Business pending at adjournment.)
On motion of Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## INTRODUCTION OF BILLS

House File 263, by Gillette of Story, Maule, Dunton, Rasmussen, Gaudineer, Hausheer, Wilson, Cohen, Carnahan, Mahan, Brinck, Bremmer, Melrose, Reichardt, Mayberry, Cochran, Resnick, Jackson of Clinton, Gleason, Caffrey, Distelhorst, Maley, Gannon, Clapsaddle, Fullmer, Korn, Gillette of Clay-Dickinson, Kennedy, Oehlsen, Busing, Miller of Buena Vista, Kempter, Varney, Radl, Gregerson, Nagle, Wengert, Jackson of Black Hawk, Miller of Des Moines, Denato, Doderer, Rider, Glanton, Palmer, Shannahan, Rickert, Baker, O'Malley, Hageman, Shirley of Dallas, Detje, Glenn, Craig and Renda, a bill for an act relating to prohibiting unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, vocational schools, and housing.

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

House File 264, by Brinck, Millen, Distelhorst and Rickert, a bill for an act to provide for elections on the question of county zoning proceedings.

Read first time and referred to committee on governmental subdivisions.

House File 265, by Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley and Palmer, a bill
for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements.

Read first time and referred to committee on governmental subdivisions.

House File 266, by Fischer of Grundy, 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 commerce.
House File 267, by education committee, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients.

Read first time and placed on the calendar.
House File 268, by Utzig, Breitbach, Baker, Carnahan, Palmer, Wright, Melrose, Glanton and Reichardt, a bill for an act relating to the payment of automobile annual registration fees by persons serving in the armed forces of the United States.

Read first time and referred to committee on transportation.
House File 269, by Utzig, Breitbach, Carnahan, Palmer, Wright, Melrose, Glanton, Reichardt and Baker, a bill for an act to provide real property tax exemption to disabled veterans.

Read first time and referred to committee on ways and means.
House File 270, by Jackson of Black Hawk, Doderer, Lynch, Hausheer, Miller of Buena Vista, Wilson, Kempter, Gillette of Story, Rider, Breitbach, Denato, Baker, Carnahan, Miller of Des Moines, Bremmer and Melrose, a bill for an act to amend section ninety-seven B point forty-one (97B.41), Code 1962, as amended by chapter ninetysix (96), Acts of the Sixtieth General Assembly.

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

House File 271, by Strothman, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.

Read first time and referred to committee on ways and means.
House File 272, by Gillette of Story, a bill for an act relative to the use of applications for insurance which require indication of race or color of applicant.

Read first time and referred to committee on commerce.

House File 273, by Glenn, a bill for an act to amend chapter ninetyseven A ( 97 A ), Code 1962, to include the members of the fire marshal's division of the department of public safety.

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

House File 274, by Bogenrief, Wright and Houston, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles.

Read first time and referred to committee on transportation.
House File 275, by Mueller (Main) (companion bill to Senate File 219), a bill for an act relating to hog-cholera virus and serum.

Read first time and referred to committee on agriculture.
House File 276, by Jackson of Clinton, Rasmussen and Kluever (companion bill to Senate File 132), a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this act.

Read first time and referred to committee on commerce.
House File 277, by Strothman, a bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4) relating to reimbursement of school districts for loss of taxes.

Read first time and referred to committee on education.
House File 278, by Brinck and Nielsen of Emmet-Palo Alto, a bill for an act relating to publication of financial matters by school districts.

Read first time and referred to committee on education.

## SENATE MESSAGES CONSIDERED

Senate File 29, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution.

Read first time and passed on file.
Senate Joint Resolution 9, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

Read first time and referred to committee on governmental affairs.
Senate Joint Resolution 15, a joint resolution relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law.

Read first time and referred to committee on governmental affairs.
Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage.

Read first time and referred to committee on transportation.
Senate File 36, a bill for an act authorizing school districts to pay for group health care coverage and group life insurance for employees.

Read first time and referred to committee on education.
Senate File 55, a bill for an act to amend section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court.

Read first time and referred to committee on judiciary.
Senate File 139, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups.

Read first time and referred to committee on education.
Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.

Read first time and referred to committee on education.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS
Breitbach of Dubuque, 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 28.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 28.

## REPORTS OF COMMITTEES

Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 59, a bill for an act relating to marking and branding livestock, begs leave to report it has had the same under consideration and has instructed me to report the 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 59 by striking all after the enacting clause and inserting in lieu thereof the following:

Chapter one hundred eighty-seven (187), Code 1962, is hereby repealed and the following enacted in lieu thereof:

Section 1. When used in this Act:

1. "Secretary" means the secretary of agriculture.
2. "Person" means an individual, firm, association, partnership, or corporation; the singular shall also mean the plural where applicable.
3. "Brand" means an identification mark that is burned into the hide of a live animal by a hot iron or another method approved by the secretary.

Sec. 2. Any person having cattle, sheep, horses, mules, or asses shall have the right to adopt a brand for the use of which he shall have the exclusive right in this state, after recording such brand as provided in sections four (4) and six (6) or nine (9) of this Act.

Sec. 3. No evidence of ownership by brand shall be permitted in any court in this state unless the brand shall be recorded as provided in sections (4) and six (6) or nine (9) of this Act.

Sec. 4. Any person desiring to adopt a brand shall forward to the secretary proper brand application forms of such desired brand, together with a recording fee of fifteen (15) dollars. Upon receipt of such application and fee, the secretary shall file the same and unless such brand is of record as that of some other person or conflicts with or closely resembles the brand of another person, the secretary shall record the same. If the secretary determines that such brand is of record or conflicts with or closely resembles the brand of another person he shall not record it but shall return such facsimile and fee to the forwarding person. The power of examination, approval, acceptance, or rejection shall be vested in the secretary. It shall be the duty of the secretary to file all brands offered for record pending the examination provided for in this section. The secretary shall make such examination as promptly as possible. If the brand is accepted, the ownership thereof shall vest in the person recording it from the date of filing.

Sec. 5. The recording provided for in sections four (4) and six (6) or nine (9) of this Act shall secure the brand to the person and shall be considered personal property of said owner.

Sec. 6. As soon as the brand is recorded by the secretary, he shall furnish the owner thereof with two (2) certified copies of the record of such brand. Additional certified copies may be obtained by the payment of five (5) dollars for each copy. Upon receipt by the owner of the certified copies of the record of such brand from the secretary, the owner shall within ten (10) days file one (1) of the certified copies in the office of the county recorder of the county where the owner's principal place of business is located and one (1) copy in each county where such branded animals are to be kept.

Sec. 7. It shall be unlawful to use any brand for branding any horses, cattle, sheep, mules, or asses unless the brand has been recorded as provided
by this Act. Anyone convicted of violating this section shall be fined a sum not to exceed one hundred (100) dollars or imprisoned in the county jail not to exceed thirty (30) days.

Sec. 8. Any brand recorded as provided in section four (4) of this Act shall be the property of the person causing such record to be made and shall be subject to sale, assignment, transfer, devise, and descent as personal property. Instruments of writing, evidencing the sale, assignment, or transfer of such brand shall be recorded by the secretary and the fee for recording such sale, assignment, or transfer shall be five (5) dollars.

Sec. 9. As soon as instruments of writing evidencing the sale, assignment, or transfer of a brand have been recorded by the secretary, he shall furnish such new owner certified copies of such sale, assignment, or transfer. Upon receipt of the certified copies from the secretary, such person shall within ten (10) days file one (1) of such certified copies in the office of the county recorder of the county or counties where the certified copy or copies of the prior record of such brand was filed under section six (6) or this section of this Act, one (1) certified copy in the office of the county recorder of the county in which such new owner's principal place of business is located, and one (1) copy in each county where such branded animals are to be kept.

Sec. 10. In all suits at law or equity or in any criminal proceedings in which the title to animals is an issue, the certified copies recorded as provided for in sections six (6) or nine (9) shall be prima-facie evidence of the ownership of such animal by the person in whose name the brand is recorded.

Sec. 11. It shall be the duty of the secretary from time to time to cause to be published in book form a list of all brands on record at the time of such publication. Such lists may be supplemented from time to time. The publication shall contain a facsimile of all brands recorded and the owner's name and post office address. The records shall be arranged in convenient form for reference. It shall be the duty of the secretary to send one (1) copy of the brand book and supplements to the county recorder of each county. Such books and supplements shall be without cost to the county and shall be kept as a matter of public record. The books and supplements may be sold to the general public at the cost of printing and mailing each book.

Sec. 12. All fees and money, collected under the provisions of sections four (4), six (6), eight (8), and thirteen (13) of this Act by the secretary shall be placed in the general fund.

Sec. 13. Each owner of a brand of record beginning on January 1, 1970, shall pay to the secretary a fee of five (5) dollars and a fee of five (5) dollars on January 1 of each fifth (5th) year thereafter. The secretary shall give a receipt for all such payments made and if any owner of a brand of record shall fail, refuse, or neglect to pay such fee by July 1 of each year in which it is due, such brand shall become forfeited and no longer carried in the record. Any such forfeited brand shall not be issued to any other person within a period of less than ten (10) years following date of forfeiture.

Sec. 14. Any person who shall brand, attempt to brand, or cause to be branded the animals of another, or who shall efface, deface, or obliterate or attempt to efface, deface, or obliterate any brand upon any animal or animals of another, or who shall brand, attempt to brand, or cause to be branded the recorded brand of another on any animal shall be imprisoned in the penitentiary not to exceed two (2) years or fined not to exceed one thousand $(1,000)$ dollars, or both.

Sec. 15. Any person having duly recorded a brand or mark used on live
animals in the office of any county recorder of any county in Iowa before the effective date of this Act shall be presumed to be the owner of such brand or mark and shall be protected in the use of such brand or mark for a period of ninety (90) days from the effective date of this Act. In the event any two (2) or more persons present for recording the same or similar brand, the one (1) whose brand was recorded first (1st) with any county recorder shall be the one (1) entitled to record, use, and own such brand pursuant to this Act. If such presumed owner fails to file application, facsimile, and recording fee as provided for in section four (4) of this Act within the ninety ( 90 ) day period, title to such brand or mark which may have been acquired by such recording shall terminate as of midnight of the last day of the ninety (90) day period. If such presumed owner files an application, facsimile, and recording fee as provided for in section four
(4) of this Act it shall be the duty of the secretary to give priority to examination of such application.
Sec. 16. The secretary may appoint a state branding committee to help initiate this program.

## Harold Mueller, Chairman.

Maule of Monona, 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 153, a bill for an act relating to taxation for the county fund for mental health, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 153, section one (1), by striking from line four (4) the word "further" and inserting in lieu thereof the word "hereby": Elroy Maule, Chairman.

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.
Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 148, a bill for an act relating to terms of members of the capitol planning 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.

Charles P. Miller, Chairman.

[^5]governor and lieutenant governor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 6 by striking all after the enacting 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 two (2) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:
"Section 2. The Governor elected at the general election in the year 1970 shall be elected by the qualified electors at the time and place of voting for members of the General Assembly. The Governor shall hold his office four (4) years from the time of his installation and until his successor is elected and qualified."

Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:
"Section 3. There shall be a Lieutenant Governor who shall hold his office four (4) years and be elected at the same time and be of the same political affiliation as the Governor. In voting, the electors shall designate for whom they vote for Governor and Lieutenant Governor by casting one (1) vote for both offices on a ballot which shall place the Governor and Lieutenant Governor together on the ballot so that one (1) vote shall be cast for both and said vote shall thereafter be counted as a vote for each. The returns of every election for Governor and Lieutenant Governor shall be sealed and transmitted to the seat of government of the state, directed to the Speaker of the House of Representatives who shall open and publish them in the presence of both houses of the General Assembly.

Section four (4) of Article four (IV) of the Constitution of the State of Iowa but not to include amendment one (1) of the amendments of 1952 is hereby repealed and the following adopted in lieu thereof:
"Section 4. The persons having the highest number of votes for Governor and Lieutenant Governor shall be duly elected. If the number of votes cast for Governor and Lieutenant Governor of one (1) political affiliation shall be equal to the number of votes cast for Governor and Lieutenant Governor of a second (2nd) political affiliation, and should the number of votes so cast in both instances be the highest number of votes for the two (2) offices, a tie vote shall exist and the General Assembly shall by joint vote forthwith proceed to elect two (2) of the persons Governor and Lieutenant Governor. The Governor and Lieutenant Governor so elected shall be of the same political affiliation."

Section five (5) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the words ", or Lieutenant Governor," and inserting in lieu thereof the words "and Lieutenant Governor".

Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word "two" and inserting in lieu thereof the word "four (4)".

Section 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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

## AMENDMENTS FILED

Amend House File 30 by adding section seven (7). Each county courthouse shall be open to conduct regular business either during the period from eight o'clock ( $8: 00$ ) a.m., to twelve o'clock (12:00) noon on Saturday, or one evening of the week for the period from five o'clock ( $5: 00$ ) p.m., to nine o'clock (9:00) p.m.

Brinck of Lee.

1. Amend House File 30 by striking from line one (1) following the enacting clause the following:
"three hundred thirty-one point twenty-two (331.22),".
2. Further amend House File 30 by striking all of section two (2) therefrom and inserting in lieu thereof the following:
"Sec. 2. Section three hundred thirty-one point twentytwo (331.22) is hereby amended by striking from lines three (3) and four (4) the word fourteen (14) and inserting in lieu thereof the word eighteen (18)."

Scherle of Fremont-Mills. Busing of Hamilton. Fisher of Greene.

1. Amend House File 30 by striking the periods in lines 4, 7, 14 and 16 of section 2 and in each case inserting in its stead the following:
"; providing the member spends five full working days in the performance of his official duties for each week he holds the office. If such member elects to devote less than the aforesaid full time, his salary shall be seventy (70) percent of the compensation of other elected county officers in the county."
2. Further amend House File 30 by striking in lines 1, 3, 6, 10, 13 and 15 of section 2 the word "shall" and inserting in lieu thereof in each case the word "may".

Gallagher of Black Hawk.
Amend the Doderer amendment filed February 15, 1965, as follows:

1. Amend section one (1), line six (6), by striking the following: "and two weeks' vacation after one year's employment".
2. Amend section one (1), line eighteen (18), by striking the following: "more than twenty-eight calendar days,".
3. Amend section one (1), line nineteen (19), by striking the word "beyond" and inserting in lieu thereof the word "after", and by striking the word "all".

Doderer of Johnson.

1. Amend House File 121, section 1, line 5, by inserting after the word "sunset" the following:
"on primary highways paved with concerete, asphaltic concrete or a combination of both."

Scherle of Fremont-Mills. Shannahan of Woodbury:

1 Amend House File 131 as follows:
2 1. Amend section two (2) by striking all of line four (4)
3 and inserting in lieu thereof the word "sixty (60)". Rickert of Louisa-Muscatine. Gillette of Clay-Dickinson.

1 Amend House File 212 by inserting the word "underwriting"
2 after the word "for" in line eight (8) of paragraph " $b$ ",
3 subsection one (1) of section three (3).
Kluever of Cass.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Wednesday, February 17, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 17, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by Father C. J. Gaul, pastor of the Sacred Heart Church, Chariton, Iowa.

The Journal of Tuesday, February 16, 1965, was approved.

## PETITION

The following petition was presented and placed on file:
By Nielsen of Emmet-Palo Alto, from four hundred fifteen residents of Emmet and Palo Alto Counties opposing the fifteen-hundredpupil school district.

## PRESENTATION OF VISITORS

Lynch of Warren presented to the House seven members of the Y-Teen group of Indianola and their leader, Mrs. Ray S. Olson.

Miller of Page presented to the House nine Y-Teens from Shenandoah High School and their sponsors, Mrs. Dale Roberts and Mrs. Clarence James.

Dougherty of Lucas-Monroe presented to the House eighteen Y. Teens of Lucas County, including an exchange student from Uruguay, Anna Bru, and their counselor, Mrs. Mary Lowe.

Gillette of Clay-Dickinson presented to the House the Honorable Robert Keir, a former member of the Iowa Senate in the Forty-ninth through the Fifty-third General Assemblies, and a former member of the state highway commission. Robert Keir was accompanied by a group of Clay County officers who were presented to the House.

Gleason of Humboldt-Pocahontas presented to the House thirty seventh and eighth grade students of Palmer Junior High School, Palmer, and their teacher, Edna Staltifus.

Shirley of Dallas presented to the House one hundred thirty students from Perry High School and their teacher, Dean Witmer.

Edgington of Franklin presented to the House the Honorable Lenabelle Bock, a former member of the House from Hancock County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable D. Vincent Mayberry "Birthday Congratulations."

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 37, 59, 148, 153 and House Joint Resolution 6, under Rule 35.

## ANNOUNCEMENT BY THE SPEAKER STATE UNIVERSITY OF IOWA

College of Law
Iowa City, Iowa

The Speaker of the House, House of Representatives, Sixty-first General Assembly, State House, Des Moines, Iowa.
Dear Mr. Speaker:
Enclosed with this letter you will find ten copies of a report of the Commission on Uniform State Laws. This is submitted to you pursuant to Section 5.4, Code 1962.

> Respectfully,
> s/ALlAN D. Vestal, Chairman, Commission on Uniform State Laws.

## HOUSE RESOLUTION 4

By Murphy of Carroll
Resolved by the House of Representatives, that only past legislators, state officials and school classes accompanied by teachers seated in the galleries be introduced to the House.

Laid over under Rule 25.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Tieden of Clayton offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ernest T. Smith, of Clayton County, who was a member of the Fifty-first and Fifty-second sessions of the General Assembly, passed away on April 17, 1964; 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 Tieden of Clayton, Baringer of Fayette and Patton of Delaware.

## HOUSE FILE 106 WITHDRAWN

Smith of O'Brien asked and received unanimous consent to reconsider the vote by which House File 106 passed the House on February 16.

Smith of O'Brien moved that the vote by which House File 106 was placed on its last reading and passed the House be reconsidered.

Motion prevailed.
Smith of O'Brien asked and received unanimous consent that House File 106 be withdrawn from further consideration by the House.

## CONSIDERATION OF BILLS

Smith of O'Brien asked and received unanimous consent for the immediate consideration of Senate File 29, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution.

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?" (S. F. 29)
The ayes were, 113:

| Anderson | Doderer <br> Dougherty | Grassley <br> Gregerson | Mahan <br> Baker |
| :--- | :--- | :--- | :--- |
| Baley |  |  |  |
| Baringer | Doyle | Duffy | Hageman |
| Bogenrief | Dunton | Hanson | Maule |
| Boot | Edgington | Harrington | Mayberry |
| Breitbach | Felger | Hausheer | MeNamara |
| Bremmer | Fisher of | Holmes | Mearham |
| Brinck | Greene | Houston | Mullinger |
| Burke | Foster | Hutchins | Miller of |
| Busch | Fullmer | Jackson of | Des Moines |
| Caffrey | Gallagher | Black Hawk | Mage |
| Carnahan | Gannon | Jackson of | Morgan |
| Clapsaddle | Gaudineer | Clinton | Mueller |
| Cochran | Gillette of | Keleher | Murphy |
| Coffman | Clay-Dickinson | Kempter | Nagle |
| Cohen | Gillette of | Kennedy | Nelson |
| Conway | Story | Korn | Nielsen of |
| Crosier | Glanton | Lawlor | Shelby |
| Den Herder | Gleason | Loss | Oehlsen |
| Detje | Glenn | Lynch | O'Malley |
| Distelhorst | Graham | Madden | Ossian |


| Oxley | Robinson | Smith of | Varney |
| :--- | :--- | :--- | :--- |
| Patton | Roe | O'Brien | Webster |
| Quinn | Scherle of | Stevenson | Wengert |
| Radl | Fremont-Mills | Stokes | Whisler |
| Rasmussen | Scott | Strothman | Winkelman |
| Redfern | Seibert | Stueland | Wolcott |
| Renda | Shirley of | Tieden | Wright |
| Resnick | Dallas | Uban | Mr. Speaker |
| Rickert | Smith of | Utzig |  |
| Rider | Linn |  |  |

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

| Busing | Fischer of |
| :--- | :---: |
| Craig | Grundy |
| Denato | Kluever |

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

## RECONSIDERATION OF VOTE ON HOUSE FILE 79

Harrington of Buchanan moved to reconsider the vote by which House File 79, a bill for an act to eliminate the mandatory square footage requirement for class " $B$ " beer permittees authorized to allow dancing, failed to pass the House on February 11.

The motion prevailed.
Harrington of Buchanan moved that the vote by which House File 79 was placed on its last reading be reconsidered.

Motion prevailed.
Maule of Monona moved that action of House File 79 be deferred.
Motion prevailed.

## COMMITTEE OF THE WHOLE

Meacham of Poweshiek asked and received unanimous consent that the House resolve itself into a committee of the whole, with the Speaker acting as Chairman, for the purpose of considering the provisions of House Files 174, 177, 178, 179, 211 and 212 and to invite William E. Timmons, Commissioner of Insurance, to appear before the committee.

Meacham of Poweshiek moved that the committee now rise.
Motion prevailed.
The House reconvened, Speaker Steffen in the chair.

## SPECIAL ORDER OF BUSINESS

House File 211, 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.

Hutchins of Benton moved to defer action on House File 211 and that the bill retain its place on the calendar.

Motion lost.
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?" (H. F. 211)
The ayes were, 97 :

| Anderson | Fisher of | Loss | Quinn |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Rasmussen |
| Baker | Gallagher | Mahan | Redfern |
| Boot | Gannon | Maley | Renda |
| Breitbach | Gaudiner | Maule | Resnick |
| Bremmer | Gillette of | Mayberry | Rickert |
| Brinck | Clay-Dickinson | McNamara | Robinson |
| Busch | Gillette of | Meacham | Roe |
| Caffrey | Story | Melrose | Scherle of |
| Carnahan | Glanton | Millen | Fremont-Mills |
| Clapsaddle | Glenn | Miller of | Seibert |
| Coffman | Graham | Buena Vista | Shirley of |
| Cohen | Grassley | Miller of | Dallas |
| Craig | Gregerson | Des Moines | Smith of |
| Crosier | Hageman | Miller of | O'Brien |
| Denato | Hanson | Page | Stevenson |
| Den Herder | Hausheer | Murphy | Stokes |
| Detje | Houston | Nagle | Strothman |
| Distelhorst | Hullinger | Nelson | Stueland |
| Doderer | Jackson of | Nielsen of | Uban |
| Dougherty | Black Hawk | Emmet-Palo Alto Utzig |  |
| Duffy | Jackson of | Nielsen of | Varney |
| Dunton | Clinton | Shelby | Webster |
| Edgington | Kempter | O'Malley | Whisler |
| Felger | Kennedy | Ossian | Wilson |
| Fischer of | Kluever | Oxley | Winkelman |
| Grundy | Korn | Palmer | Wright |
|  | Lawlor | Patton | Mr. Speaker |

The nays were, 21 :

| Baringer | Fullmer |
| :--- | :--- |
| Burke | Gleason |
| Cochran | Harrington |
| Conway | Holmes |
| Doyle | Hutchins |
| Foster | Morgan |


| Mueller | Smith of |
| :--- | :--- |
| Oehlsen | Linn |
| Radl | Tieden |
| Reichardt | Wengert |
| Scott | Wolcott |

Absent or not voting, 6:

| Bogenrief | Keleher <br> Lusing | Rider |  |
| :--- | :--- | :--- | :--- |
| Lynch |  |  |  |

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

House File 212, a bill for an act to consolidate the present fire and casualty insurance rate regulatory laws, was taken up for consideration.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 212 by inserting the word "underwriting" after the word "for" in line eight (8) of paragraph " b ", subsection one (1) of section three (3).

The amendment was 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?" (H. F. 212)
The ayes were, 115:

| Anderson | Foster | Madden | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Mahan | Reichardt |
| Baker | Gallagher | Maley | Renda |
| Baringer | Gannon | Maule | Resnick |
| Boot | Gaudineer | Mayberry | Rickert |
| Breitbach | Gillette of | McNamara | Rider |
| Bremmer | Clay-Dickinson | Meacham | Robinson |
| Brinck | Gillette of | Melrose | Roe |
| Burke | Story | Millen | Scherle of |
| Busch | Gleason | Miller of | Fremont-Mills |
| Caffrey | Glenn | Buena Vista | Scott |
| Carnahan | Graham | Miller of | Seibert |
| Clapsaddle | Grassley | Des Moines | Shirley-of |
| Cochran | Gregerson | Miller of | Dallas |
| Coffman | Hageman | Page | Smith of |
| Cohen | Harrington | Morgan | Linn |
| Conway | Hausheer | Mueller | Stevenson |
| Craig | Holmes | Murphy | Stokes |
| Crosier | Houston | Nagle | Strothman |
| Denato | Hullinger | Nelson | Stueland |
| Den Herder | Hutchins | Nielsen of | Tieden |
| Detje | Jackson of | Emmet-PaloAlto Uban |  |
| Distelhorst | Black Hawk | Nielsen of | Utzig |
| Doderer | Jackson of | Shelby | Varney |
| Dougherty | Clinton | Oehlsen | Webster |
| Doyle | Kempter | OMalley | Wengert |
| Dunton | Kennedy | Ossian | Whisler |
| Edgington | Kluever | Oxley | Wilson |
| Felger | Korn | Palmer | Winkelman |
| Fischer of | Lawlor | Quinn | Wolcott |
| Grundy | Loss | Radl | Wright |
| Fisher of | Lynch | Rasmussen | Mr. Speaker |

## Greene

The nays were, none.

Absent or not voting, 9:

| Bogenrief | Glanton | Patton | Smith of |
| :--- | :--- | :--- | ---: |
| Busing | Hanson | Shannahan | O'Brien |
| Duffy | Keleher |  |  |

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

House File 174, a bill for an act relating to regulation of securities dealers under the Iowa Securities Law, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 174)
The ayes were, 117:

| Anderson | Foster | Mahan | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Maley | Renda |
| Baker | Gallagher | Maule | Resnick |
| Baringer | Gannon | Mayberry | Rickert |
| Bogenrief | Gaudineer | McNamara | Robinson |
| Boot | Gillette of | Meacham | Roe |
| Breitbach | Clay-Dickinson | Melrose | Scherle of |
| Bremmer | Gillette of | Millen | Fremont-Mills |
| Brinck | Story | Miller of | Scott |
| Burke | Glanton | Buena Vista | Seibert |
| Busch | Gleason | Miller of | Shirley of |
| Caffrey | Glenn | Des Moines | Dallas |
| Carnahan | Graham | Miller of | Smith of |
| Clapsaddle | Grassley | Page | Linn |
| Cochran | Gregerson | Morgan | Smith of |
| Coffman | Harrington | Mueller | O'Brien |
| Cohen | Hausheer | Murphy | Stevenson |
| Conway | Holmes | Nagle | Stokes |
| Craig | Houston | Nelson | Strothman |
| Crosier | Hullinger | Nielsen of | Stueland |
| Denato | Hutchins | Emmet-Palo Alto Tieden |  |
| Den Herder | Jackson of | Nielsen of | Uban |
| Detje | Black Hawk | Shelby | Utzig |
| Distelhorst | Jackson of | Oehlsen | Varney |
| Doderer | Clinton | O'Malley | Webster |
| Dougherty | Kempter | Ossian | Wengert |
| Doyle | Kennedy | Oxley | Whisler |
| Dunton | Kluever | Palmer | Wilson |
| Edgington | Korn | Patton | Winkelman |
| Felger | Lawlor | Quinn | Wolcott |
| Fischer of | Loss | Grundy | Lynch |

The nays were, 1:
Rider
Absent or not voting, 6:
$\underset{\text { Duffy }}{\text { Busing }}$
Hageman
Hanson
Keleher
Shannahan

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

House File 177, a bill for an act relating to registration requirements under the Iowa Securities Law, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 177)
The ayes were, 116:

| Anderson | Fisher of | Madden | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Mahan | Reichardt |
| Baker | Foster | Maley | Renda |
| Baringer | Fullmer | Maule | Resnick |
| Bogenrief | Gallagher | Mayberry | Rickert |
| Boot | Gannon | McNamara | Rider |
| Breitbach | Gaudineer | Meacham | Robinson |
| Bremmer | Gillette of | Melrose | Roe |
| Brinck | Clay-Dickinson | Millen | Scherle of |
| Burke | Gillette of | Miller of | Fremont-Mills |
| Busch | Story | Buena Vista | Scott |
| Caffrey | Glanton | Miller of | Seibert |
| Carnahan | Gleason | Des Moines | Shirley of |
| Clapsaddle | Glenn | Miller of | Dallas |
| Cochran | Graham | Page | Smith of |
| Coffman | Grassley | Morgan | Linn |
| Cohen | Gregerson | Mueller | Stevenson |
| Conway | Harrington | Murphy | Stokes |
| Craig | Hausheer | Nagle | Strothman |
| Crosier | Holmes | Nelson | Stueland |
| Denato | Houston | Nielsen of | Tieden |
| Den Herder | Hullinger | Emmet-Palo Alto Uban |  |
| Detje | Jackson of | Nielsen of | Utzig |
| Distelhorst | Black Hawk | Shelby | Varney |
| Doderer | Jackson of | Oehlsen | Webster |
| Dougherty | Clinton | O'Malley | Wengert |
| Doyle | Kempter | Ossian | Whisler |
| Dunton | Kennedy | Oxley | Wilson |
| Edgington | Kluever | Palmer | Winkelman |
| Felger | Korn | Patton | Wolcott |
| Fischer of | Lawlor | Quinn | Wright |
| Grundy | Loss | Lynch | Radl |
|  |  | Rasmussen | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 8:

| Busing | Hanson |
| :--- | :--- |
| Duffy |  |
| Hageman | Hutchins |

Keleher
Shannahan
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 178, a bill for an act to amend section five hundred two
point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance, was taken up for consideration.

Melrose 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 ?" (H. F. 178)
The ayes were, 118:

| Anderson | Fisher of | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Renda |
| Baker | Foster | Mahan | Resnick |
| Baringer | Fullmer | Maley | Rickert |
| Bogenrief | Gallagher | Maule | Rider |
| Boot | Gannon | Mayberry | Robinson |
| Breitbach | Gaudineer | Meacham | Roe |
| Bremmer | Gillette of | Melrose | Scherle of |
| Brinck | Clay-Dickinson | Millen | Fremont-Mills |
| Burke | Gillette of | Miller of | Scott |
| Busch | Story | Buena Vista | Seibert |
| Caffrey | Glanton | Miller of | Shirley of |
| Carnahan | Gleason | Des Moines | Dallas |
| Clapsaddle | Glenn | Miller of | Smith of |
| Cochran | Graham | Page | Linn |
| Coffman | Grassley | Morgan | Smith of |
| Cohen | Gregerson | Mueller | O'Brien |
| Conway | Hageman | Murphy | Stevenson |
| Craig | Harrington | Nagle | Stokes |
| Crosier | Hausheer | Nelson | Strothman |
| Denato | Holmes | Nielsen of | Stueland |
| Den Herder | Houston | Emmet-Palo Alto Tieden |  |
| Detie | Hullinger | Nielsen of | Uban |
| Distelhorst | Hutchins | Shelby | Utzig |
| Doderer | Jackson of | Oehlsen | Varney |
| Dougherty | Black Hawk | O'Malley | Webster |
| Doyle | Jackson of | Ossian | Wengert |
| Duffy | Clinton | Oxley | Whisler |
| Dunton | Kempter | Palmer | Wilson |
| Edgington | Kennedy | Patton | Winkelman |
| Felger | Kluever | Quinn | Wolcott |
| Fischer of | Korn | Radl | Wright |
| Grundy | Lawlor | Rosmussen | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 6:
Busing
Hanson

Keleher
McNamara

Reichardt

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

House File 179, a bill for an act relating to the compensation of insurance examiners, was taken up for consideration.

Melrose 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?" (H. F. 179)
The ayes were, 115 :

| Anderson | Fisher of | Lynch | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Madden | Renda |
| Baker | Foster | Mahan | Resnick |
| Baringer | Fullmer | Maley | Rickert |
| Bogenrief | Gallagher | Maule | Rider |
| Boot | Gannon | Mayberry | Robinson |
| Breitbach | Gaudineer | Meacham | Roe |
| Bremmer | Gillette of | Melrose | Scherle of |
| Brinck | Clay-Dickinson | Millen | Fremont-Mills |
| Burke | Gillette of | Miller of | Seibert |
| Busch | Story | Buena Vista | Shirley of |
| Caffrey | Glanton | Miller of | Dallas |
| Carnahan | Gleason | Des Moines | Smith of |
| Clapsaddle | Glenn | Miller of | Linn |
| Cochran | Graham | Page | Smith of |
| Coffman | Grassley | Morgan | O'Brien |
| Cohen | Gregerson | Mueller | Stevenson |
| Conway | Hageman | Murphy | Stokes |
| Craig | Hausheer | Nagle | Strothman |
| Crosier | Holmes | Nelson | Stueland |
| Denato | Houston | Nielsen of | Tieden |
| Den Herder | Hullinger | Emmet-Palo | Uban |
| Detje | Hutchins | Nielsen of | Utzig |
| Distelhorst | Jackson of | Shelby | Varney |
| Doderer | Black Hawk | Oehlsen | Webster |
| Dougherty | Jackson of | O'Malley | Wengert |
| Doyle | Clinton | Ossian | Whisler |
| Duffy | Kempter | Oxley | Wilson |
| Dunton | Kennedy | Palmer | Winkelman |
| Edgington | Kluever | Patton | Wolcott |
| Felger | Korn | Quinn | Wright |
| Fischer of | Lawlor | Rasmussen | Mr. Speaker |
| Grundy | Loss |  |  |
| The nays were, 3: |  |  |  |
| Harrington | Radl | Scott |  |
| Absent or not voting, 6: |  |  |  |
| Busing | Keleher | Reichardt | Shannahan |
| Hanson | McNamara |  |  |

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 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other
assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provisions for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill, with report of committee recommending amendment and passage.

Rasmussen of Polk offered the following committee amendment and moved its adoption:

Amend House File 13 as follows:

1. By striking all of section fifteen (15) thereof and inserting in lieu thereof the following:
"Sec. 15. Reports and examinations. The president or the vice-president and secretary of each association authorized to do business under this chapter shall annually before the first day of March prepare under oath and file with the commissioner of insurance a full, true and complete statement of the condition of such association on the last day of the preceding year. The commissioner of insurance shall prescribe the report forms and shall determine the information and data to be reported.
Such associations shall pay the same expenses of any examination made or ordered to be made by the commissioner of insurance and the same fees for the annual reports and annual certificates of authority as are required to be paid by domestic companies organized and doing business under chapter five hundred fifteen (515) of the Code, which certificates shall expire March 31 of the year following the date of issue.

Each association shall conduct an annual audit of its records and affairs, such audit to be performed by a certified public accountant or a public accountant licensed by the State of Iowa. A copy of such audit report shall be filed annually with the commissioner of insurance."
2. By striking from lines eight (8) and nine (9) of section eighteen (18) the words "received upon all windstorm or hail insurance" and substituting in lieu thereof the following: "paid for windstorm or hail reinsurance".
3. By adding thereto the following section:

Sec. 34. Section five hundred seven point one (507.1), Code 1962, is hereby amended by striking from line five (5) the words "except county mutuals" and substituting in lieu thereof the words "associations subject to the provisions of this Act".

The amendment was adopted.
Mueller of Winnebago-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?" (H. F. 13)
The ayes were, 113:

| Anderson | Bogenrief <br> Bailey |
| :--- | :--- |
| Boot  <br> Baker Breitbach <br> Baringer Brinck ( |  |


| Busch | Cochran <br> Caffrey |
| :--- | :--- |
| Coffman |  |
| Carnahan | Cohen |
| Clapsaddle | Conway |

Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham

Grassley
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of Clinton
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
MeNamara
Meacham
Melrose
Millen
Miller of Buena Vista

Miller of
Des Moines $\quad \begin{aligned} & \text { Roe } \\ & \text { Scherle of }\end{aligned}$
Miller of Fremont-Mills Page Scott

Seibert
Shirley of Dallas
Smith of Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Radl
Hutchins

Jackson of Black Hawk

Keleher Shannahan

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

House File 56, a bill for an act to amend section three hundred fourteen point nine (314.9), Code 1962, relating to entry upon private property for surveys, with report of committee recommending passage, was taken up for consideration.

McNamara of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 56 as follows:

1. Amend section one (1) by inserting after the words "written notice" in line six (6) the following: "of at least ten (10) days".

The amendment was adopted.
Doderer of Johnson offered the following amendment filed by her and moved its adoption:

1. Amend House File 56 by striking from line 26 of section 1 the following: "appraisals,".

Roll call was requested by Oxley of Linn and McNamara of Linn.

On the question "Shall the amendment be adopted?" (H. F. 56)
The ayes were, 13:

| Carnahan | Dunton | Kluever | Palmer |
| :--- | :--- | :--- | :--- |
| Conway | Foster | Maule | Uban |
| Crosier | Hausheer | Meacham | Wilson |
| Doderer |  |  |  |

The nays were, 100 :

| Anderson | Gannon | MeNamara | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gaudineer | Melrose | Rickert |
| Baker | Gillette of | Millen | Rider |
| Baringer | Clay-Dickinson | Miller of | Robinson |
| Bogenrief | Gillette of | Buena Vista | Roe |
| Boot | Story | Miller of | Scherle of |
| Breitbach | Glanton | Des Moines | Fremont-Mills |
| Bremmer | Gleason | Miller of | Scott |
| Brinck | Glenn | Page | Seibert |
| Burke | Grassley | Morgan | Shirley of |
| Busch | Gregerson | Mueller | Dallas |
| Caffrey | Hageman | Murphy | Smith of |
| Clapsaddle | Harrington | Nagle | Linn |
| Cochran | Holmes | Nelson | Smith of |
| Coffman | Houston | Nielsen of | 0'Brien |
| Craig | Hullinger | Emmet-Palo Alto | Stevenson |
| Den Herder | Hutchins | Nielsen of | Stokes |
| Detje | Jackson of | Shelby | Strothman |
| Distelhorst | Clinton | Oehlsen | Stueland |
| Dougherty | Kempter | O'Malley | Tieden |
| Duffy | Kennedy | Ossian | Utzig |
| Edgington | Korn | Oxley | Varney |
| Felger | Lawlor | Quinn | Webster |
| Fischer of | Loss | Radl | Wengert |
| Grundy | Lynch | Rasmussen | Whisler |
| Fisher of | Madden | Redfern | Winkelman |
| Greene | Mahan | Reichardt | Wolcott |
| Fullmer | Maley | Renda | Wright |

Absent or not voting, 11:

| Busing | Doyle | Jackson of | Patton <br> Cohen <br> Denato |
| :--- | :--- | :--- | :--- |
| Graham | Hanson | Klack Hawk | Shannahan <br> Keleher |
| Mr. Speaker |  |  |  |

The amendment lost.
Scherle of Fremont-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?" (H. F. 56)
The ayes were, 110:

| Anderson <br> Bailey | Bremmer <br> Brinck |
| :--- | :--- |
| Baker | Burke |
| Baringer | Busch |
| Bogenrief | Caftrey |
| Boot | Carnahan |
| Breitbach | Clapsaddle |


| Cochran | Dougherty <br> Coffman |
| :--- | :--- |
| Craig | Doyle <br> Duffy |
| Crosier | Dunton |
| Den Herder | Edgington |
| Detje | Felger |

\(\left.$$
\begin{array}{ll}\begin{array}{l}\text { Fisher of } \\
\text { Grundy }\end{array} & \begin{array}{l}\text { Jackson of } \\
\text { Black Hawk }\end{array} \\
\text { Fischer of } & \begin{array}{l}\text { Jackson of } \\
\text { Greene }\end{array}
$$ <br>

Cullinton\end{array}\right\}\)| Gannor | Kempter |
| :--- | :--- |
| Gaudineer | Kennedy |
| Gillette of | Kluever |
| Clay-Dickinson | Korn |
| Lillette of | Lawlor |
| Story | Madden |
| Glanton | Mahan |
| Gleason | Maley |
| Glenn | Maule |
| Graham | Mayberry |
| Grassley | McNamara |
| Gregerson | Meacham |
| Hageman | Melrose |
| Harrington | Millen |
| Hausheer | Miller of |
| Holmes | Buena Vista |
| Houston | Miller of |
| Hullinger | Des Moines |
| Hutchins | Miller of |
|  | Page |


| Morgan | Roe |
| :--- | :--- |
| Mueller | Scherle of |
| Murphy | Fremont-Milis |
| Nagle | Scott |
| Nelson | Seibert |
| Nielsen of | Shirley of |
| Emmet-Palo Alto | Dallas |
| Nielsen of | Smith of |
| Shelby | Linn |
| Oehlsen | Smith of |
| O'Malley | O'Brien |
| Ossian | Stevenson |
| Oxley | Stokes |
| Palmer | Strothman |
| Quinn | Stueland |
| Radl | Tieden |
| Rasmussen | Utzig |
| Redfern | Varney |
| Reichardt | Webster |
| Renda | Wengert |
| Resnick | Whisler |
| Rickert | Winkelman |
| Rider | Wolcott |
| Robinson | Wright |
|  | Mr. Speaker |

The nays were, 8:

| Cohen <br> Conway | Doderer <br> Foster | Gallagher <br> Lynch | Uban <br> Absent or not voting, 6: |
| :--- | :--- | :--- | :--- |
| Busing |  |  |  |
| Denato | Hanson | Patton | Shannahan |

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 relating to the possession of beer or liquor by persons under twenty-one years of age, with report of committee recommending passage, was taken up for consideration.

Oehlsen of Hardin offered the following amendment filed by him and moved its adoption :

Amend House File 27, section one (1), as follows:

1. By inserting in line ten (10) after the word "years" the word "who".
2. By striking from lines eleven (11) and thirteen (13) the words "Who is" and inserting in lieu thereof the word "Is".

The amendment was adopted.
Cohen of Black Hawk asked and received unanimous consent to withdraw the amendment filed by her on February 15.

Hutchins of Benton offered the following amendment filed by him and moved its adoption:

## Amend House File 27 as follows:

1. Amend section one (1), line three (3), by striking the word "twentyone" and inserting in lieu thereof the following word "eighteen".

The amendment lost.
Doyle of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 27 by inserting after the word "class" in line thirteen (13) the following: " "A", "B" or".

The amendment was adopted.
Ochlsen of Hardin offered the following amendment filed February 11 and moved its adoption:
Amend House File 27 by adding the following section:
Sec. 2. Section one hundred twenty-three point forty-three (123.43), Code 1962, is hereby amended by striking from line three (3) the words "by parent or guardian" and inserting in lieu thereof the following:
"within a private home and with the knowledge and consent of the parent or guardian".

The amendment lost.

## (Business pending at adjournment)

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

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

## INTRODUCTION OF BILLS

House File 279, by public health committee, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor.

Read first time and placed on the calendar.
House File 280, by Gregerson, Radl, Keleher and Shannahan (Burke) (companion bill to Senate File 206), a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes.

Read first time and referred to committee on ways and means.
House File 281, by Hullinger, Dunton, Madden, Whisler, Morgan and Dougherty, a bill for an act to provide mail delivering vehicles sufficient area to stop off the traveled portion of primary roads when delivering mail.

Read first time and referred to committee on transportation.
House File 282, by Busing, a bill for an act relating to county conservation boards, and to amend chapter one hundred eleven A
(111A), Code 1962, to provide for the acquisition, development and maintenance of reservoirs or lakes in connection with recreational projects, to authorize acquisition of lands by purchase, gift or condemnation, and to authorize the development and sale of adjacent lots to private parties and to regulate and control the use thereof, and to provide for the issuance of general obligation bonds to pay the cost thereof upon approval by vote of the voters of the county, and for a tax levy against the property of the county to retire any bonds issued in connection therewith, and to authorize the use of excess funds for the project.

Read first time and referred to committee on conservation and recreation.

House File 283, by Rasmussen, Smith of Linn, Gregerson, Seibert, Den Herder, Mahan, Gallagher, Jackson of Clinton and McNamara (Ely, O'Malley, Riley, Burns, McNally and Reppert), a bill for an act relating to the licensing and qualifications of physical therapists.

Read first time and referred to committee on public health.
House File 284, by Denato, a bill for an act to amend chapter eighty-seven (87), Acts of the Sixtieth General Assembly, to provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation.

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

House File 285, by Rider, a bill for an act relative to the support or maintenance contributions made by members of the Iowa soldiers home.

Read first time and referred to committee on governmental affairs.
House File 286, by Dougherty, a bill for an act relating to the use of flashing blue lights by volunteer firemen.

Read first time and referred to committee on transportation.
House File 287, by Melrose and Fischer of Grundy, a bill for an act to repeal the requirement that the treasurer secure surety bonds for licensed distributors of motor vehicle fuel and the appropriation therefor.

Read first time and referred to committee on governmental affairs.

## INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 18, by Radl, a joint resolution creating a committee to investigate educational techniques and to provide an appropriation therefor.

Read first time and referred to committee on education.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files $17,42,48$, 86, 99 and 114.

Alfred P. Breitbach, Sr., Chairman House Committee. Gmbert E. Klefstad, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 17, 42, 48, 86, 99 and 114.

## REPORTS OF COMMITTEES

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 173, a bill for an act relating to lewdness and indecent exposure, begs leave to report it has 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. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 46, a bill for an act relating to firearms 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.

John L. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 101, a bill for an act to allow the clerk of the district court to collect a fee for the service of handling alimony and child support payments, begs leave to report it has 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 163, a bill for an act relating to fees taxed 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 be amended as follows, and when so amended the bill do pass:

Amend House File 163 by striking in line ten (10) of section one
thereof the words, "the deceased" and insert in lieu thereof the words, "such a person".

John L. Duffy, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary to whom was referred House File 164, a bill for an act relating to documents which simulate legal process, begs leave to report it has had 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. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 206, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.
Carnahan of Wapello, 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 Senate File 5, a bill for an act relating to employment and other privileges for certain inmates of county jails, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 125, a bill for an act relating to the public employees 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.

Cleve L. Carnahan, Chairman.
Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 8, a bill for an act relating to powers of cities and towns regarding the use of joint facilities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 38, a bill for an act relating to the municipal enterprises fund, and to amend section four hundred four point ten (404.10), 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.

Adrian Brinck, Chairman.

Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 133, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public 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.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 185, a bill for an act relating to 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.

Adrian Brinck, Chairman.

Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within 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.

Adrian Brinck, Chairman.

## AMENDMENTS FILED

Amend House File 18 as follows:

1. Amend section one (1) by striking the word "and" in line three (3) and inserting in lieu thereof the word "place."
2. By striking in section (1), line three (3), the word and figure "seventy-six (76)" and by inserting in lieu thereof the word and figure "ninety (90)".

By inserting in line five (5) after the figure two (2) the following: "If the board intends to proceed with termination
it shall inform the teacher in writing that it intends to terminate said contract and".

Jackson of Black Hawk.

1. Amend House File 30, section one (1), by adding the following thereto:
"Section three handred thirty-eight point one (338.1), Code 1962, is hereby amended by striking from line five the words "one hundred". Giliette of Story.
Amend House File 30 as follows:
2. Amend section two (2), line four (4), by striking the period and inserting in lieu thereof the following: "except that in counties having a population in excess of forty thousand ( 40,000 ), each member shall be paid seventy ( 70 ) percent of the compensation of the other elected county officers in the county."
3. Further amend House File 30, section two (2), by striking everything after the word "shall" in line six (6) and all of line seven (7) and inserting in lieu thereof the following: "be paid

10 seventy (70) percent of the compensation of the other elected
11 county officers in the county."
Gallagher of Black Hawk. JACKSON of Black Hawk.

1 Amend House File 79 as follows:
2 1. Amend the title to House File 79 by inserting after the word "mandatory"
3 the words "five hundred" (500).
4 2. Amend House File 79 by striking everything after the enacting clause and
5 inserting in lieu thereof the following:
6 Section 1. Chapter one hundred twenty-four point thirty-nine (124.39),

7 Code 1962, is hereby amended by striking the word "five" in line ten (10),
8 subsection one (1), and inserting in lieu thereof the word "two".
Harrington of Buchanan. Gillette of Story.

1 Amend House File 260 by striking lines three (3),
2 four (4) and five (5) of section 35 and inserting in
3 lieu thereof the following:
4 "publication in The Stuart Herald, a newspaper
5 published at Stuart, Iowa, and in The Schleswig Leader,
6 a newspaper published at Schleswig, Iowa."
Robinson of Audubon-Guthrie.
On motion by Gillette of Clay-Dickinson, the House adjourned until 9:30 a.m., Thursday, February 18, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, February $18,1965$.

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

Prayer was offered by the Reverend Charles H. Fausnacht, pastor of the First Congregational Church, Avoca, Iowa.

The Journal of Wednesday, February 17, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Bogenrief of Polk on request of Foster of Cedar.

## PRESENTATION OF VISITORS

Gregerson of Pottawattamic presented to the House twenty-three students from the Iowa School for the Deaf and their teachers, Paul Culton, George Collins and Sue Dement.

O'Malley of Polk presented to the House sixty students from Sacred Heart School in West Des Moines and their teacher, Sister John Boseo.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable James B. Gallagher "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Fisher of Greene, from ninety-four residents of Greene County opposing a tax on fraternal beneficiary associations.

By Cohen of Black Hawk, from officials of the Democratic Party of the Third District favoring the updating of voting registration laws.

By Utzig of Dubuque, from twenty-five residents of Dubuque County favoring support of House File 230, relating to marketing of dairy products.

By Loss of Kossuth, from ninety residents of Iowa favoring an appropriation for an addition to the infirmary at the Iowa Soldiers' Home in Marshalltown, Iowa.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 46, 125, 133, 163, 164, 185, 189, 206 and Senate Files 5, 8 and 38, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 89.

## ANNOUNCEMENTS BY THE SPEAKER

Pursuant to the provisions of Senate File 15, Acts of the Sixty-first General Assembly, I hereby appoint Carnahan of Wapello to the advisory committee on investments.

## VETERANS ADMINISTRATION

Office of the Administrator of Veterans Affairs
Washington, D. C. 20420
February 16, 1965.
The Honorable Vincent B. Steffen, Speaker of the House, General Assembly, Des Moines, Iowa.
Dear Mr. Speaker:
The President has asked me to reply to the Resolution by the General Assembly of Iowa which was forwarded to him relative to our plans for closing the Veterans Administration Domiciliary, Clinton, Iowa. I also have the Resolution forwarded by the Chief Clerk.

The domiciliary system in the Veterans Administration has undergone gradual but profound changes from its inception dating back to the nineteenth century. The characteristics of our domiciliary members have indeed changed in recent years. Consequently, it has become increasingly important that we provide them a complete spectrum of medical care, with increased emphasis on restoration and rehabilitation for members having such potential, and nursing home care facilities for members who require such care. Accordingly, we have determined that our domiciliaries must be integrated with hospitals located to the extent feasible in urban communities where there are maximum resources for medical service, rehabilitation, and restoration to community living when possible.

With the closure of our independent domiciliary at Clinton, as well as the other two independent domiciliaries, we will augment our domiciliary facilities at hospital-domiciliary centers. Under no circumstances will any members of our domiciliaries be forced out to become potential wards of the public. All members will be given an opportunity to transfer, and this will be accomplished in an orderly manner with the least possible inconvenience to them. Of course, those who require hospital or nursing home care will be transferred to such facilities.

We realize this action will have an impact on the community and on our faithful employees at the Clinton domiciliary. We wish to assure you that all employees who cannot be retained at their present location will be
offered a position at another Veterans Administration station. The Veterans Administration has placed restrictions on hiring at its installations throughout the country. This will give maximum opportunity for placement of employees affected by these changes. The cost of moving will be paid by the government.

We sincerely hope that some other use may be found for the Clinton domiciliary facilities either by another Federal agency, or the state, county or community, and we stand ready to assist in any way possible.

Sincerely,
W. J. Driver, Administrator.

## HOUSE FILE 279 REFERRED TO COMMITTEE

Pursuant to Rule 31, the Speaker announced that House File 279, by the committee on public health, is referred to the committee on ways and means for further consideration.

## MESSAGES FROM THE SENATE

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

Senate File 39, a bill for an act relating to reports by special fuel dealers or users to the state treasurer's office.

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 state boiler inspection.
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 reorganization of school districts.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 288, by committee on governmental subdivisions, a bill for an act relating to municipal and county participation in area television translator systems.

Read first time and placed on the calendar.
House File 289, by Nagle, Resnick, Rasmussen, Webster, Stevenson and Baker, a bill for an act relating to drivers of emergency vehicles.

Read first time and referred to committee on transportation.
House File 290, by Crosier and Varney, 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.

## CONSIDERATION OF BILLS

(Business Pending at Adjournment)
The House resumed consideration of House File 27, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.

Baringer of Fayette moved to reconsider the vote by which the Scott-Oehlsen amendment failed to be adopted by the House on February 17.

Motion prevailed.
Scott of Pottawattamie offered the following amendment, filed by Scott and Oehlsen, and moved its adoption:

Amend House File 27 by adding the following section:
Sec. 2. Section one hundred twenty-three point forty-three (123.43), Code 1962, is hereby amended by striking from line three (3) the words "by parent or guardian" and inserting in lieu thereof the following:
"within a private home and with the knowledge and consent of the parent or guardian'.

The amendment was adopted.
Kempter of Jackson offered the following amendment filed by him and moved its adoption:

Amend House File 27, section one (1), subsection two (2), by striking lines four (4), five (5) and six (6).

The amendment was adopted.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 27)
The ayes were, 114:

| Anderson | Craig | Gallagher <br> Bailey | Den Herder <br> Baker |
| :--- | :--- | :--- | :--- |
| Detje | Gannon | Holmes |  |
| Baringer | Distelhorst | Gaudineer | Houston |
| Boot | Gillette of | Hullinger |  |
| Breitbach | Doderer | Dutchins |  |
| Bremmer | Doyle | Glay-Dickinson | Jackson of |
| Brinck | Duffy | Gillette of | Story |
| Burke | Dunton | Glanton | Jackson of |
| Busch | Edawk |  |  |
| Busing | Edgington | Gleason | Glinton |
| Caffrey | Felger | Graham | Keleher |
| Carnahan | Fischer of | Graster |  |
| Cochran | Grundy | Grassley | Kennedy |
| Coffman | Fisher of | Gregerson | Kluever |
| Cohen | Greene | Hageman | Kawn |
| Conway | Foster | Fullmer | Harrington |


| Mahan | Nagle | Reichardt | Stevenson |
| :---: | :---: | :---: | :---: |
| Maley | Nelson | Renda | Stokes |
| Maule | Nielsen of | Resnick | Strothman |
| Mayberry | Emmet-Palo Alto | Rickert | Stueland |
| Meacham | Nielsen of | Rider | Tieden |
| Melrose | Shelby | Robinson | Uban |
| Millen | Oehlsen | Scherle of | Utzig |
| Miller of | O'Malley | Fremont-Mills | Varney |
| Buena Vista | Ossian | Scott | Webster |
| Miller of | Oxley | Seibert | Whisler |
| Des Moines | Palmer | Shirley of | Winkelman |
| Miller of | Quinn | Dallas | Wolcott |
| Page | Radl | Smith of | Wright |
| Morgan | Rasmussen | Linn | Mr. Speaker |
| Mueller | Redfern | Smith of |  |
| Murphy |  | O'Brien |  |
| The nays were, 4: |  |  |  |
| Clapsaddle | Crosier | Wengert | Wilson |
| Absent or not voting, 6: |  |  |  |
| Bogenrief | McNamara | Roe | Shannahan |
| Denato | Patton |  |  |

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

## REGULAR CALENDAR

House File 30, a bill for an act relating to the compensation of county officers, deputies and clerks, with the report of committee recommending amendment and passage, was taken up for consideration.

Holmes of Jones offered the committee amendment filed February 9 and found on pages 244, 245 and 246 of the House Journal.

Brinck of Lee offered the following amendment to the committee amendment and moved its adoption:
Amend the amendment to House File 30 filed by the committee on governmental subdivisions on February 9, 1965, by striking lines eighty-nine (89) through ninety-two (92), inclusive.

The amendment to the amendment was adopted.
Holmes of Jones moved the adoption of the committee amendment as amended.

Roll call was requested by Renda of Polk and Duffy of Dubuque.
On the question "Shall the amendment as amended be aciopted?" (H. F. 30)

The ayes were, 102:

| Anderson | Bremmer | Busing | Coffman |
| :--- | :--- | :--- | :--- |
| Bailey | Brinck | Caffrey | Cohen |
| Boot | Burke | Clapsaddle | Conway |
| Breitbach | Busch | Cochran | Craig |

Crosier
Denato
Distelhorst
Doderer
Dougherty
Duffy
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Gregerson
Hageman
Harrington
Hausheer

Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista

Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert

Grassley
Hanson
Hullinger
Mahan

Rider
Scherle of
Fremont-Mills
Scott
Shirley of Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Nielsen of<br>Emmet-Palo Alto<br>Robinson<br>Seibert<br>Wengert

Bogenrief
Doyle
Foster
Baringer
Carnahan
Den Herder
Detje
Gaudineer
Gleason
Absent or not voting, 4:
The amendment as amended was adopted.
Scherle of Fremont-Mills offered the following amendment filed by Scherle, Busing and Fisher of Greene:

1. Amend House File 30 by striking from line one (1) following the enacting clause the following:
"three hundred thirty-one point twenty-two (331.22),".
2. Further amend House File 30 by striking all of section two (2) therefrom and inserting in lieu thereof the following:
"Sec. 2. Section three hundred thirty-one point twenty-two (331.22) is hereby amended by striking from lines three (3) and four (4) the word fourteen (14) and inserting in lieu thereof the word eighteen (18)."

Gannon of Jasper offered the following amendment to the amendment filed by Scherle, Busing and Fisher of Greene on February 16:

1. Amend the amendment to House File 30 filed by Scherle of FremontMills, Busing and Fisher of Greene on February 16, 1965, by striking from line eleven (11) thereof the word and figures "eighteen (18)" and inserting in lieu thereof the word and figures "twenty (20)".

## HOUSE FILE 30 DEFERRED

Gaudineer of Polk asked and received unanimous consent to defer House File 30 and that the bill retain its place on the calendar.

## AMENDMENTS WITHDRAWN

Doderer of Johnson asked and received unanimous consent to withdraw her amendments to House File 113 filed February 15 and 16.

## HOUSE FILE 113 DEFERRED

Doderer of Johnson asked and received unanimous consent to defer House File 113 and that the bill retain its place on the calendar.

House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system, with report of committee recommending passage, was taken up for consideration.

Doyle 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?" (H. F. 31)
The ayes were, 115:

| Anderson | Foster | Madden | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Mahan | Renda |
| Baker | Gallagher | Maley | Resnick |
| Baringer | Gannon | Maule | Rickert |
| Boot | Gillette of | Mayberry | Rider |
| Breitbach | Clay-Dickinson | McNamara | Robinson |
| Bremmer | Gillette of | Meacham | Roe |
| Brinck | Story | Melrose | Scherle of |
| Burke | Glanton | Millen | Fremont-Mills |
| Busch | Gleason | Miller of | Scott |
| Busing | Glenn | Buena Vista | Seibert |
| Caffrey | Gregerson | Miller of | Shannahan |
| Carnahan | Hageman | Des Moines | Shirley of |
| Clapsaddle | Hanson | Morgan | Dallas |
| Cochran | Harrington | Mueller | Smith of |
| Coffman | Hausheer | Murphy | Linn |
| Cohen | Holmes | Nagle | Stevenson |
| Conway | Houston | Nelson | Stokes |
| Craig | Hullinger | Nielsen of | Strothman |
| Crosier | Hutchins | Emmet-Palo Alto | Stueland |
| Denato | Jackson of | Nielsen of | Tieden |
| Den Herder | Black Hawk | Shelby | Utzig |
| Detje | Jackson of | Oehlsen | Varney |
| Distelhorst | Clinton | O'Malley | Webster |
| Dougherty | Keleher | Ossian | Wengert |
| Doyle | Kempter | Oxley | Whisler |
| Duffy | Kennedy | Palmer | Wilson |
| Dunton | Kluever | Patton | Winkelman |
| Felger | Korn | Quinn | Wolcott |
| Fischer of | Lawlor | Radl | Wright |
| Grundy | Loss | Rasmussen | Mr. Speaker |
| Fisher of | Lynch | Redfern |  |

The nays were, 4:
Edgington
Grassley
Miller of
Page
Smith of
0'Brien
Absent or not voting, 5:
Bogenrief Gaudineer Doderer

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 to change bounty on wolves, with report of committee recommending passage, was taken up for consideration.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment filed February 1.

Baringer of Fayette offered the following committee amendment and moved its adoption:

Amend House File 57 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred fifty point one (350.1), Code 1962, as amended by chapter two hundred twenty-six (226), Acts of the Sixtieth General Assembly, section three hundred fifty point two (350.2), Code 1962, as amended by chapter two hundred twenty-six (226), Acts of the Sixtieth General Assembly, and section three hundred fifty point three (350.3), Code 1962, are hereby repealed.

Sec. 2. The board of supervisors of each county may by resolution adopted and entered of record authorize the payment of bounties from the county treasury for wild animals caught and killed within the county. No such bounty shall exceed five dollars per animal."
2. Amend the title by striking the word "wolves" and inserting in lieu thereof the words "wild animals".

The amendment was adopted.
Scherle of Fremont-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?" (H. F. 57)
The ayes were, 114:

| Anderson | Caffrey | Doderer | Foster |
| :--- | :--- | :--- | :--- |
| Bailey | Carnahan | Dougherty | Fullmer |
| Baker | Clapsaddle | Doyle | Gannon |
| Baringer | Cochran | Duffy | Gaudineer |
| Boot | Coffman | Dunton | Gillette of |
| Breitbach | Cohen | Edgington | Clay-Dickinson |
| Bremmer | Conway | Felger | Gillette of |
| Brinck | Craig | Fischer of | Story |
| Burke | Crosier | Grundy | Glanton |
| Busch | Den Herder | Fisher of | Gleason |
| Busing | Detje | Greene | Glenn |

Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor

| Loss | Oehlsen |
| :--- | :--- |
| Madden | O'Malley |
| Mahan | Ossian |
| Maley | Oxley |
| Maule | Palmer |
| Mayberry | Patton |
| McNamara | Quinn |
| Meacham | Rasmussen |
| Melrose | Redfern |
| Millen | Reichardt |
| Miller of | Renda |
| Buena Vista | Resnick |
| Morgan | Rickert |
| Mueller | Robinson |
| Murphy | Roe |
| Nagle | Scherle of |
| Nelison | Fremont-Mills |
| Nielsen of | Scott |
| Emmet-PaloAlto |  |
| Nielsenten of |  |
| Shelby | Shannahan |

Shirley of
Dallas
Smith of
Linn
Smith of 0'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, 7:
Distelhorst

Gallagher $\quad$| Miller of |
| :---: |
| Des Moines |

| Miller of <br> Page <br> Radl | Rider <br> Wilson |
| :--- | :--- |

Absent or not voting, 3:
Bogenrief
Denato
Lynch
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa, with report of committee recommending passage, was taken up for consideration.

Busch of Bremmer offered the following amendment filed by him and moved its adoption:
Amend House File 136, section one (1) by striking from lines 12 and 13 the words and figure "six point seventy-seven (6.77)" and inserting in lieu thereof the words and figure "seven point eight (7.8)".

The amendment was adopted.
Oehlsen 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?" (H. F. 136)
The ayes were, 122:

Anderson
Bailey
Baker
Baringer
Boot

Breitbach
Bremmer
Brinck
Burke
Busch

| Busing | Coffman <br> Caffrey <br> Carnahan |
| :--- | :--- |
| Cohen |  |
| Clapsaddle | Conway |
| Cochran | Craig |
|  | Crosier |


| Denato | Hageman | Miller of | Rider |
| :---: | :---: | :---: | :---: |
| Den Herder | Hanson | Buena Vista | Robinson |
| Detje | Harrington | Miller of | Scherle of |
| Distelhorst | Hausheer | Des Moines | Fremont-Mills |
| Doderer | Holmes | Miller of | Scott |
| Dougherty | Houston | Page | Seibert |
| Doyle | Hullinger | Morgan | Shannahan |
| Duffy | Hutchins | Mueller | Shirley of |
| Dunton | Jackson of | Murphy | Dallas |
| Edgington | Black Hawk | Nagle | Smith of |
| Felger | Jackson of | Nelson | Linn |
| Fischer of | Clinton | Nielsen of | Smith of |
| Grundy | Keleher | Emmet-Palo Alto | O'Brien |
| Fisher of | Kempter | Nielsen of | Stevenson |
| Greene | Kennedy | Shelby | Stokes |
| Foster | Kluever | Oehisen | Strothman |
| Fullmer | Korn | O'Malley | Stueland |
| Gallagher | Lawlor | Ossian | Tieden |
| Gannon | Loss | Oxley | Uban |
| Gaudineer | Lynch | Palmer | Utzig |
| Gillette of | Madden | Patton | Varney |
| Clay-Dickinson | Mahan | Quinn | Webster |
| Gillette of | Maley | Radl | Wengert |
| Story | Maule | Rasmussen | Whisler |
| Glanton | Mayberry | Redfern | Wilson |
| Gleason | McNamara | Reichardt | Winkelman |
| Glenn | Meacham | Renda | Wolcott |
| Graham | Melrose | Resnick | Wright |
| Grassley | Millen | Rickert | Mr. Speaker |

The nays were, none.
Absent or not voting, 2:
Bogenrief Roe
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE JOINT RESOLUTION 9 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 4

Gillette of Clay-Dickinson asked and received unanimous consent to substitute Senate Joint Resolution 9 for House Joint Resolution 4.

Gillette of Clay-Dickinson moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 9, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.
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 sixteen (16) of article three (III) of the Constitution of the State of Iowa is hereby amended by adding the following new paragraph at the end thereof:
"The governor may approve appropriation bills in whole or in part, and may disapprove any item of an appropriation bill; and the part approved shall become a law. Any item of an appropriation bill disapproved by the governor shall be returned, with his objections, to the house in which it originated, or shall be deposited by him in the office of the secretary of state in the case of an appropriation bill submitted to the governor for his approval during the last three days of a session of the General Assembly, and the procedure in each case shall be the same as provided for other bills. Any such item of an appropriation bill may be enacted into law notwithstanding the governor's objections, in the same manner as provided for other bills."

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 9)

The yeas were, 98:

| Anderson | Gallagher | Loss | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Lynch | Reichardt |
| Baker | Gaudineer | Madden | Renda |
| Boot | Gillette of | Mahan | Resnick |
| Breitbach | Cilay-Dickinson | Maley | Rickert |
| Bremmer | Gillette of | Maule | Rider |
| Brinck | Story | Mayberry | Robinson |
| Burke | Glanton | McNamara | Roe |
| Busing | Gleason | Meacham | Scott |
| Carnahan | Glenn | Melrose | Seibert |
| Clapsaddle | Gregerson | Miller of | Shannahan |
| Cochran | Hageman | Buena Vista | Shirley of |
| Cohen | Harrington | Miller of | Dallas |
| Conway | Hausheer | Des Moines | Smith of |
| Craig | Holmes | Morgan | Linn |
| Crosier | Houston | Mueller | Stevenson |
| Denato | Hullinger | Murph | Stueland |
| Detje | Hutchins | Nagle | Uban |
| Distelhorst | Jackson of | Nielsen of | Varney |
| Doderer | Black Hawk | Emmet-PaloAlto Webster |  |
| Dougherty | Jackson of | Oehlsen | Wengert |
| Doyler | Clinton | OMalley | Whisler |
| Duffy | Keleher | Oxley | Wilson |
| Dunton | Kempter | Palmer | Woliott |
| Felger | Kennedy | Quinn | Wright |
| Foster | Korn | Radl | Mr. Speaker |
| Fullmer | Lawlor | Rasmussen |  |

The nays were, 24:

| Baringer | Coffman <br> Busch | Edgington |
| :--- | :--- | :--- |$\quad$| Fischer of |
| :---: |
| Grundy |

Fisher of
Greene
Graham Grassley Hanson Kluever

Millen
Miller of Page Nelson Nielsen of Shelby

Ossian
Patton
Scherle of Fremont-Mills
Smith of O'Brien

Stokes
Strothman Tieden
Utzig
Winkelman

Absent or not voting, 2:
Bogenrief Caffrey
The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## HOUSE JOINT RESOLUTION 4 WITHDRAWN

Gillette of Clay-Dickinson asked and received unanimous consent to withdraw House Joint Resolution 4 from further consideration by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 57 passed the House. Foster of Cedar.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 29 and 62 and Senate Joint Resolution 3.

> Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 29 and 62 and Senate Joint Resolution 3.

## REPORTS OF COMMITTEES

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 127, a bill for an act relating to the form of the ballot at general elections and the manner of voting thereof so that the true intention of the voter in his selection from the groups of candidates may be more clearly ascertained, begs leave to report it has 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 P. Miller, Chairman.
Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:

Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 110, 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, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Quentin V. Anderson, Chairman.
Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 208, a bill for an act relating to open hunting seasons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Quentin V. Anderson, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on 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. Keith H. Dunton, Chairman.

Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 109, a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment 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.

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public 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.

Ketth H. Dunton, Chairman.

## AMENDMENTS FILED

by inserting in line 86 of said section after the words "notice of" the following: "the reasons for termination,".

Jackson of Black Hawk.
Amend House File 18 as follows:

1. By striking in section one (1), line six (6), the word "insubordination".
2. By striking in section one (1), line seven (7), the word "inefficiency".
3. By striking in section one (1) line fifty-five
(55), everything after the period and all of lines
fifty-six (56) and fifty-seven (57).
Resnick of Scott.
Amend House File 30, section five (5), line fifteen (15), by adding thereto the following:
"No public funds shall be used to compensate employees engaged in day labor in the construction of any secondary roads or bridges."

Doderer of Johnson.

1. Amend House File 42 by adding the following new section thereto:
"Sec. 3. Amend section ninety-six point seven (96.7), Code 1962, subsection three (3) by adding thereto a new alphabetically lettered paragraph as follows:

An employer shall withhold and deduct weekly from the gross compensation of each employee the following amounts which shall be paid by the employer to the employment security commission to be deposited in and for the use and benefit of the unemployment trust fund account and shall be also credited to the individual account of said employer. The amount to be withheld shall be based upon the gross weekly income of the employee and shall be as follows:

When the unemployment trust fund account of the state shall have been reduced to ninety million dollars ( $\$ 90,000,000.00$ ), the contribution rate of the employee shall be twenty-five hundredth per cent $(.25 \%)$ until said fund equals or exceeds one hundred million dollars ( $\$ 100,000,000.00$ ) .

When said fund shall have been reduced to eighty million dollars ( $\$ 80,000,000.00$ ), the contribution rate of the employee shall be five-tenths per cent (.5\%) until said fund equals or exceeds ninety million dollars ( $\$ 90,000,000.00$ ).

When said fund shall have been reduced to seventy million dollars ( $\$ 70,000,000.00$ ), the contribution rate of the employee shall be seventy-five hundredth per cent $(.75 \%)$ until said fund equals or exceeds eighty million dollars ( $\$ 80,000,000.00$ ).

When said fund shall have been reduced to sixty million dollars $(\$ 60,000,000.00)$, the contribution rate of the employee shall be one per cent ( $1 \%$ ) until said fund equals or exceeds seventy million dollars ( $\$ 70,000,000.00$ ).

The employer shall hold said funds in trust and pay same to the employment security commission at the same time and in the same manner as is provided for payment by the employer to the employment security commission for the benefit of the unemployment trust fund."
2. Further amend House File 42 by correcting the title by adding after the word "benefits" in line three (3) the following:
"and also to amend section ninety-six point seven (96.7), Code 1962, subsection three (3), to provide for contributions by employees to the unemployment trust fund account".

Radl of Linn.

1. Amend House File 120 by striking everything after the enacting clause and insert in lieu thereof the following:
"Section 1. Section five (5) of chapter one hundred fifteen (115), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line thirteen (13) after the word "less" the words "and villages of one hundred (100) population or more".

ScHerle of Fremont-Mills.
Amend House File 113 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-nine point one (79.1), Code of Iowa 1962, is amended by striking from lines eleven (11) to seventeen (17), inclusive, the words "one week's vacation after one year's employment and two weeks' vacation per year after the second and through the tenth year of employment, and three weeks' vacation per year after the tenth and all subsequent years of employment, with pay", and inserting in lieu thereof the words 'one week's vacation after one year's employment and two weeks' vacation per year after the second and through the sixth year of employment, and three weeks' vacation per year after the seventh and through the twelfth year of employment, and four weeks' vacation per year after the thirteenth and through the seventeenth year of employment, and one additional day's vacation for each year of employment after seventeen years of employment but not to exceed five weeks' vacation with pay".

Committee on Governmental Affairs, Charles P. Miller, Chairman.

Amend House File 125, section 1, line 2, by inserting after the word "commissions" the words ", except public school districts,". Smith of O'Brien. DUNTON of Keokuk.

Amend House File 29 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred twenty-one (321), Code 1962, is hereby amended by adding thereto the following sections:

1. "Every new or used car, light delivery truck, panel delivery truck, pickup or school bus, 1962 model or newer, sold or offered for sale by any dealer and every new or used car, light delivery truck, panel delivery truck, pickup or school bus, 1966 model or newer, sold, offered for sale, or subject to registration in Iowa, shall be equipped with at least two (2) sets of safety belts or safety harnesses installed for use in the front seat of such vehicle; however, when a light

Gillettre of Clay-Dickinson.
1 Amend the amendment to House File 30 filed by Gallagher and 2 Jackson on February 17, 1965, as follows:

1. By striking from lines four (4) and five (5) thereof the words and figure "forty thousand ( 40,000 )" and inserting in lieu thereof the words and figure "sixty thousand ( 60,000 )".

Gallagher of Black Hawk.
Amend House File 269 as follows:

1. Amend section one (1), line eight (8), by inserting after the word "children", the words, "under twenty-one (21) years of age".

Utzig of Dubuque.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Friday, February 19, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Friday, February $19,1965$.

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

Prayer was offered by the Reverend Paul Hans, pastor of the St. Marys Church, Guthrie Center, Iowa.

The Journal of Thursday, February 18, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Patton of Delaware on request of Miller of Jefferson-Van Buren; Duffy of Dubuque on request of Glenn of Wapello; Bogenrief of Polk on request of Foster of Cedar; Miller of Page on request of Scherle of Fremont-Mills.

## PRESENTATION OF VISITORS

Quinn of Washington presented to the House forty-two students from Highland. Community School, Ainsworth, and their teacher, Miss Joines.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable James T. Caffrey "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Stokes of Plymouth, from one hundred twenty-five residents of Plymouth County opposing legalized gambling in Iowa.

By Busing of Hamilton, from ninety-two residents of Iowa favoring an appropriation for an addition to the infirmary at the Iowa Soldiers' Home in Marshalltown, Iowa.

By Millen of Jefferson-Van Buren, from forty-five residents of Jefferson County opposing equal bus transportation for public and parochial school children.

By Detje of Tama, from thirty-four residents of Tama County opposing pari-mutuel betting in Iowa.

By Detje of Tama, from thirty-nine residents of Tama County opposing equal transportation for public and parochial school children.

## 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 12, asking the Governor for return of Senate File 62 for correction.

Robert G. Moore, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 12

Maule of Monona asked and received unanimous consent for immediate consideration of Senate Concurrent Resolution 12 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 12 <br> By Frommelt

Whereas, an error has been discovered in Senate File 62, a bill for an act relating to retirement age for firemen and policemen, 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 62 for correction.

Motion prevailed and the resolution was adopted.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 109, 110, 159 and 208 and Senate File 75, under Rule 35.

## INTRODUCTION OF BILLS

House File 291, by Gaudineer, Tieden and Baringer, a bill for an act relating to the compensation of county attorneys.

Read first time and referred to committee on governmental subdivisions.

House File 292, by Robinson and Fischer of Grundy, a bill for an act to provide for statewide periodic motor vehicle inspection.

Read first time and referred to committee on transportation.
House File 293, by Detje, a bill for an act to limit the civil liability
to persons riding in aircraft without payment for the ride or transportation.

Read first time and referred to committee on transportation.
House File 294, by Gillette of Story, a bill for an act relating to an educational loan fund, and making an appropriation therefor.

Read first time and referred to committee on education.
House File 295, by Dunton and Nielsen of Emmet-Palo Alto, a bill for an act relating to the death of a human being caused by means of a motor vehicle.

Read first time and referred to committee on judiciary.
House File 296, by Burke, Shannahan and Wengert, a bill for an act to permit cities with permanent voter registration to prepare duplicate registration lists by electrical or mechanical process, or other similar data process.

Read first time and referred to committee on governmental subdivisions.

House File 297, by Rider, a bill for an act relating to the publication of the official proceedings of county boards of supervisors.

Read first time and referred to committee on governmental subdivisions.

House File 298, by Hausheer, Denato and Dunton, a bill for an act authorizing school district employees to have deducted from their salary their dues to professional associations, employee organizations or unions.

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

House File 299, by Robinson, a bill for an act to prohibit nepotism within this state.

Read first time and referred to committee on governmental affairs.
House File 300, by Burke, Shannahan and Wengert, a bill for an act amending chapter three hundred fifty-one (351), Code 1962, to permit counties to collect dog license fees for cities and towns at the same time and in the same manner as county dog license fees collected.

Read first time and referred to committee on governmental subdivisions.

## SENATE MESSAGES CONSIDERED

Senate File 39, a bill for an act to amend section three hundred twenty-four point thirty-eight (324.38), Code 1962, relating to reports by special fuel dealers or users to the state treasurer's office.

Read first time and referred to committee on governmental affairs.
Senate File 87, a bill for an act relating to state boiler inspection.
Read first time and referred to committee on industrial and human relations.

Senate File 190, a bill for an act relating to reorganization of school districts.

Read first time and referred to committee on education.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 19, by Radl, a joint resolution to create a legislative committee to study the problem of water fluoridation and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

## WAYS AND MEANS CALENDAR

House File 153, a bill for an act relating to taxation for the county fund for mental health, with report of committee recommending amendment and passage, was taken up for consideration.

Distelhorst of Des Moines offered the following committee amendment and moved its adoption:

Amend House File 153, section one (1), by striking from line four (4) the word "further" and inserting in lieu thereof the word "hereby".

The amendment was adopted.
Distelhorst 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?" (H. F. 153)
The ayes were, 113:

| Anderson | Busch Crosier Edgington <br> Bailey Busing <br> Baker Caffrey <br> Baringer <br> Booto DenHerder Felger <br> Barnahan Fischer of  <br> Breitbach Clapsaddle Detje <br> Bremmer Cochran Distelhorst Grundy | Fisher of |  |
| :--- | :--- | :--- | :--- |
| Brinck | Coffman | Doderer | Greene |
| Burke | Cohen | Dougherty | Foster |
|  | Conway | Dunton | Fullmer |
|  |  |  | Gallagher |


| Gannon | Kempter | Nagle | Seibert |
| :--- | :--- | :--- | :--- |
| Gillette of | Kemnedy | Nelson | Shirley of |
| Clay-Dickinson | Kluever | Nielsen of | Dallas |
| Gillette of | Korn | Emmet-Palo Alto Smith of |  |
| Story | Lawlor | Nielsen of | Linn |
| Glanton | Loss | Shelby | Smith of |
| Gleason | Lynch | Oehlsen | O'Brien |
| Glenn | Madden | O'Malley | Stevenson |
| Graham | Mahan | Osian | Stokes |
| Grassley | Maley | Oxley | Strothman |
| Gregerson | Maule | Palmer | Stueland |
| Hageman | Mayberry | Quinn | Tieden |
| Hanson | MeNamara | Radl | Uban |
| Harrington | Meacham | Redfern | Utzig |
| Holmes | Melrose | Renda | Varney |
| Houston | Millen | Resnick | Webster |
| Hullinger | Miller of | Rickert | Wengert |
| Hutchins | Buena Vista | Rider | Whisler |
| Jackson of | Miller of | Robinson | Winkelman |
| Black Hawk | Des Moines | Roe | Wolcott |
| Jackson of | Morgan | Scherle of | Wright |
| Clinton | Mueller | Fremont-Mills | Mr. Speaker |
| Keleher | Murphy | Scott |  |

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

| Bogenrief | Hausheer | Patton | Shannahan |
| :---: | :---: | :---: | :---: |
| Craig | Miller of | Rasmussen | Wilson |
| Duffy | Page | Reichardt |  |

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

## CONSIDERATION OF BILLS

## RECONSIDERATION OF VOTE ON HOUSE FILE 79

Harrington of Buchanan moved to reconsider the vote by which House File 79, a bill for an act to eliminate the mandatory square footage requirement for class " $B$ " permittees authorized to allow dancing.

Motion prevailed.
Harrington of Buchanan moved that the vote by which House File 79 was placed on its last reading be reconsidered.

Motion prevailed.
Harrington of Buchanan offered the following amendment filed by him on February 17 and moved its adoption:

Amend House File 79 as follows:

1. Amend the title to House File 79 by inserting in line one (1) thereof after the word "mandatory" the words "five hundred". Further amend the title by striking from line one (1) the word "eliminate" and inserting in lieu thereof the word "change".
2. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section one hundred twenty-four point thirty-nine (124.39), Code 1962, is hereby amended by striking the word 'five' in line ten (10) of subsection one (1) and inserting in lieu thereof the word 'two'."

Roll call was requested by Smith of O'Brien and McNamara of Linn.

On the question "Shall the amendment be adopted?" (Amend H. F. 79)

The ayes were, 68:

| Bailey | Gaudineer | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gillette of | Maley | Rickert |
| Baringer | Clay-Dickinson | Maule | Rider |
| Breitbach | Gillete of | Mayberry | Robinson |
| Bremmer | Story | McNamara | Roe |
| Brinck | Gleason | Meacham | Scherle of |
| Burke | Graham | Melrose | Fremont-Mills |
| Busch | Grassley | Millen | Scott |
| Caffrey | Hageman | Miller of | Seibert |
| Carnahan | Harrington | Des Moines | Smith of |
| Cochran | Holmes | Morgan | Linn |
| Coffman | Houston | Mueller | Smith of |
| Denato | Hullinger | Nielsen of | O'Brien |
| Den Herder | Hutchins | Emmet-Palo Alto Stevenson |  |
| Detje | Keleher | O'Malley | Uban |
| Distelhorst | Kennedy | Oxley | Utzig |
| Edgington | Loss | Quinn | Webster |
| Foster | Lynch | Rasmussen | Wilson |
| Gannon | Madden | Redfern |  |

The nays were, 46:

Anderson
Boot
Busing
Clapsaddle
Cohen
Conway
Craig
Crosier
Doderer
Felger
Fischer of Grundy
Fisher of Greene

Fullmer
Gallagher
Glanton
Glenn
Gregerson
Hanson
Hausheer
Jackson of
Black Hawk
Jackson of Clinton
Kempter
Kluever

Absent or not voting, 10:

| Bogenrief | Duffy |
| :--- | :--- |
| Dougherty | Dunton |
| Doyle |  |

Korn
Lawlor Miller of

Buena Vista
Murphy
Nagle
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Palmer
Radl.

Miller of
Page
Patton

Reichardt
Shirley of Dallas
Stokes
Strothman
Stueland
Tieden
Varney
Wengert
Whisler
Winkelman
Wolcott
Wright

The amendment was adopted.
Harrington 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?" (H. F. 79)
The ayes were, 93 :

Breitbach
Bremmer
Brinck
Burke
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Coffman
Conway
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Felger
Fischer of
Grundy
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
The nays were, 24:

| Anderson | Craig |
| :--- | :--- |
| Bailey | Den Herder |
| Baker | Edington |
| Baringer | Fisher of |
| Bot | Greene |
| Cochran | Glanton |
| Cohen | Grassley |

Absent or not voting, 7:
Bogenrief
Doderer
Gillette of
Story
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

Anderson
Baker
Baringer
Boot
Cochran
Cohen

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

## ADOPTION OF HOUSE RESOLUTION 4

Murphy of Carroll called up for consideration House Resolution 4, found on page 333, Journal of February 17, and moved its adoption.

Motion prevailed and the resolution was adopted.

## UNFINISHED BUSINESS

House File 30, a bill for an act relating to the compensation of county officers, deputies and clerks, with report of committee recommending amendment and passage, was taken up for consideration.

## COMMITTEE OF THE WHOLE

Maule of Monona moved that the House resolve itself into a committee of the whole, with the Speaker acting as chairman, for the purpose of discussing House File 30.

Motion prevailed.
Maule of Monona moved that the committee now rise.
Motion prevailed.
HOUSE FILE 30 REREFERRED TO COMMITTEE
Maule of Monona moved that House File 30 be rereferred to the committee on governmental subdivisions for further consideration.

Motion prevailed.

## HOUSE JOINT RESOLUTIONS DEFERRED

Unanimous consent was received to defer House Joint Resolutions 7 and 10 and that the resolutions retain their place on the calendar.

## REGULAR CALENDAR

House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives, with report of committee recommending passage, was taken up for consideration.

Doyle of Woodbury offered the following amendment:
Amend House File 22 by inserting after the word "to" in line nine (9) the following: "bona fide conventions and meetings being held on unlicensed premises of auditoriums as contemplated in chapters thirty-seven (37) and three hundred seventy-four A (374A) of the Code nor to".

## HOUSE FILE 22 DEFERRED

Glenn of Wapello moved to defer action on House File 22 and that the bill retain its place on the calendar.

Motion prevailed.

## REPORT OF COMMITTEE

Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 18, a bill for an act relating to termination of contracts with school teachers, begs leave to report it has had the same under consideration
and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 18 as follows:

1. Amend section one (1) by striking the word "and" in line three (3) and inserting in lieu thereof the word "place."
2. By striking in section one (1), line three (3), the word and figure "seventy-six (76)" and by inserting in lieu thereof the word and figure "ninety (90)".

By inserting in line five (5) after the figure two (2) the following: "If the board intends to proceed with termination it shall inform the teacher in writing that it intends to terminate said contract and".
3. Amend House File 18 by adding the following section:

Sec. 2. Section 279.13, Code 1962, is hereby further amended by inserting in line 86 of said section after the words "notice of" the following: "the reasons for termination,".

Bruce e. Mahan, Chairman.

## AMENDMENTS FILED

Amend Senate File 22 as follows:

1. By inserting in line two (2) of Section one (1) after the word "striking"
the words "lines one (1) through seventy-two (72) inclusive, of".
2. By striking everything after line three (3) in Section one (1) and all of Section two (2), and inserting in lieu thereof the following:
" 4 . Determination of benefits. The weekly benefit amount payable to any individual shall be a percentage of one-thirteenth (1/13) of the wages in covered employment earned during the high quarter of the base period, but in no case may the benefit amount be larger than the same percentage of the average weekly wage paid to all Iowa employees in insured work during the previous calendar year.
"The percentage applicable to each individual according to family status is as follows:

Sixty-three (63) percent if the individual has no spouse or a nonworking spouse and four or more children;

Sixty-one (61) percent if the individual has no spouse or a nonworking spouse and three children;

Fifty-seven (57) percent if the individual has no spouse or a nonworking spouse and two children;

Fifty-one (51) percent if the individual has no spouse or a nonworking spouse and one child;

Forty-five (45) percent if the individual has a nonworking spouse and no children;

Sixty-one (61) percent if the individual has a working spouse and four or more children;
"Fifty-seven (57) percent if the individual has a working spouse and three children;

Fifty-one (51) percent if the individual has a working spouse and two children;
Forty-five (45) percent if the individual has a working spouse and one child;

Thirty-nine (39) percent if the individual is not married or is married and has a working spouse and no children."

Uban of Black Hawk.
Amend House File 29 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred twenty-one (321), Code 1962, is hereby amended by adding thereto the following:

1. "Every new automobile, light delivery truck, panel delivery truck, pickup or school bus, registered for the year 1966 and thereafter in Iowa, shall be equipped with at least two sets of safety belts installed in the front seat of such vehicle; however, when a light delivery truck, panel delivery truck, pickup or school bus has only an operator's seat, such vehicle need be equipped with only one safety belt. The safety belts required shall not be removed unless replaced with approved safety belts as long as the vehicle is subject to registration.
2. "All safety belts installed in any motor vehicle where such safety equipment is required shall be of a size to accommodate an adult person and shall be designed and installed in a manner to prevent or substantiallly reduce the movement of the person using the safety equipment in the event of a collision or accident.
3. "All safety belts installed in any motor vehicle as required under this Act shall be of a type and shall be installed in a manner approved by the commissioner."

Scherle of Fremont-Mills.
Amend House File 30 as amended as follows:

1. By striking the period in line four (4) of Section two (2) and by inserting in lieu thereof the following, "except that in counties having a population in excess of sixty thousand $(60,000)$, each member shall be paid seventy (70) percent of the compensation of the other elected county officers in the county as provided in this Act."
2. By striking in line five (5) of Section two (2) the word "forty" and inserting in lieu thereof the word and figure "sixty (60)".
3. By striking in line six (6) of Section two (2) the words "or more" and by substituting in lieu thereof the words "and less than two hundred fifty thousand ( 250,000 ) population,".
4. By striking all after the word "shall" in line six (6) of Section two (2) and all of line seven (7) and by inserting in lieu thereof the following: "be paid an amount equal to seventy (70) percent of the compensation of the other county officers under this Act. In counties having a population in excess of two hundred fifty thousand $(250,000)$, members of the Board of Supervisors shall be paid in accordance with the schedule set forth in this Act."

Gaudineer of Polk.
Amend House File 30 as amended as follows:

1. By striking lines eight (8) through fourteen (14) of Section two (2) and inserting the following subsection:
"3. Provided, however, in counties of less than thirty-five thousand (35,000) population, members of the Board of Supervisors shall each receive eighteen (18) dollars per day per diem and

7 shall not be compensated according to the schedule set forth 8 in this Act."

Gaudineer of Polk.
1 Amend House File 96 as follows:
2 By striking from line five (5) of Section 1 the
3 word and figure six (6) and inserting in lieu thereof
4 the word and figure nine (9).
Wright of Scott.
1 Amend House File 109 by striking lines four (4) through
2 seven (7) of section one (1) and inserting in lieu thereof the following:
3 "Lamps on parked or stopped vehicles, except trucks, trailers 4 or semitrailers as defined in section three hundred twenty-one 5 point three hundred ninety-two (321.392) of the Code, required
6 to be exhibited by this section shall not be lighted at any time
7 when the vehicle is being driven on the highway unless the
8 headlamps are also lighted."
Uban of Black Hawk. Houston of Crawford. Shannahan of Woodbury.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, February 22, 1965.

## JOURNAL OF THE HOUSE

> Hali, of the House of Representatives, Des Moines, Iowa, Monday, February 22, 1965.

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

Prayer was offered by the Reverend E. E. Bayse, pastor of the Methodist Church, West Union, Iowa.

The Journal of Friday, February 19, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Millen of Jefferson-Van Buren on request of Miller of Des Moines; Bogenrief of Polk on request of Houston of Crawford; Coffman of Iowa on request of Wengert of Woodbury; Harrington of Buchanan on request of Breitbach of Dubuque; Duffy of Dubuque on request of Glenn of Wapello.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and announced that many great men were born on February 22, this being the birthday of George Washington, the first president of these United States, and the Honorable Victor Stueland; and on behalf of the House extended "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Kempter of Jackson, from thirty residents of Jackson County opposing the repeal of the guest statute act.

By Quinn of Washington, from the Board of Supervisors of Washington County favoring the county salary bill.

## HOUSE FILE 30 REFERRED

The Speaker announced that House File 30 is referred from the governmental subdivisions committee to the judiciary committee.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 173 and 101.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 18, under Rule 35.

Anderson of Ringgold-Taylor 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 Anderson of Ringgold-Taylor, Bailey of Wright and Baker of Boone.

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 Fulton presiding.

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

President Fulton presented to the joint convention the Honorable Ernest Kosek, former member of the House from Linn County and now president of the Iowa Association for Mental Health, who introduced Dr. Menninger with the following remarks:
Mr. President, Mr. Speaker, Honorable Members of the Sixty-first
General Assembly, Guests, Ladies and Gentlemen:
It is a high honor and personal privilege to introduce our guest speaker today. Eight years ago I was a member of this honorable body and introduced Dr. Menninger. Dr. Menninger, world renowned psychiatrist, is president of the Menninger Foundation in Topeka, Kansas. He has served on many boards and in many associations affiliated with his profession and is the author of many works on psychiatry. He has an enviable war record, having served during World War II as consultant in psychiatry to the Adjutant General of the Army, holding the rank of Brigadier General. He has been awarded the Distinguished Service Medal and the French Legion of Honor. All Iowans owe Dr. Menninger a debt of gratitude for the tremendous push forward which he inspired in 1957 to the care of the mentally ill in Iowa. He will bring information and enlightenment on mental health problems in our state, as they exist today, particularly in the light of all the new Federal legislation and comprehensive mental health plan for Iowa, now nearing completion.

The Iowa Association for Mental Health is sponsoring Dr. Menninger's visit because we feel that what he says will benefit all Iowans.

The Iowa Association for Mental Health consists of lay people united in the effort to assist in alleviating these problems.

As president of the Iowa Association for Mental Health, I present to you Dr. William C. Menninger.

OUTLINE OF THE REMARKS OF WILLIAM C. MENNINGER, M.D. Iowa State Legislature, Des Moines, Iowa February 22, 1965

## I. INTRODUCTION

A. Thank you for this very special honor and privilege to address this group-the more significant because it is a repeat performanceeight years since my last visit on February 1, 1957.
B. My recollections of that previous visit: A very happy experience with a heart-warming evidence of gratitude expressed on the part of so many Iowa citizens for what effort I put forth.

1. We have made great progress in these eight years, but may I quickly add-mental illness is still our number one neglected field of health.
2. You can be very proud of the progress made in Iowa in our mental health program, progress made possible because of

The splendid leadership on the part of the state officers and legislature

Through
The keen awareness of the need
The vision of the opportunities
A special commendation to your director of Mental Health, Dr. James Cromwell; to my dear and old friend, Dr. Paul Huston, Professor of Psychiatry at the University Medical School. A very special commendation to this increasingly effective group of citizens in Iowa-the Iowa Association for Mental Health.
C. The potential significance of this visit

1. Again it is my desire to be helpful-I am proud of our progress in Iowa and shall make some comments about it, but truly we have only made a start in terms of the enormous needs.
2. On my previous visit I was privileged to tell of our mental health story in Kansas, the "revolution" that occurred. The composition of this legislature is almost entirely changed since my appearance here on February 1, 1957. My feeling is that this story is still the most helpful message I might bring youwith the further evolution of our program these last eight years.
3. Again I shall try to choose my words carefully. As we meet here there are 2,700 mental patients in institutions in Iowa as of this moment. There are 2,500 more mentally sick individuals in county homes. So much of what may happen further to help these people depends on the understanding and the actions of the individuals in this room, the state legislature. Indeed thousands are looking to us for help and there are thousands-we are very sure of it-yet to come. These people have no voice or vote. In too many instances they are still badly neglected. Their lives are wasted unless we help them get well, and tragically their hearts are often filled with fear and hopelessness, along with a completely unproductive life-when it need not be in the great majority of instances.

## II. NOW A NEW ERA OF HOPE THAT THIS SITUATION WILL CHANGE

A. The evidence includes many points:

1. Indeed the very fact that I have the privilege to discuss the subject with you today is an evidence of new hope.
2. Under the leadership of the NIMH and the NAMH much progress has been made in the support of treatment and training and research and community programs.
3. The progress in other states-my contact with the programs in several states through the privilege of visiting with their legislative bodies
Ohio: Budget for mental hospitals raised from $\$ 70$ million to $\$ 91$ million
$\$ 5$ million for three training centers
raised salaries
bond issue of $\$ 75$ million for mental hospital construction Pennsylvania $\$ 90$ to $\$ 122$ million
California $\$ 92$ to $\$ 180$ million
Texas $\$ 13$ to $\$ 36$ million
Tennessee $\$ 1$ to $\$ 2.5$ million
4. The superb leadership of the press and other mass communications to alert an intelligent public about the need.
5. The interest of our citizens groups

The American Medical Association under the magnificent leadership of President John F. Kennedy
6. The new awakening of our leaders themselves in our state hospital progress and the extensions now into the community-of which I will have much more to say later.
B. The evolution of this as we experienced it in Kansas, a story that could be much better told by my brother Karl, who had the vision and gave more guidance and energy to the revolution and evolution in Kansas than any other person.

1. Our pride and satisfaction that

The mental hospital population of Kansas has decreased nearly 53 percent-from a total population of 6,047 in 1948 to 2,844 in 1964. During the same period the national mental hospital population has decreased from 5 to 10 percent-from about 760,000 to 712,000 .
2. Even with our hospitals not yet adequately staffed, about 85 percent of our new admissions go home, and almost 70 percent within six months.
3. Possibility that we will never have to build additional bedsthough we do need replacements for buildings constructed in the 1870 's and 80 's.
C. As indicated, my belief is that my best help to you might be again to repeat the story about the change-what the situation waswhere we have arrived and how we look at the future.

With the hope that perhaps the experience may give you some helpful background in your continuing efforts to improve the mental health program in Iowa.
III. THE BACKGROUND OF THE STORY—quite personal
A. The story of Father and the beginning of the Clinic.
B. Even in private practice, our special satisfaction in the small program of research and training.
C. Personal experiences in the war with manpower shortage and the lack of knowledge.
D. 1945-Karl's concern with the VA-and then the Bradley-Hawley request for training at Winter VA Hospital.
E. The re-organization of the private practice into the non-profit foundation, to do research and training and prevention.
F. The development of the training program and the research program beginning with 100 doctors-the suggestion of 25 and the expansion to 100 because of VA insistence. (Now about 800 have been trained at The Menninger Foundation.)

## IV. THE RECENT EVOLUTION OF OUR STATE HOSPITAL SYSTEM

A. 1948-the initial rumblings of the "revolution."

1. The legislator whose relative was neglected in a state institution and who became aware of the amazing program at Winter VA Hospital.
2. The new economy-minded superintendent of the Topeka State Hospital who cut out expensive drugs and time-consuming ex-aminations-with the resignation of three of the five doctors, one of the two nurses, and the only psychologist.
3. Some accidents and the beginning interest of the press-which made a state-wide crusade.
4. Self-mobilization of the Mental Hygiene Society, the American Association of University Women, the League of Women Voters, Civic Clubs, Federated Women's Clubs and many others.
B. The status of the Topeka State Hospital at that time (we have three).
5. Over 1,800 patients in antiquated buildings to house 1,500 .
6. Two psychiatrists, neither of whom had been trained.
7. 60 out of every 100 patients admitted remained indefinitelymost of them for life.
8. Per diem allotment per patient of $\$ 1.06$ ranked us as 47 th out of the 48 states.
9. Most new admissions housed in jails for days or weeks before they could be admitted. (And like cancer, the longer treatment is withheld, the less chance for recovery.)

## V. WHAT WAS DONE ABOUT it?

A. Governor, now Senator, Frank Carlson appointed a committeeDean of the Medical School, President of the State Medical Society, a member of the Senate, a member of the House, and my brother Karl.
B. Their recommendation to buy "brains" (staff) before "bricks" and to establish a training program.

At this time a public health survey indicated the need for an additional 3,000 beds for the system. None build and $\$ 38$ million saved.

In my brother's words, "Many patients will get well in a barn if you give them the right doctors and the right treatment. We don't want them to live in barns, but staff and treatment must come first."
C. The staff of The Menninger Foundation was called upon to establish a training program under my brother's direction-Everyone aware that this would be a long-time and slowly developing process.
D. Senator Carlson put it up to the legislature-the press helpedpublic citizens' groups helped-the legislature and their wives visited the sorry decrepit hospital.
What did they see?
Men endlessly pushing mops on already over-polished floors.
Gloomy wards with old rocking chairs lined up against the wall.
Beds in the halls and mattresses on the floor at night.
Uniform and drab, ill-fitting clothes.

Inadequate and ill-prepared food, unattractively dished outthree different diets.

Patients cooped up for days on end-or literally herded in large groups onto park benches.

The wide use of physical restraints-strait-jackets all over the place, untrained and often uncouth and brutal prison-guard-like attendants.

## VI. AND THEN WHAT HAPPENED?

The legislature acted with a 60 percent increase in the budget in 1949; 118 percent more in 1951; by 1960-4 times what we spent in 1948; takes continuing public pressure to advance each year.
My brother and our associates undertook the responsibility to begin to recruit a professional staff, and set up a training program.
In addition to doctors-psychologists, social workers, nurses, and occupational therapists were recruited and trained.

The number of attendants was doubled and their salaries were doubled-replacing the dull and inept.

The Rockefeller Foundation gave us funds for a three-year special school for training aides.

50 consultants were engaged from the County Medical Society.
Patients began to see dentists for the first time.
Wholesale orders for eyeglasses- 300 pair.
Occupational and recreational programs were started.
Fire escapes were installed.
A patient's canteen was constructed-until 1954 the only new construction.

The development of a very extensive volunteer system, through the help of the citizens of the community-the Junior League established and manned the canteen. Most important-creation of an attitude toward, philosophy about and understanding of mental illness on the part of

The legislature, citizenry, relatives and more important, the professional staff and patients.
An attitude whereby patients can learn through relationships with the staff that people do care about them; that they can and will get well.
To make this possible necessitates the provision of financial, political and public support-with the absence of political pressures on the professional staff, changes in administration, constant budgetary threats.
Doctors began to see patients:
Within two years the TSH population dropped from 1,850 to 1,500 .
Today the population is $968-47$ percent reduction.
Five wards were closed in the last two years.
Approximately 300 patients have had no homes to which to go. Placed through social agencies.
Since 1949, 1,084 patients discharged who had been residents in the hospital for 10 years or more- 568 for 20 years or longer.
Sixty-six out of 71 bed-ridden oldsters in one section of the hospital got out of their beds within a year and stayed out. A high percentage of so-called seniles can be helped and need not be in a hospital.
Stories of human interest:
In 1953, TIME magazine carried the story of a small white-haired woman who had been hospitalized probably longer than any other known person-a patient at Topeka State Hospital. She had entered
the hospital at the age of 13 on June 27,1882 , three years after the hospital was opened. By 1952 she had been there 70 years. Her only response to questions was "When can I go home?" She was discharged at the age of 86 years, 73 of them spent in the hospital. She is taking care of herself in the community today.

One of the patients, whose case was reviewed when new staff were brought in was a man who had been in the hospital for 19 years. Hospital officials weren't certain the man had ever been psychotic. He was sent back to his family in Denmark, after making headlines around the world-all because a doctor who could speak his language took time to talk to him.

Woman-20 years mute-now a practical nurse.
VII. WHAT HAS HAPPENED SINCE AND WHAT ARE THE RESULTS?
In 1952 the people of Kansas voted an increase in personal property tax of one-half mill to provide a permanent hospital building fund for replacement of beds. In 1953 the Legislature removed the hospital from political patronage and provided for a psychiatrist to direct the institutions at twice the Governor's salary.

In 1950, 657 patients were admitted; in 1960, 2,183 were admitted.
The average daily patient population in the three hospitals was 5,200 in 1948, 3,318 in 1961; 36 percent reduction in 13 years.

While the per diem increased from $\$ 2.05$ in 1950 to $\$ 7.34$ in 1960 , the operating expenditure per patient released was decreased from $\$ 7,989$ in 1950 to $\$ 4,505$ in 1960.
The development of the five-year plan of training-to aid in staffing outlying hospitals.
The OPD-Children's Services developed with the Receiving Home.
Savings of $\$ 4,000$ per discharged patient in 1960 as compared with 1948.

New Eastman Building constructed in 1960 at TSH; at the end of the year of 1964 a new unit was completed, the Woodsview Building.

## VIII. RECOMMENDATIONS

1. The Purposes of Reporting the Story of our Experience in Kansas are twofold:
First, while it is generally recognized that we have made much progress in our mental hospitals across America, it is not understood that we have only made a start. Many people do not know we still have more people in mental hospitals than we have in all general hospitals put together-a community of 712,000 sick people in 535 mental institutions. Furthermore it is not clearly understood that the great majority of these people would get well if we would give them a chance. This chance means we have to give them the opportunity for adequate treatment under the right conditions. The success we have had in Kansas does indicate clearly that all of our big mental institutions can become honest-to-goodness hospitals where the great majority of people get well.

The second reason for presenting this story is the assumption that our experiences in the Kansas System might be of help to you in Iowa. In making some constructive suggestions I want to emphasize that this is my "cause" in Iowa just as much as it is in Kansas.

Before making any suggestions let me again compliment you warmly on the progress we have made--progress in many directions. You
have increased your per diem expenditures on patients in the hospitals from $\$ 3.30$ to $\$ 10.15$. When I addressed this legislature eight years ago, Iowa had, in the mental hospitals, one physician to every 123 patients and now you have one physician to every 46 patients. Significantly, the population in your mental hospitals has fallen from 5,046 in 1956 to approximately half that figure in 1964, 2,716.

You have made this splendid progress in a comprehensive mental health plan for the state. You have done what we know must be done, you have moved out into the community and now, if I understand correctly, 58 percent of the population of Iowa has a chance to obtain psychiatric help near his home, through the establishment of these 16 mental health centers. Of all of these steps of progress, the citizens of Iowa have a right to be proud. Again, however, I want to emphasize that from our present vantage point, all of us in the professional field know we have much more to do. Our basic objectives for the state hospitals are absolutely unimpeachable but these unfortunately are still objectives:
a. We must transform the existing state hospitals into true, modern, active treatment centers.
b. We must provide adequate inservice training for all categories of personnel and we are far from this at the moment.
c. We must provide adequate community treatment centers for emergency treatment, after-care, follow-up outpatient community consultation and all kinds of extra-mural psychiatric services.
d. We must establish scientific investigations-greatly extend our research into our administrative and clinical and preventive procedures.
2. Brains Before Bricks.

This has been the title of my presentation before many legislatures and it was to this legislature in 1957 for the reason, I am still convinced, that the major bottleneck in doing a much better job in our treatment and preventive programs is our lack of trained personnel. Hence, I still wish we might put the greatest emphasis on the development of professional staff at all levels to provide the diagnosis and treatment and prevention. The second priority goes to buying bricks, i.e., facilities. I am convinced that 80 to 90 percent of our psychiatric patients will get well if we give them adequate, early, treatment.

I note with special satisfaction that the statistics of the picture in Iowa mental institutions has greatly improved in these eight years. The ratio of personnel to patients now indicates that Iowa is near the top of the states among state institutions. In mentioning this, though, I want to add quickly we must not feel satisfied, certainly not complacent that we are doing all we can. We have made gratifying progress but we are still far below the minimal standards as established by our professional organization, the American Psychiatric Association.
I want to have you understand what these ratios are and will use the Kansas figures as of November, 1964, for comparison. As I present these ratios to you, I would like to mention briefly the significance of each type of personnel and how important they are to us.


In Iowa, as in every other state in the Union, the great need is for more trained personnel and hence my appeal, and my pleading, and my most sincere pleading, that you provide the wherewithal to intensify training by doubling or tripling the available funds. Currently at the Medical School in Iowa City you have 19 doctors in what we call residency training in psychiatry, training to be psychiatrists. You have two approved training programs in your state institutions, Independence and Cherokee, with 12 doctors in training at each of these. In other words, 43 physicians in residency training in Iowa. We have more than a hundred in training in Kansas.

You have some excellent training programs for clinical psychologists and social workers but here again my impression is that many more of our colleges and universities, as well as all of our mental institutions, would be enormously blessed if there were some weddings in the training programs between these two groups of institutions.

Such programs could be as fine as any in the entire country, providing both the theoretical and didactic work in the university or college and the clinical work in these splendid institutions.

In some of your institutions you have very superior clinical pastoral education programs, particularly in Independence, with graduate summer sessions. The facts indicate that the average clergyman of any faith spends about 50 percent of his time seeing troubled people. Hence if we provide training for them from this technical field of medicine-psychiatry-we can help them be much more effective in terms of the mental health program.
3. Salaries and Personnel Problems

A problem in every mental hospital program-in every community mental health program-is the recruitment of personnel. Dr. Huston has told me he could place 14 more psychiatrists today in the community mental health program if they were available. Part of this lack of availability-and we have to face it-is that psychiatry is on a seller's market. Every state mental health program in the union is looking for personnel. There are elaborate recruitment programs in various states offering very attractive bait to any and all takers. If we are going to recruit more personnel in Iowa, I would strongly urge you to consider thoughtfully two major areas:

The first of these is your personnel policies. Your retirement program was set up many years ago. It is based on three percent of the first $\$ 4,000$ earned so that with all due respect to a janitor, on retirement he gets as much as a hospital superintendent, namely about $\$ 50$ a month, even after 40 years of service. Perhaps you know that your vacation plan states that a person with one year's service gets one week vacation, and, between 2 and 10 years of service, receives two weeks vacation. Only after 10 years does he
receive as much as three weeks vacation, regardless of his responsibility.

May I be impertinent enough to call to your attention that for non-professional people your salary range is $\$ 220$ per month. This is a total cash figure with no additional maintenance or any other emoluments. Fifty-three percent of your employees earn $\$ 320$ or less per month. If you are going to get the people you want-in fact, one would almost say if you are going to get the people-these salaries have to be increased probably $25-50$ percent. Because these people are so terribly important in helping our sick folks, I urge that these policies and practices be given earnest and thoughtful and early attention.
4. Children

The one area in which Iowa has made little or no progress in its mental health program since I addressed this body eight years ago has been in the provision of psychiatric care for children. Currently the sum total of beds for emotionally disturbed children is 28 at Iowa City and 50 at Independence. Each of our hospitals should have a minimum of 50 beds-I personally doubt if this would be enough. For some reason or other this recommendation to the legislature has never received positive action.

My warm congratulations on a tremendous improvement in both the Woodward State Hospital and School and the Glenwood State School. There a very reasonable appeal for more help comes from these institutions: they badly need three times the number of social workers they have to consult with the social agencies and schools in the counties they serve. So many, many of our marginally retarded children would not have to come to an institution if we could develop programs in our communities for this large group of patientsestimated at 3 percent of our population.
5. An opportunity for the treatment of mentally disordered offenders.

In this area, too, Iowa badly needs a new program and a new facility. I think Governor Hughes summarized this succinctly in a presentation to a conference here in November when he indicated that "our treatment of the mentally disordered offenders in Iowa was for many years one of the darkest blots on our conscience as a state and a symbol of our refusal to face up to a vital responsibility." He went on to indicate that the sad and sorry single facility is an extension of a cell block, called the "security hospital" located within the walls of the Men's Reformatory at Anamosa. Tragically enough, about a fourth of the individuals in this particular cell block are patients from the mental hospitals, civil commitments, who unfortunately though, as you may or may not know, are photographed, fingerprinted, numbered and their records distributed to law enforcement agencies, including the FBI which in effect, of course, gives these mental patients essentially a criminal record.
With much thoughtful consideration, under the comprehensive mental health planning group, it is indicated that a new facility is long overdue, providing for 350 to 400 beds, to serve adolescents and juveniles, male as well as female adult offenders and including, as necessity arose, the more unmanageable patients from mental hospitals.
We were recently very much complimented in Kansas that a group of citizens from Iowa, including, I believe, some members of this legislature, visited us to look into a new program in Kansas, the

Diagnostic Center. This is unique in our 50 states. It is a medium security prison established for the specific purpose of examining every convicted male offender by a team of psychiatrists, psychologists and social workers. They pass their findings about each individual on to the court. So far it has been very warmly received.

Your group also visited our Boys' Industrial School, one of the sources of great pride for us in Kansas. For years in our state, we kept these youngsters from 6 to 16 years of age in a so-called boys' reform school, under very severe discipline. Most, if not all of them, left our institution hating the world more than before they entered. In 1948 we changed this training school into a kind of children's hospital where we studied each individual in order to provide the physical and psychological and educational needs as we found them. The payoff has been one of the most exciting experiences in the field of criminology we have ever had. The repeater rate for the youngsters in that institution fell from 47 percent in 1948 to 5 percent in 1960!

By all means we urge you to give early consideration to the need for a security hospital. It is urgent!

## 6. Finances

Most of the points I have been making to you this morning have to do with increased costs. I have only mentioned in passing that the per diem per patient in your hospitals is $\$ 10.15$. I haven't any question in my own mind that in the next few years we will have to double this figure-that is if we have any intention of doing the right kind of job in running a first rate treatment center worthy of being called a hospital.

When we talk about millions of dollars for this mental health pro-gram-and that is what we are doing-it is big money. But by comparison it is a drop in the bucket to the amount of money we spend on highways, defense, crime and for so many other things-other than the health of people. I know you will surely be faced with financial demands for many other programs in this legislature. I hope, though, and I pray that you don't forget these sick people depending on youand that you give them a number one priority. No one wants to pay more taxes and yet everyone wants more service. We can't have our cake and eat it and the business of trying to get this money by lottery or more federal aid is not practical for a permanent on-going program in any state. Undoubtedly all of you know that many other states have very good services and to obtain these there is no alternative to proposing some kind of increased taxes.

I mentioned the daily cost of $\$ 10.15$ per patient in the state hospitals of Iowa. Now let me hastily compare it with the average cost in a general hospital these days- $\$ 36.15$ a day. Recently I had occasion to visit one of our large non-profit orthopedic hospitals for children where the cost was $\$ 56$ per day. In both instances, and this is so important, this sum did not include the medical costs (physicians' fees) as does the figure of $\$ 10.15$ for a mental hospital.

I take great pride in indicating to you that in Kansas, at our Topeka State Hospital, in 1964 we were spending $\$ 12.93$ a day and the average for all our mental hospitals was $\$ 11.53$ a day. We anticipate that this is going up somewhat further in 1965. This figure does not include the training program costs for which an appropriation of approximately $\$ 850,000$ is made for all categories of personnel. Nor does this figure of $\$ 850,000$ for training include all training costs,
since the Menninger Foundation picks up the tab of $\$ 1,200$ per doctor per year in the training program.

Let me make this appeal, requiring you to find more finances, as personal as I can. Suppose it is your wife at Cherokee or Clarinda, or Independence, or Mount Pleasant. There are the wives of many of your friends there-undoubtedly many of your friends themselves. Can we afford, looking into our consciences, to give these citizens who depend on us anything less than the best? No one is going to criticize you for helping sick people. Let's do give the best we know how, admitting even so that this is not as good as it could be.
7. Community Psychiatry

My warm commendations to you on the development of the community psychiatry plan in Iowa under the Department of Psychiatry at the State Psychopathic Hospital and specifically, Paul Huston. This is the trend everywhere we have the leadership, the idea being to provide early treatment and the advantage of treatment at or near home. As I indicated above, I understand that 52 percent of your population is now covered by the 16 community mental health centers. In Kansas we have had a little experience with this, too, we have 21 community health services and everyone of them is in operation with at least one staff member-providing treatment close to home for about 75 percent of our population. We have problems in staffing them, real problems, but even currently they are giving 3,000 staff hours per week, which is filling what was a complete void prior to their instigation two or three years ago.

There is no doubt that if one can treat mental illness early in its course, there is a much better chance of helping the individual and hence the great advantage of these mental health clinics where people can get their help right at home. Increasingly general hospitals across the country are tending to add a few psychiatric beds for emergency cases and this, too, gives an individual a chance for treatment at home, in comparison to perhaps going a good many miles to a state mental institution.

In pointing out these advantages, it is my own personal opinion that our big mental hospitals will always be necessary for many reasons. We should not minimize the fact that wherever they are located, they can provide outpatient service, the day hospital program, community leadership, as well as serving as a hospital. At least that is our experience in Kansas and we are very proud of our state institutions which have enormously increased their participation in community life. In our Topeka State Hospital we have a very superior training program-much better, I believe, than we could provide in a small hospital with a few beds or an outpatient clinic, and I believe this is generally true because of the many patients-in our medical jargon we would say, the wealth of clinical material.
Our biggest problem to date in operating the community plan in Kansas-and I am quite sure this applies everywhere-is that we cannot find adequate trained professional personnel. This is the same problem that has cursed our mental hospitals because there are not enough trained psychiatrists and, as a matter of fact, there are not nearly enough in training. We have found by all odds, the best way to find them is to train them ourselves and hence my urgent appeal again, as indicated above, that you put high priority on increasing the training programs at the University and at the mental hospitals.

There is one major aspect in our mental health problems in many
states that is far from being solved. This has to do with the county homes. In my opening remarks I indicated that I have been told you have approximately 2,500 patients in county homes. As I have heard from the physicians about the survey of what happens, some of these apparently work fine with excellent treatment for the patients. They have the great advantage of being under local responsibility and local management. On the other hand, there isn't any doubt too many of these patients are badly neglected because the local community has not assumed adequate responsibility for their care.
The result is that we can, by neglect, assign such sick people to a kind of living death as "hopeless" when we haven't any right to so classify them. Whenever we have this kind of system, it needs the closest supervision to make it effective and hence I urge that in every county in Iowa there is close supervision of what is happening to these citizens in the county homes. They, too, rate the best treatment we know how to provide them.

## 8. Research

Again I reiterate my appeal for more research in this neglected field of health. You have made an appropriation of $\$ 75,000$ a year. I would only hope that this could be multiplied many times though as I make this suggestion I am aware also we are acutely short in finding the competent personnel to carry on research. We often have competent personnel but they are so busy treating people they don't have time to do research-one of our problems related to our shortage of personnel. The fact remains we still know so very little about personality, in relation to both health and sickness, and such information can only come as we go much, much further in our programs of research.
9. Inform the Public

Inform the citizens of the state about the facts and problems. It is my conviction that the public once informed will want-indeed insist upon-these changes.
10. Attitude of Optimism

I place the greatest emphasis on any program of improvement of mental health in the creation of an attitude of hopefulness and optimism on the part of everyone. Even with "brains" and "bricks" people have the best chance to get well when they do have the full support of the legislature and the citizens of the community and the state. Only then can we build the institutions we need. Only then can we create in these institutions an atmosphere of understanding and confidence and assurance of recovery. It can happen if enough of us care.

Baringer of Fayette asked and received unanimous consent to have printed in the Journal the remarks of Dr. William C. Menninger.

Senator Coleman of Webster moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Steffen 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 Senate was asked:

House File 8, 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.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives, with report of committee recommending passage, was taken up for consideration.

Doyle of Woodbury offered the following amendment filed by him on February 8 and moved its adoption:

Amend House File 22 by inserting after the word "to" in line nine (9) the following: "bona fide conventions and meetings being held on unlicensed premises of auditoriums as contemplated in chapters thirty-seven (37) and three hundred seventy-four A (374A) of the Code nor to".

The 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?" (H. F. 22)
The ayes were, 102:

| Bailey | Dougherty | Gregerson | Madden |
| :--- | :--- | :--- | :--- |
| Baringer | Doyle | Hageman | Mahan |
| Boot | Dunton | Hanson | Maley |
| Breitbach | Edgington | Holmes | Maule |
| Bremmer | Felger | Houston | Mayberry |
| Brinck | Fisher of | Hullinger | Meacham |
| Busch | Greene | Hutchins | Melrose |
| Busing | Fullmer | Jackson of | Miller of |
| Caffrey | Gallagher | Black Hawk | Buena Vista |
| Carnahan | Gannon | Jackson of | Miller of |
| Clapsaddle | Gaudineer | Clinton | Des Moines |
| Cochran | Gillette of | Kempter | Miller of |
| Cohen | Clay-Dickinson | Kennedy | Page |
| Conway | Gillette of | Kluever | Morgan |
| Craig | Story | Korn | Mueller |
| Denato | Glenn | Lawlor | Murphy |
| Detje | Graham | Loss | Nagle |
| Distelhorst | Grassley | Lynch | Nelson |


| Nielsen of | Radl |
| :--- | :--- |
| Emmet-Palo Alto | Rasmussen |
| Nielsen of | Reichardt |
| Shelby | Renda |
| Oehlsen | Resnick |
| O'Malley | Rickert |
| Ossian | Rider |
| Oxley | Roe |
| Palmer | Scherle of |
| Patton | Fremont-Mills |
| Quinn | Scott |

The nays were, 7 :

| Crosier | Foster |
| :--- | :--- |
| Doderer | Gleason |

Absent or not voting, 15:

| Anderson | Den Herder | Glanton | Millen |
| :--- | :--- | :--- | :--- |
| Baker | Duffy | Harrington | Redfern |
| Bogerrief | Fischer of | Hausheer | Shannahan |
| Burke | Grundy | Keleher |  |

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

## HOUSE FILE 16 WITHDRAWN

Brinck of Lee asked and received unanimous consent to withdraw House File 16 from further consideration by the House.

## REGULAR CALENDAR

## HOUSE JOINT RESOLUTION 14 SUBSTITUTED FOR SENATE JOINT RESOLUTION 2

Gillette of Story asked and received unanimous consent to substitute House Joint Resolution 14 for Senate Joint Resolution 2.

Wilson of Black Hawk moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney.

## 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 thirteen (13) of Article five (V) of the Constitution of the State of Iowa as amended by Amendment four (4) of the Amendments of eighteen hundred eighty-four (1884) is hereby repealed.

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 14)

The ayes were, 104:

Bailey
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Detje
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch
Madden
Mahan

The nays were, 6:

| Distelhorst | Kluever |
| :--- | :--- |
| Hanson | McNamara |

Absent or not voting, 14:

| Anderson | Coffman |
| :--- | :--- |
| Baker | Den Herder |
| Bogenrief | Duffy |
| Burke | Harrington |

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

## INTRODUCTION OF BILLS

House File 301, by committee on industrial and human relations, a bill for an act exempting the state board of social welfare from the limitation of employing special counsel.

Read first time and placed on the calendar.
House File 302, by committee on industrial and human relations, a bill for an act relating to the manner in which earned income shall be considered in determining the amount of old age assistance grants.

Read first time and placed on the calendar.
House File 303, by committee on industrial and human relations, a bill for an act relating to property exclusions of old age assistance recipients.

Read first time and placed on the calendar.
House File 304, by committee on industrial and human relations, a bill for an act to change the age limit for a child to be eligible for aid to dependent children.

Read first time and placed on the calendar.
House File 305, by committee on industrial and human relations, a bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonprofit childcare agency as a result of judicial determination.

Read first time and placed on the calendar.
House File 306, by committee on industrial and human relations, a bill for an act for the transfer of surplus public assistance funds.

Read first time and referred to committee on appropriations.
House File 307, by committee on industrial and human relations, a bill for an act relating to the powers and duties of the state board of social welfare.

Read first time and placed on the calendar.
House File 308, by committee on industrial and human relations, a bill for an act relating to the powers and duties of the state board of social welfare.

Read first time and placed on the calendar.
House File 309, by committee on industrial and human relations, a bill for an act to eliminate the requirement of United States citizenship in determining the eligibility for old age assistance.

Read first time and placed on the calendar.

House File 310, by Boot, Grassley and Resnick, a bill for an act relating to departmental administration at state institutions of higher learning.

Read first time and referred to committee on education.
House File 311, by Bailey and Kluever, a bill for an act to amend section two hundred sixty-two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities.

Read first time and referred to committee on education.
House File 312, by Nielsen of Emmet-Palo Alto, a bill for an act relating to exemption of prescription drugs from the sales tax.

Read first time and referred to committee on ways and means.
House File 313, by Gannon, Shirley of Dallas and Wilson, 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 education.
House File 314, by Hausheer, a bill for an act relating to the membership of the agriculture marketing board.

Read first time and referred to committee on agriculture.
House File 315, by agriculture committee, a bill for an act relating to weights and measures.

Read first time and placed on the calendar.
House File 316, by agriculture committee, a bill for an act relating to anti-hog-cholera virus and serum dealer permits.

Read first time and placed on the calendar.
House File 317, by Gregerson, Dunton, Meacham, Den Herder and Hutchins (companion bill to Senate File 184), a bill for an act relating to cosmetology.

Read first time and referred to committee on public health.
House File 318, by agriculture committee, a bill for an act relating to fees for inspection of weights and measures.

Read first time and placed on the calendar.
House File 319, by agriculture committee, a bill for an act relating to certification of animals.

Read first time and placed on the calendar.

House File 320, by Gregerson and Dunton, a bill for an act relating to a levy for textbooks and supplies for schools.

Read first time and referred to committee on education.
House File 321, by Dunton, Loss, Fischer of Grundy, Houston, Shannahan, Murphy, Maule and Stevenson (companion bill to Senate File 179), a bill for an act relating to truck operators and contract carriers.

Read first time and referred to committee on transportation.
House File 322, by Den Herder, Breitbach and Dougherty, a bill for an act to establish requirements for producers of milk and cream for manufacturing purposes.

Read first time and referred to committee on agriculture.
House File 323, by Foster, a bill for an act relating to the overall length of combinations of vehicles.

Read first time and referred to committee on transportation.
House File 324, by Jackson of Clinton, Doderer, Glanton, Jackson of Black Hawk and O'Malley, a bill for an act relating to low-rent housing.

Read first time and referred to committee on governmental subdivisions.

House File 325, by Hausheer and Gillette of Story, a bill for an act relating to fire protection for highway commission property.

Read first time and referred to committee on transportation.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on February 19, 1965, he approved the following bills: Senate Files 17, 28, 29, 42, 48, 86, 99 and 114.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 52, a bill for an act relating to tire equipment 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.

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 143, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.

## Also :

Mr. Speaker: Your committee on transportation to whom was referred House File 169, a bill for an act relating to the failure to stop at the scene of an accident, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 238, a bill for an act relating to the delivery of number plates and certificate containers to county treasurers of the department of public safety, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred Senate File 190, a bill for an act relating to reorganization of school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.

## AMENDMENTS FILED

Amend Senate File 18 as follows:

1. Amend section fourteen (14) by striking from line twelve (12) of such section the words "for the payment" and inserting in lieu thereof the words:
"for deductions made for costs and service charges under the provisions of this Act and the county treasurer with whom such moneys have been deposited under the provisions of this Act shall forthwith reimburse such holder to the full extent of the deposit with him of such moneys".
2. Amend section eighteen (18) as follows:
a. By striking lines four (4) through eight (8) of such section and inserting in lieu thereof the words "state with the county treasurer of the county in which the funds or property was abandoned. Before making".
b. By striking line seventeen (17) of such section and inserting in lieu thereof the words "Before making deposits with the county treasurer under the provisions of this Act".
3. Amend section twenty (20) by striking lines seven (7) through nine (9) of such section and inserting in lieu thereof the words:
"If the claim is allowed by the treasurer of state, the county treasurer with whom the deposits have been made under the provisions of this Act shall make payment forthwith of all funds pertaining to such claim deposited with him and the treasurer of state shall forthwith make payment of all deductions he may have made for costs of notice, or sale, or for service charges."

Redfern of Lee.
Amend the amendment to House File 29 filed by O'Malley on February 18,1965 as follows:

1. By striking all of lines six (6) and seven (7) and that part of line eight (8) to and including the word "and".
2. Further amend the O'Malley amendment by striking in line eight (8) the word "every" and inserting in lieu thereof the following: "1. Every".

## Gannon of Jasper.

Amend House File 42 as follows:

1. By deleting in line ten (10) of section (1) after the word "computing" the words and figures "sixty-six and twothirds ( $66 \%$ )" and inserting the word and figure "sixty (60)"
2. By adding a new section at the end of the bill to read as follows:
"Dependent Benefits. In addition to the benefits as provided in section one (1), a benefit of two (2) dollars for each dependent shall be paid, up to a maximum of four (4) dependents.
"Dependents for the purpose of this section shall mean an employee's wife, child or children or other persons recognized under the then current Internal Revenue Code for establishing the employee's withholding tax exemptions, but not an employed spouse. Only those exemptions claimed by the employee filed with his employer shall determine the number of dependents for the purposes of this section."

Robinson of Audubon-Guthrie. Brinck of Lee.

Amend House File 83 as follows:

1. By striking all of sections one (1) and two (2) and inserting in lieu thereof the following:

Section one hundred twenty-four point twenty (124.20), Code 1962, is hereby amended by striking the words "twelve o'clock midnight on Saturday" in line ten (10) thereof and inserting in lieu thereof the words "one o'clock A.M. on Sunday".
2. By renumbering the remaining sections.

Rasmussen of Polk. Wilson of Black Hawk.
Amend House File 102 by adding to section three (3) the following subsection:
"Represent in habeas corpus proceedings, without charge, any inmate confined to a state institution who files an affidavit to the effect that he does not have money with which to employ counsel." REDFERN of Lee.

Amend House File 125 by striking the period in line two (2)
2 of section sixteen (16) and add in lieu thereof the following:

3 "except in disputes involving wages or salaries in such cases the 4 findings of the board shall be informational."

Caffrey of Polk. Wright of Scott.

## Amend House File 82 as follows:

1. By striking all of lines five (5), six (6), seven (7), eight (8), and nine (9) of section one (1) and inserting in lieu thereof the following:
" b . Sell or dispense any alcoholic beverage on the licensed premises or permit the consumption thereon between the hours of two (2) o'clock a.m. and-seven (7) o'clock a.m. on any weekday and between the hours of one (1) o'clock a.m. on Sunday and seven (7) o'clock a.m. on the following Monday." Rasmussen of Polk. Wilson of Black Hawk. against whom a counterclaim or cross-petition has been filed." Denato of Polk.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Tuesday, February 23, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Reipresentatives, Des Moines, Iowa, Tuesday, February 23, 1965.

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

Prayer was offered by the Reverend C. C. Farley, pastor of the St. Thomas Catholic Church, Emmetsburg, Iowa.

The Journal of Monday, February 22, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Bogenrief of Polk on request of Foster of Cedar; Shannahan of Woodbury on request of Foster of Cedar; Felger of Scott on request of Resnick of Scott; Coffman of Iowa on request of Fischer of Grundy; Doyle of Woodbury on request of Houston of Crawford.

## PRESENTATION OF VISITORS

Loss of Kossuth presented to the House thirty-three members of the senior class at Titonka High School, their teacher, Terry Myers, and Superintendent George Roberts.

Jackson of Clinton presented to the House thirty-one members of the junior class of Lost Nation Community School and their teacher, Gary Harter.

Morgan of Mahaska presented to the House twenty-five seventh and eighth graders from the Peoria Christian School in Mahaska County and their teacher, Robert De Jager.

## PETITION

The following petition was presented and placed on file:
By Nielsen of Shelby and Houston of $\dot{C}$ rawford, from one thousand one hundred seventy-seven residents of Shelby and Crawford Counties opposing daylight saving time.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 127.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 52, 143, 169, 238 and Senate File 190, under Rule 35.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Grassley of Butler offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Oscar Mead of Butler County, who was a member of the Thirty-seventh, Thirty-eighth, Thirty-ninth, Fortieth and Fortieth Extra sessions of the General Assembly, passed away on December 30, 1964; 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 a suitable resolution commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Grassley of Butler, Busch of Bremer and Edgington of Franklin.

## ANNOUNCEMENT BY THE SPEAKER

Pursuant to House File 17, Acts of the Sixtieth General Assembly, the Speaker hereby appointed Bailey of Wright and Maley of Polk to fill the vacancies on the Departmental Rules Committee.

## INTRODUCTION OF BILLS

House File 326, by Dunton, a bill for an act relating to the publication of the proceedings of school boards.

Read first time and referred to committee on education.
House File 327, by agriculture committee, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first time and placed on the calendar.
House File 328, by Wengert, Doyle, Shannahan and Keleher, a bill for an act to amend section four hundred seven point three (407.3), Code 1962, relating to recreation buildings, juvenile playgrounds, swimming pools and recreation centers.

Read first time and referred to committee on conservation and recreation.

House File 329, by transportation committee, a bill for an act relating to the unlawful possession and transportation of fireworks.

Read first time and placed on the calendar.
House File 330, by Wengert, Doyle, Shannahan and Keleher, a bill for an act to clarify and strengthen the law for civil service.

Read first time and referred to committee on governmental subdivisions.

House File 331, by education committee, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable and religious societies.

Read first time and referred to committee on ways and means.
House File 332, by Grassley, a bill for an act to amend section three hundred twenty-one point one hundred ninety (321.190), Code 1962, relating to court costs.

Read first time and referred to committee on judiciary.
House File 333, by Clapsaddle and Gaudineer (Denman, O'Malley, Ely and Reppert) (companion bill to Senate File 286), a bill for an act to exempt annuities received from the United States civil service retirement and disability fund from the state income tax.

Read first time and referred to committee on ways and means.
House File 334, by Scherle, a bill for an act relating to the annexation of additional lands in a drainage or levee district and basis for assessments upon such lands.

Read first time and referred to committee on agriculture.
House File 335, by Caffrey and Foster, a bill for an act relating to state fire safety regulations for hospitals.

Read first time and referred to committee on public health.
House File 336, by Grassley, Busch and Nielsen of Shelby, a bill for an act requiring a public hearing before transferring a primary road to the local secondary road system.

Read first time and referred to committee on transportation.
House File 337, by Carnahan, Rasmussen, Millen, Cohen, Conway and Doderer, a bill for an act relating to absent or disabled voters affidavit.

Read first time and referred to committee on governmental affairs.
House File 338, by Oehlsen, a bill for an act relating to the testing of liquefied petroleum gas meters.

Read first time and referred to committee on agriculture.
House File 339, by Cochran, McNamara, Houston, Loss and Robinson, a bill for an act relating to veterinary medicine and surgery and to amend section one hundred sixty-nine point two (169.2), Code 1962.

Read first time and referred to committee on agriculture.
House File 340, by transportation committee, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.

Read first time and placed on the calendar.
House File 341, by Bogenrief, Foster and Conway, a bill for an act to abolish the legislative research committee and legislative research bureau and to establish a committee on government operations.

Read first time and referred to committee on governmental affairs.
House File 342, by Baker, a bill for an act to legalize the proceedings of the board of supervisors of Boone County in connection with contracts made for improvements to the Boone County home located northwest of Boone, Iowa.

Read first time and referred to committee on judiciary.
House File 343, by Nielsen of Emmet-Palo Alto, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District, in the Counties of Emmet and Kossuth, 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.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 20, by Brinck and Doderer, a joint resolution to create a committee to study the retirement programs and laws for public employees in Iowa, and to provide an appropriation for such committee.

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

## CONSIDERATION OF BILLS <br> UNFINISHED BUSINESS

House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts, with report of committee recommending passage, was taken up for consideration.

O'Malley of Polk offered the following amendment filed by him on February 18:

Amend House File 29 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred twenty-one (321), Code 1962, is hereby amended by adding thereto the following sections:

1. "Every new or used car, light delivery truck, panel delivery truck, pickup or school bus, 1962 model or newer, sold or offered for sale by any dealer and every new or used car, light delivery truck, panel delivery truck, pickup or school bus, 1966 model or newer, sold, offered for sale, or subject to registration in Iowa, shall be equipped with at least two (2) sets of safety belts or safety harnesses installed for use in the front seat of such vehicle; however, when a light delivery truck, panel delivery truck, pickup or school bus has only an operator's seat, such vehicle need be equipped with only one (1) safety belt or safety harness installed for use by the operator thereof. The safety belts or safety harnesses required shall not be removed unless replaced with approved safety belts or safety harnesses as long as the vehicle is subject to registration.
2. "All safety belts and safety harnesses installed for use in any motor vehicle where such safety equipment is required shall be of a size to accommodate an adult person and shall be designed and installed for use in a manner to prevent or substantially reduce the movement of the person using the safety equipment in the event of a collision or accident.
3. "All safety belts and safety harnesses installed for use in any motor vehicle as required under this Act shall be of a type and shall be installed in a manner approved by the commissioner."

Gannon of Jasper offered the following amendment to the O'Malley amendment and moved its adoption:

Amend the amendment to House File 29 filed by O'Malley on February 18, 1965, as follows:

1. By striking all of lines six (6) and seven (7) and that part of line eight (8) to and including the word "and".
2. Further amend the O'Malley amendment by striking in line eight (8) the word "every" and inserting in lieu thereof the following: "1. Every".

The amendment to the amendment was adopted.
Miller of Des Moines offered the following amendment to the O'Malley amendment and moved its adoption:

Amend the O'Malley amendment to House File 29, filed February 18, 1965, by striking in line thirty (30) the first word " a " and inserting in lieu thereof the words "any approved".

The amendment to the amendment was adopted.
O'Malley of Polk moved the adoption of his amendment as amended.
The amendment as amended was adopted.
Kempter of Jackson offered the following amendment filed by Doyle on February 11 and moved its adoption:

Amend House File 29 by adding thereto the following new sections:
"Sec. 2. The fact of use, or non-use, of seat belts by a person shall not be admissible or material as evidence in civil actions brought for damages.

Sec. 3. Failure to use seat belts installed in a motor vehicle shall not be a crime or a public offense."

The amendment was adopted.

Scherle of Fremont-Mills asked and received unanimous consent to withdraw his amendment filed February 19.

O'Malley 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?" (H. F. 29)
The ayes were, 112:

| Anderson | Gaudineer | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Maley | Rickert |
| Baringer | Clay-Dickinson | Maule | Rider |
| Boot | Gillette of | Mayberry | Robinson |
| Breitbach | Story | Meacham | Roe |
| Bremmer | Glanton | Melrose | Scherle of |
| Brinck | Gleason | Millen | Fremont-Mills |
| Burke | Glenn | Miller of | Scott |
| Busch | Graham | Buena Vista | Seibert |
| Busing | Gregerson | Miller of | Shirley of |
| Caffrey | Hageman | Des Moines | Dallas |
| Carnahan | Hanson | Miller of | Smith of |
| Cochran | Harrington | Page | Linn |
| Cohen | Hausheer | Morgan | Smith of |
| Conway | Holmes | Mueller | O'Brien |
| Craig | Houston | Murphy | Stevenson |
| Crosier | Hullinger | Nagle | Stokes |
| Denato | Hutchins | Nelson | Strothman |
| Den Herder | Jackson of | Nislsen of | Stueland |
| Detje | Black Hawk | Emmet-Palo Alto Tieden |  |
| Distelhorst | Jackson of | Oehlsen | Uban |
| Doderer | Clinton | O'Malley | Utzig |
| Dougherty | Keleher | Ossian | Varney |
| Duffy | Kempter | Oxley | Webster |
| Dunton | Kennedy | Palmer | Wengert |
| Edgington | Kluever | Patton | Whisler |
| Fischer of | Korn | Quinn | Wilson |
| Grundy | Lawlor | Radl | Winkelman |
| Foster | Loss | Rasmussen | Wolcott |
| Fullmer | Lynch | Redfern | Wright |
| Gallagher | Madden | Renda | Mr. Speaker |

Gannon
The nays were, 4 :

Clapsaddle $\quad$| Fisher of |
| :---: |
| Greene |

Absent or not voting, 8:

| Baker | Coffman <br> Bogenrief |
| :--- | :--- |
| Doyle |  |

Grassley

Felger
McNamara

Resnick
Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Dirly of
Dallas mith of Linn mith of

Brien
Sterenson
Stokes
nan
reland
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Mr. Speaker

Nielsen of Shelby

Reichardt Shannahan

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

## REGULAR CALENDAR

House File 113, a bill for an act relating to vacation benefits for employees of the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines asked and received unanimous consent to withdraw the committee amendment filed February 5.

Miller of Des Moines offered the following committee amendment filed February 18 and moved its adoption:
Amend House File 113 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-nine point one (79.1), Code of Iowa 1962, is amended by striking from lines eleven (11) to seventeen (17), inclusive, the words "one week's vacation after one year's employment and two weeks' vacation per year after the second and through the tenth year of employment, and three weeks' vacation per year after the tenth and all subsequent years of employment, with pay", and inserting in lieu thereof the words "one week's vacation after one year's employment and two weeks' vacation per year after the second and through the sixth year of employment, and three weeks' vacation per year after the seventh and through the twelfth year of employment, and four weeks' vacation per year after the thirteenth and through the seventeenth year of employment, and one additional day's vacation for each year of employment after seventeen years of employment but not to exceed five weeks' vacation with pay".

Roll call was requested by Strothman of Henry and Wengert of Woodbury.

On the question "Shall the amendment be adopted?" (H. F. 113)
The ayes were, 40:

| Baker | Glanton | Maley | Reichardt |
| :--- | :--- | :--- | :--- |
| Breitbach | Glenn | Maule | Resnick |
| Bremmer | Gregerson | Mayberry | Smith of |
| Caffrey | Hausheer | Melrose | Linn |
| Carnahan | Jackson of | Miller of | Stevenson |
| Clapsaddle | Black Hawk | Buena Vista | Utzig |
| Denato | Korn | Miller of | Varney |
| Doderer | Lawlor | Des Moines | Webster |
| Dunton | Loss | Nagle | Wengert |
| Gannon | Lynch | OMalley | Wilson |
| Gillette of | Mahan | Quinn | Wright |
| Story |  |  |  |
| The nays were, | 71: |  |  |
| Anderson | Duffy |  |  |
| Bailey | Edgington | Holmes | Nielsen of |
| Baringer | Fischer of | Hullinger | Shelby |
| Boot | Grundy | Jacksons of | Oehlsen |
| Brinck | Fisher of | Cssian |  |
| Burke | Greene | Kennedy | Oxley |
| Busch | Foster | Palmer |  |
| Busing | Fullmer | Madden | Patton |
| Cochran | Gallagher | Millen | Radl |
| Cohen | Gillette of | Page | Rasmussen |
| Conway | Clay-Dickinson | Morgan | Redfern |
| Craig | Gleason | Mueller | Renda |
| Crosier | Graham | Murphy | Rickert |
| Den Herder | Grassley | Nelson | Rider |
| Detje | Hageman | Nielsen of | Robinson |
| Distelhorst | Hanson | Emmet-Palo Alto Scherle of |  |
| Dougherty | Harrington |  | Fremont-Mills |

Scott

Seibert
Shirley of
Dallas
Absent or not voting, 13:

| Bogenrief | Gaudineer |
| :--- | :--- |
| Coffman | Houston |
| Doyle | Keleher |
| Felger |  |

Kempter
Kluever
McNamara

Whisler
Winkelman
Wolcott

Meacham
Shannahan
Mr. Speaker

The amendment lost.
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?" (H. F. 113)
The ayes were, 97 :

| Anderson | Gannon | Loss |  |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Radl |  |
| Baker | Clay-Dickinson | Madden | Rasmussen |
| Boot | Gillette of | Redfern |  |
| Breitbach | Story | Mahan | Reichardt |
| Bremmer | Glanton | Maule | Renda |
| Brinck | Gleason | Mayberry | Resnick |
| Burke | Glenn | Rickert |  |
| Busing | Gregerson | Meacham | Robinson |
| Caffrey | Hageman | Millere of | Roe |
| Carnahan | Hanson | Buena Vista | Scott |
| Clapsaddle | Harrington | Miller of | Shirley of |
| Cochran | Hausheer | Des Moines | Dallas |
| Cohen | Holmes | Miller of | Smith of |
| Conway | Houston | Page | Linn |
| Craig | Hullinger | Morgan | Stevenson |
| Crosier | Hutchins | Mueller | Uban |
| Denato | Jackson of | Murphy | Utzig |
| Den Herder | Black Hawk | Nagle | Varney |
| Detje | Jackson of | Nielsen of | Webster |
| Doderer | Clinton | Emmet-Palo Alto Wengert |  |
| Dougherty | Keleher | Oehlsen | Whisler |
| Duffy | Kempter | O'Malley | Wilson |
| Dunton | Kennedy | Oxley | Wolcott |
| Foster | Kluever | Palmer | Wright |
| Fullmer | Korn | Patton | Mr. Speaker |
| Gallagher | Lawlor | Quinn |  |

The nays were, 20:

Baringer
Busch
Distelhorst
Edgington
Fischer of
Grundy

Fisher of
Greene
Graham
Grassley
Millen
Nelson

Nielsen of
Shelby
Ossian
Rider
Scherle of
Fremont-Mills

Smith of O'Brien
Stokes
Strothman
Stueland
Tieden
Winkelman

Absent or not voting, 7:

| Bogenrief | Doyle <br> Coffman |
| :--- | :--- |
| Felger |  |

Gaudineer Shannahan

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

## HOUSE FILE 112 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 112 from further consideration by the House.

## HOUSE FILES 33 AND 97 WITHDRAWN

Mahan of Johnson asked and received unanimous consent to withdraw House Files 33 and 97 from further consideration by the House.

## HOUSE FILE 39 DEFERRED

Rasmussen of Polk asked and received unanimous consent that House File 39 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 90 WITHDRAWN

Gaudineer of Polk asked and received unanimous consent to withdraw House File 90 from further consideration by the House.

## CONSIDERATION OF BILLS

House File 61, a bill for an act relating to voluntary surrender of class " A " beer permit, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 61)
The ayes were, 113:

| Anderson | Den Herder | Gillette of | Jackson of |
| :---: | :---: | :---: | :---: |
| Bailey | Detje | Clay-Dickinson | Black Hawk |
| Baker | Distelhorst | Gillette of | Jackson of |
| Baringer | Doderer | Story | Clinton |
| Boot | Dougherty | Glanton | Keleher |
| Breitbach | Duffy | Gleason | Kempter |
| Brinck | Dunton | Glenn | Kennedy |
| Burke | Edgington | Graham | Kluever |
| Busch | Fischer of | Grassley | Korn |
| Busing | Grundy | Gregerson | Loss |
| Caffrey | Fisher of | Hanson | Lynch |
| Carnahan | Greene | Harrington | Madden |
| Clapsaddle | Foster | Hausheer | Mahan |
| Cochran | Fullmer | Holmes | Maley |
| Cohen | Gallagher | Houston | Maule |
| Conway | Gannon | Hullinger | Mayberry |
| Craig | Gaudineer | Hutchins | Meacham |
| Denato |  |  | Melrose |


| Millen | Nielsen of <br> Shelby |
| :--- | :--- |
| Buena Vista | Oehlsen |
| Miller of | O'Malley |
| Des Moines | Ossian |
| Miller of | Oxley |
| Page | Palmer |
| Morgan | Patton |
| Mueller | Quinn |
| Murphy | Rasmussen |
| Nagle | Redfern |
| Nelson | Reichardt |
| Nielsen of | Renda |
| Emmet-Palo Alto Resnick |  |
|  | Rickert |

Rider Strothman

Robinson Stueland
Roe
Scherle of
Tieden
Uban
Fremont-Mills Utzig
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes

Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 2:
Crosier Radl
Absent or not voting, 9:

| Bogenrief | Doyle <br> Bremmer | Felger | Hageman |
| :--- | :--- | :--- | :--- |$\quad$| McNamara |
| :--- |
| Cawlor |$\quad$ Shannahan

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

House File 64, a bill for an act relating to supervision of dancing where beer is sold, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 64)
The ayes were, 91 :

Anderson
Breitbach
Brinck
Burke
Busing Caffrey Carnahan
Clapsaddle
Cohen
Conway
Crosier
Denato
Detje
Distelhorst
Dougherty
Duffy
Dunton
Fischer of
Grundy
Fisher of Greene Fullmer

Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Murphy
Nagle

Nelson
Nielsen of Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert

| Smith of | Stevenson | Webster | Winkelman |
| :--- | :--- | :--- | :--- |
| Linn | Uban | Wengert | Wolcott |
| Smith of | Utzig | Whisler | Wright |
| O'Brien | Varney | Wilson | Mr. Speaker |
| The nays were, 24: |  |  |  |
| Bailey | Doderer | Morgan | Shirley of |
| Baker | Edgington | Mueller | Dallas |
| Baringer | Foster | Nielsen of | Stokes |
| Busch | Gillette of | Emmet-Palo Alto Strothman |  |
| Cochran | Clay-Dickinson | Patton | Stueland |
| Craig | Hausher | Quinn | Tieden |
| Den Herder | Hullinger | Radl |  |
| Absent or not voting, 9: |  |  |  |
| Bogenrief | Coffman | Felger |  |
| Boot | Doyle | Graham | McNamara |
| Brananan |  |  |  |

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

## SENATE FILE 40 SUBSTITUTED FOR HOUSE FILE 92

Fisher of Greene asked and received unanimous consent to substitute Senate File 40 for House File 92.

Senate File 40, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants, 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?" (S. F. 40)
The ayes were, 115:

| Anderson | Detje | Gleason | Lawlor |
| :--- | :--- | :--- | :--- |
| Bailey | Distelhorst | Glenn | Loss |
| Baker | Doderer | Graham | Lynch |
| Baringer | Dougherty | Grassley | Madden |
| Boot | Duffy | Gregerson | Mahan |
| Breitbach | Dunton | Hageman | Maley |
| Bremmer | Edgington | Hanson | Mayberry |
| Brinck | Fischer of | Harrington | Meacham |
| Burke | Grundy | Hausheer | Melrose |
| Busch | Fisher of | Holmes | Millen |
| Busing | Greene | Hullinger | Miller of |
| Caffrey | Foster | Hutchins | Buena Vista |
| Carnahan | Fullmer | Jackson of | Miller of |
| Clapsaddle | Gallagher | Black Hawk | Des Moines |
| Cochran | Gannon | Jackson of | Miller of |
| Cohen | Gaudineer | Clinton | Page |
| Conway | Gillette of | Keleher | Morgan |
| Graig | Clay-Dickinson | Kempter | Mueller |
| Crosier | Gillette of | Kennedy | Murphy |
| Denato | Story | Kluever | Nagle |
| Den Herder | Glanton | Korn | Nelson |


| Nielsen of | Rasmussen | Shirley of | Uban |
| :--- | :--- | :--- | :--- |
| Emmet-PaloAlto | Redfern | Dallas | Utzig |
| Nielsen of | Renda | Smith of | Varney |
| Shelby | Resnick | Linn | Webster |
| Oehlsen | Rickert | Smith of | Wengert |
| O'Malley | Rider | O'Brien | Whisler |
| Ossian | Robinson | Stevenson | Wilson |
| Oxley | Roe | Stokes | Winkelman |
| Palmer | Scherle of | Strothman | Wolcott |
| Patton | Fremont-Mills | Stueland | Wright |
| Quinn | Scott | Tieden | Mr. Speaker |
| Radl | Seibert |  |  |

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

| Bogenrief <br> Coffman <br> Doyle | Felger <br> Houston | Maule <br> McNamara | Reichardt <br> Shannahan |
| :--- | :--- | :--- | :--- |

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

## HOUSE FILE 92 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 92 from further consideration by the House.

House File 129, a bill for an act relating to time of taking possession of property under power of eminent domain, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright offered the following amendment:
Amend House File 129, section one (1), line seven (7), by striking the words and figures "ninety (90) days" and inserting in lieu thereof the words "six months".
(Business pending at adjournment.)

## HOUSE CONCURRENT RESOLUTION 16

> By Reichardt, Hullinger, Korn, Keleher, Clapsaddle, Fullmer, Resnick, Hageman, Scott, Oehlsen, Rickert, Hausheer, Breitbach, Shirley of Dallas, Gillette of Clay-Dickinson, Gillette of Story and Scherle of Fremont-Mills

Whereas, the University of Iowa and Iowa State University have a primary responsibility to the people of this state and the people of Iowa want a football game between these two schools which would be demonstrated and supported by capacity crowds, and

Whereas, it would focus public attention on these two state institutions and a tremendous financial sum would be held within the state that is now going out of the state, and

Whereas, it would enhance the athletic status of both institutions in the eyes of Iowa's stellar high school athletes and would tend to keep more of these young men in our state; therefore,

Be It Resolved by the House, the Senate Concurring: That a football game be played every other year between these two schools in Iowa City starting in the 1970's or as soon as scheduling can be arranged.

Be It Further Resolved: That copies of this resolution be transmitted to the athletic departments of the University of Iowa and Iowa State University.

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 9, a bill for an act relating to the members of the Iowa highway safety patrol.

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

House File 174, a bill for an act relating to regulation of securities dealers 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 177, a bill for an act relating to registration requirements 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 178, a bill for an act to amend section five hundred two point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance.

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

House File 179, a bill for an act relating to the compensation of insurance examiners.

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

House File 198, a bill for an act to amend section four hundred twenty-two (422), Code 1962, as amended by chapter two hundred fifty-eight (258), Acts of the Sixtieth General Assembly, relative to state personal net income tax and state business tax on corporations.

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

House File 209, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies.

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 concerning insider trading of domestic stock insurance company equity securities.

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

Senate File 112, a bill for an act relating to fees taxed by the clerk of the district court in probate matters.

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

Senate File 120, a bill for an act relating to the depositing of election ballots.

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

Senate File 135, a bill for an act relating to the cost of printing ballots and supplies for voting machines.

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

Senate File 214, a bill for an act relating to taxation of fraternal beneficiary associations.

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

Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal.

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

Senate File 268, a bill for an act relating to the salary of the commissioner of health.

Robert G. Moore, Secretary.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 9, Senate File 115 and House File 8.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 Joint Resolution 9, Senate File 115 and House File 8.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that
it has on this 23rd day of February, 1965, sent to the Governor for his approval: House File 8.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 77, a bill for an act relating to county boards of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

Adrian Brinck, Chairman.

Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 130, 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.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 141, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 167, a bill for an act relating to the adoption of certain city and town ordinances by reference, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 119, a bill for an act to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage and to impose fee schedules, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 132, a bill for an act relating to public parking
facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or 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.

Adrian Brinck, Chairman.

Also:
Mr. Spbaker: Your committee on governmental subdivisions to whom was referred House File 194, a bill for an act relating to nominations for municipal office, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 202, a bill for an act relating to the arrangement of candidates' names on municipal 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.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 217, a bill for an act concerning the procedure for contested elections involving the office 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 with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 253, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harold Mueller, Chairman.
Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the State of Iowa 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.

Charles P. Milier, Chairman.

Also :
Mr. Speaker: Your committee on governmental affairs to whom was referred House 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 municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 17, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make 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.

Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 158, a bill for an act relating to establishing time for 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.

Charles P. Miller, Chairman.

Also :
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 183, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal, begs leave to report it has had 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 P. Miller, Chairman.

## Also:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 220, a bill for an act relating to the cost of printing ballots and supplies for voting machine, begs leave to report it has had 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 P. Miller, Chairman.

## Also :

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 221, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machine, begs leave to report it has had 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 P. Miller, Chairman.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 35, a bill for an act to legalize and validate the proceedings in
which the school board of the South Hamilton Community School District approved a one-mill levy to be added to the School House Fund for school site in the 1962-63 school budget, and declaring the proceedings of said school board to be legalized, begs leave to report it has had 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. Durfy, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary to whom was referred House File 258, a bill for an act relating to increasing the maximum sum the stealing of which shall constitute petty larceny, begs leave to report it has had the same under consideration and has instructed me to report the 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 258 as follows:

1. By striking from line four (4) of section one the words "one hundred" and inserting in lieu thereof the word "fifty".
2. By striking from line three (3) of section two the words "one hundred" and inserting in lieu thereof the word "fifty".
3. By striking all of section three.

John L. DuFfy, Chairman.

Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 342, a bill for an act to legalize the proceedings of the board of supervisors of Boone County in connection with contracts made for improvements to the Boone County Home located northwest of Boone, 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 recommndation that the same do pass.

John L. Duffy, Chairman.

## AMENDMENTS FILED

Amend Senate File 62 by striking from line three (3) of section three (3) the word and figure "six (6)" and inserting in lieu thereof the letter "b.".

Jackson of Clinton.
Amend House File 67 as follows:

1. Amend the title to House File 67 by adding after the word "operator's" in line (1) thereof the word "license".
2. Further amend the title of House File 67 by adding after the word "permit" in line (2) thereof the following:
"and to amend section three hundred twenty-one point one hundred ninety-seven (321.197), Code 1962, relating to expiration of chauffeur's license".
3. Amend House File 67 by adding the following section after section 1 of the bill:
"Section three hundred twenty-one point one hundred ninety-seven ( 321.197 ), Code 1962, is hereby amended by striking from line two (2) of said section the word "annually" and inserting in lieu thereof the words "every two years".
4. Amend House File 67 by renumbering the sections accordingly.

Anderson of Ringgold-Taylor.
Amend Rule 8, page 57 of the Temporary House Rules adopted by the Sixty-first session as follows:

By striking all after the word "further" in Rule eight (8) in line ten (10) and adding thereto the following:
"there shall be on or before the first legislative day in March, a Steering Committee of twenty-one members appointed as follows: three (3) members from each of the seven congressional districts in the state and said members to be selected at congressional district meetings of state representatives, only, of the majority party in congressional district meetings. Arrangements for congressional district meetings to be arranged for by the majority leader. Each district shall report through a chairman to the Chief Clerk, the names of said Steering Committee members on or before the first legislative day in March. Said Steering Committee shall have charge of all bills that are on or shall come to the calendar and arrange said bills for consideration of the House daily. Said Steering Committee shall make its own rules."

Foster of Cedar.
Amend House File 96 as follows:

1. Amend section one (1), lines four (4) and five (5) by striking all after the ":" in line four (4), and inserting in lieu thereof the following: "shall forfeit four (4) to nine (9) weeks' benefits."
2. Amend section two (2), by striking lines four (4), five (5), and six (6), and inserting in lieu thereof the following: "shall forfeit four (4) to nine (9) weeks' benefits."

Redfern of Lee.
Amend House File 129 as follows:

1. Amend section one (1), by striking from lines seven (7) and eight (8), the words "from the commencement of said condemnation proceedings." and inserting in lieu thereof the following: "from the time the applicant has deposited with the sheriff the amount assessed in favor of a claimant." MaLey of Polk.

Amend House File 133 by adding the following section:
Sec. 2. Section one (1), chapter two hundred thirty-two (232), Acts of the Sixtieth ( 60 th) General Assembly, is hereby amended by striking from line five (5) the word "health" and inserting in lieu thereof the word "hospital".

Robinson of Audubon-Guthrie.
Amend Senate File 190 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-five point one (275.1), Code 1962, is hereby amended by striking all of said section after line thirty-three (33) and inserting in lieu thereof the following:
"1967. If any area of the state is not a part of such
a district by July 1, 1967, the area may be attached to a district or districts maintaining twelve (12)
grades provided the electors of such district and the district or districts maintaining twelve (12) grades, by simple majority, shall first have an opportunity to vote the proposition of attachment to said district maintaining twelve (12) grades and the said attachment shall be approved by the county boards of education of said districts.
"Any area not becoming a part of a district or districts maintaining twelve (12) grades by July 1, 1967, because of the subsequent failure of the attachment receiving a simple majority, shall be attached by the county boards of education to a district or districts maintaining twelve (12) grades.

Any such district or part thereof attached by the county board of education shall have the right to appeal said attachment to a court of record in the county or counties in which said district or part thereof is located within thirty (30) days after the attachment by the county boards of education. The authority of the county boards of education to make such attachments shall extend beyond July 1, 1967, when necessary by reason of later vote or appeal proceedings."
mcNamara of Linn.
Kennedy of Linn.
Madden of Union-Clarke.
Murphy of Carroll.
hageman of Winneshiek.
Bremmer of Pottawattamie.
Lynch of Warren.
Hullinger of Wayne-Decatur. OXLEY of Linn.
Robinson of Audubon-Guthrie.
Brinck of Lee.
Busing of Hamilton.
Whisler of Appanoose-Davis.
Scott of Pottawattamie.
Roe of Allamakee.
Oehlsen of Hardin.
Wolcott of Cerro Gordo.

## Patton of Delaware.

Houston of Crawford.
Gleason of Humboldt-Pocahontas.
Grassley of Butler.
Miller of Page.
Tieden of Clayton.
Korn of Harrison.
Fullmer of Jasper. Clapsaddle of Cerro Gordo. Winkelman of Calhoun. Gillette of Clay-Dickinson. Kempter of Jackson. Mayberry of Webster. Shirley of Dallas. Hutchins of Benton. Holmes of Jones. Rickert of Louisa-Muscatine.

Amend House File 235 by adding the following new section thereto:
"Sec. 2. Chapter six hundred thirteen point eleven (613.11), Code 1962, is hereby amended as follows:

1. By striking in line fifteen (15) thereof the word, "husband" and by inserting in lieu thereof the word, "spouse".
2. By striking in line fifteen (15) thereof the word, "woman" and by inserting in lieu thereof the word, "person".

Gaudineer of Polk.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Wednesday, February 24, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 24, 1965.

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

Prayer was offered by the Reverend Bruce Barrabee, pastor of the First Methodist Church, Des Moines, Iowa.

The Journal of Tuesday, February 23, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fisher of Greene on request of Smith of O'Brien; Coffman of Iowa on request of Fischer of Grundy; Bogenrief of Polk on request of Houston of Crawford.

## ANNOUNCEMENT

Denato of Polk rose on a point of personal privilege and announced that the Honorable Mattie Bogenrief, suffering from a leg injury, is confined to Doctor's Hospital, Room 310, Forty-eighth and Franklin, Des Moines, Iowa.

## PRESENTATION OF VISITORS

Miller of Page presented to the House nineteen Y Teens from Clarinda Community School and their sponsor, Mrs. Youngman, and eleven Y Teens from South Page Community School and their sponsor, Mrs. Whighman.

Rasmussen of Polk presented to the House thirty-five sixth graders from Fair Meadows School in West Des Moines and their teacher, Lola Porter.

Ossian of Montgomery presented to the House fifteen Y Teens from Villisea Community School and their sponsor, Majorie Stillians.

Seibert of Madison presented to the House ten Y Teens from Earlham and their sponsors, Mrs. Moreford and Mrs. Godby.

Murphy of Carroll presented to the House forty-six members of the Coon Rapids government class and their teacher, Jim Christensen.

Foster of Cedar presented to the House the Honorable A. L. Mensing, a former member of the House from Cedar County in the Fifty-fourth through the Sixtieth Extra General Assemblies.

## PETITIONS

The following petitions were presented and placed on file:
By Utzig of Dubuque, from twelve residents of Dubuque County favoring the school bus bill.

By Utzig of Dubuque, from twelve residents of Dubuque County favoring the dairy bill, House File 230.

By Nielsen of Shelby, from nineteen residents of Shelby County asking the legislators to set standards for schools and not delegate their responsibility to an appointed official.

By Nielsen of Shelby, from twenty-two residents of Shelby County asking the legislators to consider placing the state superintendent of education on the ballot so that the people may have a voice in his selection.

By Stueland of Hancock, from two hundred ninety-six residents of Hancock County opposing any further school reorganization.

By the following Representatives, opposing the taxation of fraternal insurance associations:

Utzig of Dubuque, from ten residents of Dubuque County.
Bailey of Wright, from eight residents of Wright County.
Varney of Clinton, from six residents of Delmar, Iowa.
Varney of Clinton, from seventeen residents of Clinton County.
Miller of Buena Vista, from forty-six residents of Buena Vista County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 77, 119, 130, 132, 141, 158, 167, 183, 194, 202, 217, 220, 221, 253, 258, 342, House Joint Resolutions 13, 15, 17 and Senate File 35, under Rule 35.

## PROOF OF PUBLICATION

Published copy of House File 350 and verified proof of publication of said bill in the Charles City Press, February 4, 1965, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

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

## INTRODUCTION OF BILLS

House File 344, by Scherle of Fremont-Mills and Gillette of ClayDickinson (Main of Decatur-Union-Ringgold), a bill for an act to
create a state agricultural products utilization research committee and to make an appropriation to carry out the act.

Read first time and referred to committee on agriculture.
House File 345, by Gannon, Renda, Cochran, Doderer and Gillette of Story (Ely), a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities.

Read first time and referred to committee on public health.
House File 346, by appropriations committee, a bill for an act to appropriate from the road use tax fund of the state to the state highway commission for the construction of the Stange institutional road bridge over Squaw Creek on the campus of the Iowa State University of Science and Technology at Ames, Iowa.

Read first time and placed on the calendar.
House File 347, by Hausheer, Lynch, Jackson of Black Hawk, Gregerson and Baker, a bill for an act relating to the advisory investment board of the Iowa public employees' retirement system.

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

House File 348, by Renda, Doyle, Glanton, O'Malley, Jackson of Clinton, Maule and Kluever (O'Malley, Frommelt, Messerly, Ely and Mincks) (companion bill to Senate File 59), a bill for an act to amend and revise the statutes relating to the juvenile court.

Read first time and referred to committee on judiciary.
House File 349, by judiciary committee, a bill for an act relating to the compensation of county officers, deputies and clerks.

Read first time and placed on the calendar.
House File 350, by Stevenson, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District, in the Counties of Mitchell and Floyd, 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.

## SENATE MESSAGES CONSIDERED

Senate File 135, a bill for an act relating to the cost of printing ballots and supplies for voting machines.

Read first time and referred to committee on governmental subdivisions.

Senate File 120, a bill for an act relating to the depositing of election ballots.

Read first time and referred to committee on governmental affairs.
Senate File 112, a bill for an act relating to fees taxed by the clerk of the district court in probate matters.

Read first time and referred to committee on judiciary.
Senate File 268, a bill for an act relating to the salary of the commissioner of health.

Read first time and referred to committee on appropriations.
Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal.

Read first time and referred to committee on governmental affairs.
Senate File 214, a bill for an act relating to taxation of fraternal beneficiary associations.

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

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school, was taken up for consideration.

Baker of Boone offered the following amendment and moved its adoption:

Amend House File 37 as follows:

1. By adding the following thereto:

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 Boone News-Republican, a newspaper published at Boone, Iowa, and in The Madrid Register-News, a newspaper published at Madrid, Iowa.

The amendment was adopted.
Jackson 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?" (H. F. 37)
The ayes were, 110 :

| Anderson | Fullmer | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maley | Resnick |
| Baker | Gannon | Maule | Rickert |
| Baringer | Gaudineer | Mayberry | Rider |
| Boot | Gillette of | Meacham | Robinson |
| Breitbach | Clay-Dickinson | Melrose | Roe |
| Bremmer | Gillette of | Millen | Scherle of |
| Brinck | Story | Miller of | Fremont-Mills |
| Burke | Gleason | Buena Vista | Scott |
| Busch | Glenn | Miller of | Seibert |
| Busing | Grassley | Des Moines | Shirley of |
| Caffrey | Gregerson | Miller of | Dallas |
| Clapsaddle | Hageman | Page | Smith of |
| Cochran | Hanson | Morgan | Linn |
| Cohen | Harrington | Mueller | Smith of |
| Conway | Holmes | Murphy | O'Brien |
| Craig | Houston | Nagle | Stevenson |
| Crosier | Hullinger | Nelson | Stokes |
| Denato | Hutchins | Nielsen of | Strothman |
| Detje | Jackson of | Emmet-Palo Alto Stueland |  |
| Distelhorst | Black Hawk | Nielsen of | Tieden |
| Doderer | Jackson of | Shelby | Uban |
| Dougherty | Clinton | Oehlsen | Utzig |
| Doyle | Keleher | O'Malley | Varney |
| Duffy | Kempter | Ossian | Wengert |
| Dunton | Kennedy | Oxley | Whisler |
| Edgington | Kluever | Patton | Wilson |
| Felger | Korn | Quinn | Winkelman |
| Fischer of | Gawlor | Radl | Wolcott |
| Foster | Loss | Madden | Rasmussen |
| Redfern | Wright | Mr. Speaker |  |

The nays were, none.
Absent or not voting, 14:
Bogenrief Fisher of
Carnahan
Coffiman
Den Herder

Greene
Glanton
Graham

| Hausheer | Reichardt |
| :--- | :--- |
| Lynch | Shannahan |
| McNamara | Webster |
| Palmer |  |

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

## UNFINISHED BUSINESS

Denato of Polk moved to reconsider the vote by which the report of the committee on enrolled bills on Senate File 62 was adopted.
The motion prevailed.
Denato of Polk moved to reconsider the vote by which Senate File 62 passed the House and was placed on its last reading.

The motion prevailed.

Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service.

Denato of Polk offered the following amendment filed by Jackson of Clinton on February 23 and moved its adoption:

Amend Senate File 62 by striking from line three (3) of section three (3) the word and figure "six (6)" and inserting in lieu thereof the letter "b.".

The amendment was adopted.
Denato 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?" (S. F. 62)
The ayes were, 107:

| Anderson | Foster | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Maley | Rickert |
| Baker | Gallagher | Maule | Rider |
| Baringer | Gannon | Mayberry | Robinson |
| Boot | Gaudineer | Melrose | Roe |
| Breitbach | Gillette of | Millen | Scherle of |
| Bremmer | Story | Miller of | Fremont-Mills |
| Brinck | Gleason | Buena Vista | Scott |
| Burke | Glenn | Miller of | Seibert |
| Busch | Graham | Des Moines | Shirley of |
| Busing | Hageman | Miller of | Dallas |
| Caffrey | Hanson | Page | Smith of |
| Clapsaddle | Harrington | Mueller | Linn |
| Cochran | Hausheer | Murphy | Smith of |
| Cohen | Holmes | Nagle | O'Brien |
| Conway | Houston | Nelson | Stevenson |
| Craig | Hullinger | Nielsen of | Stokes |
| Crosier | Hutchins | Emmet-Palo Alto Strothman |  |
| Denato | Jackson of | Nielsen of | Stueland |
| Den Herder | Black Hawk | Shelby | Tieden |
| Detje | Jackson of | Oehlsen | Utzig |
| Distelhorst | Clinton | O'Malley | Varney |
| Doderer | Keleher | Ossian | Webster |
| Dougherty | Kempter | Oxley | Wengert |
| Doyle | Kennedy | Patton | Whisler |
| Duffy | Kluever | Quinn | Wilson |
| Dunton | Korn | Radl | Winkelman |
| Felger | Lawlor | Rasmussen | Wolcott |
| Fischer of | Loss | Redfern | Wright |
| Grundy | Madden | Renda | Mr. Speaker |
|  |  |  |  |

The nays were, 1 :
Gregerson
Absent or not voting, 16:
Bogenrief
Carnahan
Coffman
Edgington

Fisher of Greene
Gillette of Clay-Dickinson Glanton
Grassley
Lynch
McNamara
Meacham
Morgan

Palmer
Reichardt Shannahan Uban

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

## HOUSE FILE 129 DEFERRED

Denato of Polk asked and received unanimous consent that House File 129 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 157 DEFERRED

Wengert of Woodbury asked and received unanimous consent that House File 157 be deferred and that the bill retain its place on the calendar.

## REGULAR CALENDAR

House File 196, a bill for an act relating to preparation of jury lists for municipal court, with report of committee recommending passage, was taken up for consideration.

Gaudineer 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?" (H. F. 196)
The ayes were, 109:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Burke
Busing
Caffrey
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fischer of Grundy
Foster Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden

| Mahan | Renda |
| :--- | :--- |
| Maley | Resnick |
| Maule | Rickert |
| Mayberry | Rider |
| McNamara | Robinson |
| Meacham | Roe |
| Melrose | Scherle of |
| Miller of | Fremont-Mills |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | OBrien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-PaloAlto | Stueland |
| Nielsen of | Tieden |
| Shelby | Uban |
| Oehlsen | Utzig |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Whisler |
| Patton | Wilson |
| Quinn | Winkelman |
| Radl | Wolcott |
| Rasmussen | Wright |
| Redfern |  |

The nays were, 2:
Busch Hutchins
Absent or not voting, 13:

| Bogenrief <br> Carnahan | Fisher of <br> Greene | Millen <br> Calmer | Shannahan <br> Coffman |
| :--- | :--- | :--- | :--- |
| Edgington | Glanton | Reichardt | Mr. Spert |
| Lynch |  |  |  |

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 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, was taken up for consideration.

Jackson 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?" (S. F. 113)
The ayes were, 113:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Burke
Busch
Busing
Caffrey
Clapsaddle
Cochran
Cohen
Conway
Craig
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Foster
Fullmer
Gallagher

Gannon
Gaudineer
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley

| Maule | Resnick |
| :--- | :--- |
| Mayberry | Rickert |
| McNamara | Rider |
| Meacham | Robinson |
| Melrose | Roe |
| Millen | Scherle of |
| Miller of | Fremont-Mills |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-Palo Alto | Strothman |
| Nielsen of | Stueland |
| Shelby | Tieden |
| Oehlsen | Uban |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Palmer | Wengert |
| Patton | Whisler |
| Quinn | Wilson |
| Radl | Winkelman |
| Rasmussen | Wolcott |
| Redfern | Wright |
| Renda | Mr. Speaker |

The nays were, 1 :
Dayle
Absent or not voting, 10 :

| Bogenrief | Crosier | Gillette of | Murphy |
| :--- | :--- | :--- | :--- |
| Carnahan | Fisher of | Clay-Dickinson | Reichardt |
| Coffman | Greene | Lynch | Shannahan |

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

## CONSIDERATION OF SENATE JOINT RESOLUTION

Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, was taken up for consideration.

Jackson of Clinton moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

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-eight (28) of Article three (III) of the Constitution of the State of Iowa is hereby amended by inserting in line three (3) after the word "allowed" the words "; but nothing in this section shall be construed to prohibit the enactment of laws by the General Assembly providing for the licensing and regulation of bingo games conducted by charitable organizations, religious organizations, or veterans organizations chartered by the Congress of the United States".

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 8)

The yeas were, 77:

| Anderson | Gallagher | Lawlor | Rider |
| :--- | :--- | :--- | :--- |
| Breitbach | Gannon | Loss | Robinson |
| Bremmer | Gaudineer | Lynch | Roe |
| Brinck | Gillette of | Mahan | Scherle of |
| Burke | Clay-Dickinson | Maley | Fremont-Mills |
| Busing | Glanton | Melrose | Scott |
| Caffrey | Gleason | Miller of | Shannahan |
| Clapsadle | Glenn | Buena Vista | Shirley of |
| Conway | Graham | Miller of | Dallas |
| Crosier | Gregerson | Des Moines | Smith of |
| Denato | Hageman | Murphy | Linn |
| Detje | Harrington | Nagle | Tieden |
| Distelhorst | Holmes | O'Malley | Utzig |
| Doderer | Houston | Palmer | Varney |
| Dougherty | Jackson of | Quinn | Webster |
| Doyle | Black Hawk | Radl | Wengert |
| Duffy | Jackson of | Rasmussen | Wilson |
| Edgington | Clinton | Redfern | Winkelman |
| Felger | Keleher | Reichardt | Wolcott |
| Fischer of | Kempter | Renda | Wright |
| Grundy | Kennedy | Resnick | Mr. Speaker |
| Fullmer | Korn |  |  |

The nays were, 42:

| Bailey | Grassley |
| :--- | :--- |
| Baker | Hanson |
| Baringer | Hausheer |
| Boot | Hullinger |
| Busch | Hutchins |
| Cochran | Kluever |
| Cohen | Madden |
| Craig | Mayberry |
| Den Herder | McNamara |
| Dunten | Meacham |
| Foster | Millen |
| Gillette of |  |

Story
Absent or not voting, 5:
Bogenrief Coffman Carnahan

| Miller of | Patton |
| :--- | :--- |
| Page | Rickert |
| Morgan | Seibert |
| Mueller | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet--alo Alto | Stokes |
| Nielsen of | Strothman |
| Shelly | Stueland |
| Oehlsen | Uban |
| Ossian | Whisler |
| Oxley |  |

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

## CONSIDERATION OF BILLS

House File 55, a bill for an act relating to the powers of the director of the state conservation commission, with report of committee recommending passage, was taken up for consideration.

Smith 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?" (H. F. 55)

The ayes were, 109:

| Anderson | Gaudineer | Mahan | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Maley | Reichardt |
| Boot | Clay-Dickinson | Maule | Renda |
| Breitbach | Gillette of | Mayberry | Resnick |
| Bremmer | Story | MeNamara | Rickert |
| Brinck | Gleason | Meacham | Rider |
| Burke | Glenn | Melrose | Robinson |
| Busch | Graham | Millen | Roe |
| Busing | Grassley | Miller of | Scott |
| Clapsaddle | Gregerson | Buena Vista | Seibert |
| Cochran | Hageman | Miller of | Shannahan |
| Cohen | Hanson | Des Moines | Shirley of |
| Conway | Harrington | Morgan | Dallas |
| Craig | Hausheer | Mueller | Smith of |
| Crosier | Holmes | Murphy | Linn |
| Denato | Houston | Nagle | Stevenson |
| Den Herder | Hullinger | Nelson | Stokes |
| Detje | Hutchins | Nielsen of | Stueland |
| Distelhorst | Jackson of | Emmet-Palo Alto | Tieden |
| Doderer | Black Hawk | Nielsen of | Uban |
| Dougherty | Jackson of | Shelby | Utzig |
| Doyle | Clinton | Oehlsen | Varney |
| Duffy | Kempter | O'Malley | Webster |
| Dunton | Kennedy | Ossian | Wengert |
| Felger | Kluever | Oxley | Whisler |
| Fischer of | Korn | Palmer | Wilson |
| Grundy | Lawlor | Patton | Winkelman |
| Foster | Loss | Quinn | Wolcott |
| Fullmer | Lynch | Radl | Wright |
| Gannon | Madden | Rasmussen | Mr. Speaker |

The nays were, 6:

| Baker | Miller of |
| :--- | :---: |
| Baringer | Page |
| Edgington |  |

Absent or not voting, 9:

| Bogenrief <br> Caffrey <br> Carnahan | Coffman <br> Fisher of <br> Greene | Gallagher | Keleher <br> Scherle of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |

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

House File 67, a bill for an act relating to fees for the chauffeur's and operator's and for the instruction and temporary driver's permit, with report of committee recommending passage, was taken up for consideration.

Anderson of Ringgold offered the following amendment filed by him on February 23 :

Amend House File 67 as follows:

1. Amend the title to House File 67 by adding after the word "operator's" in line (1) thereof the word "license".
2. Further amend the title of House File 67 by adding after the word "permit" in line (2) thereof the following:
"and to amend section three hundred twenty-one point one hundred
ninety-seven (321.197), Code 1962, relating to expiration of chauffeur's license".
3. Amend House File 67 by adding the following section after section 1 of the bill:
"Section three hundred twenty-one point one hundred ninety-seven (321.197), Code 1962, is hereby amended by striking from line two (2) of said section the word "annually" and inserting in lieu thereof the words "every two years".
4. Amend House File 67 by renumbering the sections accordingly.

Dunton of Keokuk requested division.
Anderson of Ringgold moved the adoption of his amendment.
The amendment was adopted.
Houston of Crawford offered the following amendment:
Amend House File 67 as follows:

1. Amend House File 67, section one (1), by striking from line seven (7) the word and figure "six (6)" and inserting in lieu thereof the word and figure "five (5)".

Houston of Crawford offered the following amendment to the Houston, Foster and Shannahan amendment:

Amend the Houston amendment to House File 67 filed January 27, 1965, as follows:

1. By striking in line 4 the word and figure "five (5)" and inserting in lieu thereof the word and figure "ten (10)".

The amendment to the amendment was adopted.
(Business pending at adjournment.)
On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

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

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 9, 174, 177, 178, 179, 198, 209, 210 and Senate File 40.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 $9,174,177,178,179,198,209,210$ and Senate File 40.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 24th day of February, 1965, sent to the Governor for his approval: House Files 9, 174, 177, 178, 179, 198, 209 and 210.
alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 6, a bill for an act relating to the time to be served by inmates of the women's reformatory, begs leave to report it has 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.

Jонn L. Durfy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 152, a bill for an act to create a special court to be known as the Iowa Tax Court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

John L. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 175, a bill for an act relating to state boiler inspection, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 207, a bill for an act relating to negligent driving and reckless driving, begs leave to report it has 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. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 231, a bill for an act to regulate sale of firearms where delivery
is by mail or freight service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

John L. DuFfy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 295, a bill for an act relating to the death of a human being caused by means of a motor vehicle, begs leave to report it has 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. DUFFY, Chairman.
Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred House File 232, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Minnette Doderer, Chairman.
Also:
Mr. Speaker: Your committee on public health to whom was referred House File 248, 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.

Minnette Doderer, Chairman.
Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 145, a bill for an act relating to the imposition of general parking restrictions within 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.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 197, a bill for an act relating to financing of airports, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 201, a bill for an act relating to the taking of a special federal census in cities and towns and to the use of census figures obtained thereby as the basis for apportionment of certain distributive
funds and in the determination of other questions relating 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.

## Adrian Brinck, Chairman.

Carnahan of Wapello, 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 24, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

## Also :

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 70, a bill for an act to amend section eightyfive point thirty-four (85.34), Code 1962, regarding healing period 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.

Cleve L. Carnahan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 87, a bill for an act relating to state boiler inspection, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 87 by striking section 1 thereof and inserting in lieu thereof the following:
"Section 1. Section eighty-nine point two (89.2), Code 1962, as amended by chapters ninety-two (92) and ninety-three (93), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line nine (9) after the word "generators" the following: "all steam boilers used for heating purposes carrying a pressure of not more than fifteen (15) pounds per square inch gauge and located in places of public assembly, all hot water heating boilers carrying a pressure of not more than thirty (30) pounds per square inch gauge located in places of public assembly".

Cleve L. Carnahan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 140, 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 140 as follows:

1. Amend section fourteen (14) by inserting in line eight (8) after the word "any" the following:
"subpoena lawfully issued, or on the refusal of any witness to produce".
Cleve L. Carnahan, Chairman.

## Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 226, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 226 as follows:

1. Amend House File 226 by inserting after the word "invest" in section 1, line 4, the following: "at the direction of the respective boards of trustees".

Cleve L. Carnahan, Chairman.

Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 254, a bill for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state, begs leave to report it has had the same under consideration and has instructed me to the report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 284, a bill for an act to amend chapter eightyseven (87), Acts of the Sixtieth General Assembly, to provide for filing of claims by medical, surgical and hospital claimants 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.

Cleve L. Carnahan, Chairman.

## AMENDMENTS FILED

5
6 evening of the week for the period from five o'clock ( $5: 00$ ) p.m.,
7 to nine o'clock (9:00) p.m.".

## Brinck of Lee.

1 Amend the amendment as amended to House File 67, filed January 27, 1965, by
2 Houston and Foster by striking from line five (5) the word and
3 figures "ten (10)" and inserting in lieu thereof the word and
4 figures "twelve (12)".

> O'Malley of Polk. Wilson of Black Hawk. GanNON of Jasper.

Amend House File 30 as follows:

1. By adding the following section at the end of the bill:
"Each county elective officer shall open his office to conduct regular business either during the period from eight o'clock (8:00) a.m., to twelve o'clock (12:00) noon on Saturday, or one

Amend the Gaudineer amendment to House File 235, filed February 23, 1965, by inserting in line six (6) after the word "spouse" the words "and children".

Gaudineer of Polk.

1 Amend the title to House File 263 as follows:
2 1. By inserting after the word "and" in line three (3) the
3 following: "relating to a study of discriminatory practices 4 in".

CoHen of Black Hawk.
Amend House File 294, section 6, by adding after the word
2 "institution" in line 6 the following "or the completion of a
3 course in a private business school,".

## Wilson of Black Hawk.

1 1. Amend House File 304 by adding a new section as follows:
2 "Sec. 2. Chapter two hundred thirty-nine point one (239.1),
3 Code 1962, is hereby amended by inserting in line three (3) of
4 subsection four (4) of said section, after the word "years"
5 the following: ", if unable to obtain employment or attend
6 school because of physical or mental impairment or other
7 limitations, or".
Maley of Polk.
Palmer of Polk.
1 Amend House File 349, section six (6) by adding after the
2 period in line fifteen (15) the following: "No public funds
3 shall be used to compensate employees engaged in day labor
4 in the construction of any secondary roads or bridges."
Gillettite of Story.
Amend House File 349 by adding at the end thereof the following new section:
"Section three hundred thirty-eight point one (338.1), Code 1962, is hereby amended by striking from line five (5) the words "one hundred".

Gilletit of Story.
Amend House Concurrent Resolution 16 as follows:
2 1. By striking everything after the colon in line eleven (11)
3 and inserting in lieu thereof the following:
4 "That the President of Iowa State University and the
5 President of the State University of Iowa be directed
6 to investigate the feasibility of arranging their
7 football schedule to allow games to be played between
8 the two schools as often and as soon as possible."
Reichardt of Polk.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Thursday, February 25, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Thursday, February 25, 1965.

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

Prayer was offered by the Reverend Monsignor J. A. Wagner, pastor of the St. Mary's Parish, West Point, Iowa.

The Journal of Wednesday, February 24, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Doderer of Johnson on request of Maule of Monona; Bogenrief of Polk on request of Maule of Monona; McNamara of Linn on request of Maule of Monona.

## PETITIONS

The following petitions were presented and placed on file:
By Meacham of Poweshiek, from thirteen members of the official board of the Deep River Methodist Church favoring abolishment of the death penalty, and opposing bingo and pari-mutuel betting.

By Breitbach of Dubuque, from forty residents of Dubuque County favoring the dairy bill, House File 230.

By Breitbach of Dubuque, from forty-six residents of Dubuque County in favor of equal transportation for public and parochial school children.

By Hanson of Lyon-Osceola, from six residents and thirty-eight residents of Lyon and Osceola Counties opposing the taxation of fraternal insurance organizations.

By Hanson of Lyon-Osceola, from thirty-eight members of Royal Neighbors of America of Mondamin opposing taxation of fraternal insurance premiums.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Marvin W. Smith "Birthday Congratulations."

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 24, 70, 140, 145, 175, 197, 201, 226, 232, 248, 254, 284 and Senate File 87, under Rule 35.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he approved the following bills: on February 24, 1965, House File 8 and Senate File 115; and on February 25, 1965, House File 9.

## PRESENTATION OF VISITORS

Denato of Polk presented to the House thirty-five students from Saylor Elementary School, Des Moines, their principal, Charles Pederson, and teacher, Sarah McCabe.

Robinson of Audubon-Guthrie presented to the House the Honorable Carl Hensley, former member of the House from Audubon County in the Fifty-seventh and Fifty-ninth General Assemblies.

# COMMUNICATIONS FROM THE STATE COMPTROLLER <br> STATE OF IOWA <br> Office <br> STATE COMPTROLLER <br> Des Moines 

February 25, 1965.
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. 28, 62, 165, 192, 216, 245, 254, 261, 262, 252, 279, 283, 301, 308, 311, 312, 318, 321, 322, 326, 327, 333, 336, 345, 348, 349, 354, 355, 361.
Index is attached showing number of claim, name of claimant, nature of claim, amount of claim and amount approved.

Very truly yours,
Marvin R. Selden, Jr., Chairman, State Appeal Board.

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

## OFFICE <br> STATE COMPTROLLER

## Name of Claimant and <br> No. Nature of Claim

Amount
of Claim
Amount Approved
28-61 Milton H. Kramer, Elkader, Iowa--Pond damage

\$ 3,435.00

$\$ 2,815.00$
$\begin{array}{llll}\text { 62-61 } & \begin{array}{l}\text { Mrs. Sophie Myers, Route 3, Woodward, } \\ \text { Iowa-Repair of windows broken by an es- }\end{array} & \\ \text { capee of the Woodward State Hospital....... } & 17.99 & 17.99\end{array}$
165-61 Barbara L. Barthel, Burge Hall, Iowa City, Iowa-Personal injury

5,000.00 Disapproved

| No. | Name of Claimant and Nature of Claim |  | Amount Approved |
| :---: | :---: | :---: | :---: |
| 192-61 | Anton Beneke and Leland F. Beneke, Laurens, Iowa-Outdated warrants $\qquad$ | 31.10 | Disapproved |
| 216-61 | Treynor Town \& Country Club Farmers Institute, Treynor, Iowa-Outdated claim | - 75.00 | 75.00 |
| 245-61 | Henry L. Chabert, University of Kansas, Kansas City, Kansas-Personal injury | 21,171.00 | 1,071.00 |
| 254-61 | Mrs. Lulu B. Hamilton, Des Moines, IowaPersonal injury | 120.13 | 120.13 |
| 261-61 | Harlan Frankl, Guttenberg, Iowa-Workmen's compensation claim $\qquad$ | - 12.50 | Disapproved |
| 262-61 | LeRoy F. Helm, 6212 Gordon Ave., Des Moines, Iowa-Damage claim $\qquad$ | - 31.44 | 31.44 |
| 252-61 | Elk Horn Kimballton Community School, Elk Horn, Iowa-Sales and use tax refund.. | 141.27 | Disapproved |
| 279-61 | Blakesburg Community School District, Blakesburg, Iowa-Claim for state aid withheld by State Department of Public Instruction | 18,576.81 | 17,992.71 |
| 283-61 | Mr. and Mrs. Vern Varhus, 106 High Street, Keokuk, Iowa-Tuition payment. | 3,428.65 | isapproved |
| 301-61 | Robert Garrett \#28866, Post Office Box 316, Fort Madison, Iowa-Accident claim.. | 53,950.99 | Disapproved |
| 308-61 | William and Irene Azbell, 502 4th Street, S. W., Waverly, Iowa-Highway death.... | 40,000.00 | ved |
| 311-61 | Mrs. Anna VanWyk, Ocheyedan, IowaVacation pay $\qquad$ | 242.89 | Disapproved |
| 312-61 | Galinsky Bros. Co., 305 Commerce Bldg., Sioux City, Iowa-Supreme Court costs.... | 171. | Disapproved |
| 318-61 | Mr. William Leidich, R. R. 2, Solon, IowaBrucellosis claim $\qquad$ | 240.00 | Disapproved |
| 321-61 | Marvin L. Williams, 1110 Washington, Marshalltown, Iowa-Personal injuries ... | 10,675.00 | 1,282.50 |
| 322-61 | Gerald D. Cameron, Sloan, Iowa-Refund of wages $\qquad$ | 1,112.28 | 850.00 |
| 326-61 | Elmer H. Anderson, Larrabee, Iowa-Outdated warrant $\qquad$ | - 74.30 | 74.30 |
| 327-61 | Elk Horn Kimballton Community Schools, Elk Horn, Iowa-Refund sales and use tax.. | , 170.83 | Disapproved |
| 333-61 | Loren G. Carter, 212 East Third St., Pella, Iowa-Accident claim | 15,000.00 | 750.00 |
| 336-61 | North Tama County Community School District, 605 Walnut St., Traer, IowaSchool aid claim $\qquad$ | 5,729.44 | 5,729.44 |
| 345-61 | Miss Barbara Jean Hickle, 421 Cedar Street, Boone, Iowa-Personal injury......... | 227.40 | 227.40 |


| No. | Name of Claimant and Nature of Claim |  | Amount <br> Approved |
| :---: | :---: | :---: | :---: |
| 348-61 | City of Des Moines, Iowa, City Hall, East 1st and Locust St., Des Moines, IowaSpecial assessment | 7.27 | isapprov |
| 349-61 | Kathryn L. Glasgow, Route 1, Mt. Pleasant, Iowa-Broken glasses $\qquad$ | 33.50 | 33.5 |
| 354-61 | Eugene D. and Laura Louise Voight, Graettinger, Iowa-Military credit | 246.53 | sappro |
| 355-61 | Jack H. Camelin, Sheriff, Boone County, Boone County Courthouse, Boone, IowaLoss of tooth $\qquad$ | 112.00 | 112. |
| 361-61 | uby Huyck, Newhall, Iowa-Highway amage $\qquad$ | 13,915.25 | sap |

## MESSAGES FROM 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 116, a bill for an act to clarify the provisions of the Judicial Reform Act 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 157, a bill for an act relating to establishing time for the State of Iowa.

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

House File 7, a bill for an act relating to retirement systems for policemen and firemen.

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

Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

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

Senate Concurrent Resolution 15, to fix a final date for the filing of claims against the State of Iowa.

Robert G. Moore, Secretary.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 16

Reichardt of Polk called up for consideration House Concurrent Resolution 16 as found on pages 412 and 413 of the Journal.

Reichardt of Polk offered the following amendment and moved its adoption :

Amend House Concurrent Resolution 16 as follows:

1. By striking everything after the colon in line eleven (11) and inserting in lieu thereof the following:
"That the President of Iowa State University and the President of the State University of Iowa be directed to investigate the feasibility of arranging their football schedule to allow games to be played between the two schools as often and as soon as possible."

The amendment was adopted.
Reichardt of Polk moved the adoption of House Concurrent Resolution 16 as amended.

Motion prevailed and the resolution was adopted.

## HOUSE FILE 149 WITHDRAWN

Conway of Louisa-Muscatine asked and received unanimous consent to withdraw House File 149 from further consideration by the House.

## AMENDMENT TO TEMPORARY RULES

Foster of Cedar brought up for consideration the amendment to Rule 8 of the temporary rules, found on page 419 of the Journal, and moved its adoption.

Maule of Monona moved to refer the amendment to the rules committee.

The motion prevailed.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 15

Miller of Des Moines asked and received unanimous consent to suspend the rules and consider Senate Concurrent Resolution 15 and moved its adoption:

## SENATE CONCURRENT RESOLUTION 15 <br> By Denman

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 Sixty-first General Assembly:

Therefore, Be It Resolved by the Senate, the House Concurring: That the 26th day of February, 1965, be fixed as the final date for the filing of all claims to be considered by the Sixty-first 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 Sixty-first General Assembly.

Motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Hanson of Lyon-Osceola brought up for consideration Senate Con-
current Resolution 7, found on page 216 of the Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## RULES SUSPENDED

Maule of Monona moved that the rules be suspended for the immediate consideration of House Files 235 and 206.

Motion prevailed.

## CONSIDERATION OF BILLS

House File 235, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death, was taken up for consideration.

Gaudineer of Polk offered the following amendment filed by him on February 23:

Amend House File 235 by adding the following new section thereto:
"Sec. 2. Chapter six hundred thirteen point eleven (613.11), Code 1962, is hereby amended as follows:

1. By striking in line fifteen (15) thereof the word, "husband" and by inserting in lieu thereof the word, "spouse".
2. By striking in line fifteen (15) thereof the word, "woman" and by inserting in lieu thereof the word, "person".

Gaudineer of Polk offered the following amendment to his amendment and moved its adoption:

Amend the Gaudineer amendment to House File 235, filed February 23, 1965, by inserting in line six (6) after the word "spouse" the words "and children".

The amendment to the amendment was adopted.
Gaudineer of Polk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Gaudineer 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?" (H. F. 235)
The ayes were, 85:

| Anderson | Caffrey | Denato <br> Bailey | Carnahan |
| :--- | :--- | :--- | :--- |
| Baker | Cochran | Detje | Felger |
| Bremmer | Coffman | Distelhorst | Foster |
| Brinck | Cohen | Gaugherty | Gannoger |
| Burke | Conway | Doyle | Gannon |
| Busing | Crosier | Duffy | Gaudineer |
|  |  |  | Gillette of |
|  |  |  | Story |


| Glanton | Korn |
| :--- | :--- |
| Gleason | Lawlor |
| Genn | Loss |
| Hageman | Lynch |
| Hanson | Mahan |
| Hausheer | Maley |
| Holmes | Maule |
| Houston | Mayberry |
| Hutchins | Meacham |
| Jackson of | Melrose |
| Black Hawk | Miller of |
| Jackson of | Buena Vista- |
| Clinton | Miller of |
| Keleher | Des Moines |
| Kempter | Mueller |
| Kennedy | Murhy |
| Kluever | Nagle |


| Nielsen of Emmet-Palo Alto | Scherle of Fremont-Mills |
| :---: | :---: |
| Oehlsen | Scott |
| O'Malley | Shirley of |
| Oxley | Dallas |
| Palmer | Smith of |
| Quinn | Linn |
| Radl | Stevenson |
| Rasmussen | Uban |
| Redfern | Utzig |
| Reichardt | Varney |
| Renda | Webster |
| Resnick | Wengert |
| Rickert | Wolcott |
| Rider | Wright |
| Robinson | Mr. Speaker |

The nays were, 32:

Baringer
Boot Breitbach
Busch
Clapsaddle
Den Herder
Edgington Fischer of Grundy

Fisher of
Greene
Fullmer
Graham
Grassley
Gregerson
Harrington
Madden
Millen

Absent or not voting, 7:

Bogenrief
Craig
Doderer

Gillette of
Clay-Dickinson

Miller of
Page
Morgan
Nelson
Nielsen of Shelby
Ossian
Patton
Roe

Seibert
Shannahan
Smith of
o'Brien
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 235 passed the House. Scherle of Fremont-Mills.
House File 206, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions, with report of committee recommending passage, was taken up for consideration.

Denato of Polk offered the following amendment filed by him :
Amend House File 206 by striking all after the enacting clause and substituting in lieu thereof the following:
"Section 1. Chapter six hundred nineteen (619), Code 1962, is hereby amended by adding a new section thereto as follows:
"In all actions brought in the courts of this state to recover damages of a defendant in which contributory negligence of the plaintiff, actual or imputed, was heretofore a complete defense or bar to recovery, the plaintiff shall not hereafter, have the burden of pleading and proving his freedom from contributory negligence, and if the defendant relies upon negligence of
the plaintiff as a complete defense or bar to plaintiff's recovery, the defendant shall have the burden of pleading and proving negligence of the plaintiff, if any, and that it was a proximate cause of the injury or damage. As used in this section, the term 'plaintiff' shall include a defendant filing a counterclaim or cross-petition, and the term 'defendant' shall include a plaintiff against whom a counterclaim or cross-petition has been filed."

Scherle of Fremont-Mills moved that the amendment by Denato of Polk be laid on the table.

Motion lost.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 206 and all amendments thereto.

Leroy S. Miller.<br>Willitam J. Scherle. Conrad Ossian. Elmer Den Herder. William P. Winkelman.

Maule of Monona moved that all of those absent be excused from voting.

Motion prevailed.
Roll call was taken under the provisions of Rule 73 which revealed that all members were present with the exception of Doderer of Johnson, Bogenrief of Polk and McNamara of Linn who had been previously excused.

Denato of Polk moved the adoption of his amendment.
The amendment was adopted.
O'Malley 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?" (H. F. 206)
The ayes were, 88:

| Anderson | Crosier | Gillette of | Jackson of |
| :---: | :---: | :---: | :---: |
| Bailey | Denato | Story | Clinton |
| Baker | Detje | Glanton | Keleher |
| Bremmer | Distelhorst | Gleason | Kempter |
| Brinck | Dougherty | Glenn | Kennedy |
| Burke | Doyle | Hageman | Kluever |
| Busing | Duffy | Hanson | Korn |
| Caffrey | Dunton | Hausheer | Lawlor |
| Carnahan | Felger | Holmes | Loss |
| Cochran | Foster | Houston | Lynch |
| Coffman | Gallagher | Hullinger | Mahan |
| Cohen | Gannon | Hutchins | Maley |
| Conway | Gaudineer | Jackson of | Maule |
| Craig. |  | Black Hawk | Mayberry |


| Meacham | O'Malley | Rickert | Stueland |
| :--- | :--- | :--- | :--- |
| Melrose | Oxley | Rider | Tieden |
| Miller of | Palmer | Robinson | Uban |
| Buena Vista | Quinn | Scott | Varney |
| Miller of | Radl | Shannahan | Webster |
| Des Moines | Rasmussen | Shirley of | Wengert |
| Morgan | Redfern | Dallas | Wilson |
| Mueller | Reichardt | Smith of | Wolcott |
| Nagle | Renda | Linn | Wright |
| Oehlsen | Resnick | Stevenson | Mr. Speaker |

The nays were, 33:


Absent or not voting, 3:
Bogenrief Doderer McNamara
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER VOTE LAID ON THE TABLE

Gaudineer of Polk moved to reconsider the vote by which House File 206 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## MOTION TO RECONSIDER LOST

Gaudineer of Polk called up for consideration the motion by Scherle of Fremont-Mills to reconsider the vote by which House File 235 passed the House.

Scherle of Fremont-Mills moved to defer action on his motion to reconsider.

Motion lost.
Scherle of Fremont-Mills moved to adjourn.
Motion lost.
Scherle of Fremont-Mills moved to reconsider the vote by which House File 235 passed the House.

Motion lost.
Maule of Monona moved that the Call of the House be lifted.
Motion prevailed.

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## INTRODUCTION OF BILLS

House File 351, by Smith of O'Brien and Loss (O'Malley and Frommelt) (companion bill to Senate File 326), a bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of selfliquidating projects at board of regents institutions.

Read first time and referred to committee on governmental affairs.
House File 352, by Conway, Utzig, Oxley, Rickert, Foster, Shannahan, Bogenrief, Carnahan and Radl, a bill for an act to enlarge the duties of the state architect and to transfer his supervision to the state executive council.

Read first time and referred to committee on governmental affairs.
House File 353, by McNamara of Linn, Oxley and Kennedy, a bill for an act relating to the artisan's lien.

Read first time and referred to committee on judiciary.
House File 354, by Redfern, a bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions where such proceedings are successful or where the plaintiff is not able to pay.

Read first time and referred to committee on judiciary.
House File 355, by Renda, a bill for an act repealing those sections of chapter three hundred twenty-one (321), Code 1962, which relate to cities and towns establishing and maintaining vehicle testing stations.

Read first time and referred to committee on governmental subdivisions.

House File 356, by agriculture committee, a bill for an act relating to farm produce.

Read first time and placed on the calendar.
House File 357, by Radl, Baker, Carnahan, Utzig, Mayberry and Cochran, a bill for an act to amend chapter four hundred twenty-two (422), Code 1962, relating to income, corporation and sales tax and to provide that in computing the amount of sales tax that may be due, the retailer shall be entitled to a credit or discount for prompt
payment and as partial reimbursement for the costs of collecting and remitting the tax.

Read first time and referred to committee on ways and means.
House File 358, by Jackson of Clinton, Millen and Redfern, 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 judiciary.
House File 359, by Hausheer, a bill for an act to increase the rates of the sales and use tax.

Read first time and referred to committee on ways and means.
House File 360, by Renda, Doyle, Glanton, O'Malley, Jackson of Clinton, Maule and Kluever (O'Malley, Frommelt, Messerly, Ely and Mincks), a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.

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

House File 361, by Baker and Hausheer, a bill for an act relating to the compensation of the majority and minority floor leaders of the general assembly.

Read first time and referred to committee on governmental affairs.
House File 362, by Strothman, Gregerson, Gillette of Clay-Dickinson, Madden and Hullinger, a bill for an act relating to the levy for the county board of education.

Read first time and referred to committee on ways and means.
House File 363, by O'Malley and Maley, 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 judiciary.
House File 364, by Gaudineer, a bill for an act relating to motor vehicle financial responsibility.

Read first time and referred to committee on transportation.
House File 365, by McNamara of Linn, Dougherty, Oxley, Kennedy, Holmes, Patton, Hageman, Hullinger, Craig, Crosier, Oehlsen and Miller of Page, a bill for an act relating to evidence of violation of the law relating to false drawing or uttering of checks; providing for prima facie evidence of fraudulent intent; and providing for prima facie evidence of knowingly not having an arrangement, understanding or funds with any bank, person or corporation sufficient to
meet or pay a check, draft or written order made, uttered, drawn, delivered or given by any person.

Read first time and referred to committee on commerce.
House File 366, by Wilson, a bill for an act relating to granting powers to local issuing authorities for prescribing or approving the lighting within establishments selling beer.

Read first time and referred to committee on judiciary.
House File 367, by Mayberry, a bill for an act relative to the maintenance of public roads at railway crossings.

Read first time and referred to committee on transportation.
House File 368, by Wengert, Burke, Shannahan and Keleher, a bill for an act relating to the election of certain county boards of supervisors.

Read first time and referred to committee on governmental subdivisions.

House File 369, by Hageman, a bill for an act relating to membership of the county zoning commission and the county zoning boards of adjustment.

Read first time and referred to committee on governmental subdivisions.

House File 370, by Bailey, Breitbach, Millen, Den Herder and Wolcott, a bill for an act relating to the licensing and regulation of milk dealers.

Read first time and referred to committee on agriculture.
House File 371, by Gillette of Story, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological, and paleontological remains disturbed or to be disturbed by highway construction.

Read first time and referred to committee on transportation.
House File 372, by public health committee, a bill for an act relating to the composition of the hospital and other health facilities advisory council.

Read first time and placed on the calendar.
House File 373, by judiciary committee (judiciary committee), a bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the general assembly.

Read first time and placed on the calendar.

House File 374, by O'Malley, a bill for an act relating to funeral establishments and the licensing thereof.

Read first time and referred to committee on public health.
House File 375, by judiciary committee (judiciary committee), a bill for an act relating to the Rules of Civil Procedure, to changes therein reported by the Supreme Court of Iowa and amending Rule two hundred fifteen point one (215.1) thereof.

Read first time and placed on the calendar.
House File 376, by committee on claims (committee on claims) (companion bill to Senate File 322), a bill for an act to create and establish a state tort claims act; defining terms and conferring upon the state appeal board on behalf of the state the power to determine certain claims against the state; permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein; 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 on tort claims.

Read first time and placed on the calendar.
House File 377, by Radl, a bill for an act to enable cities and towns to be included in benefited fire districts and to clarify the Code relative to formation of such districts.

Read first time and referred to committee on governmental subdivisions.

House File 378, by Strothman, Tieden, Korn, Foster, Dougherty, Reichardt, Holmes and Patton (Rigler, Coleman, Hill, Hansen, Burrows and Benda) (companion bill to Senate File 154), a bill for an act relating to the publication of real property valuations.

Read first time and referred to committee on governmental subdivisions.

House File 379, by Redfern, a bill for an act to provide counsel for appeal proceedings on behalf of indigent defendants in criminal cases.

Read first time and referred to committee on judiciary.
House File 380, by Gaudineer, Hutchins, Edgington, Kluever, Baker, Houston, Dunton, Scherle of Fremont-Mills and Resnick, a bill for an act relating to removal of snow, ice, and other accumulations from sidewalk.

Read first time and referred to committee on governmental subdivisions.

House File 381, by Gaudineer, Hutchins, Doyle, Edgington, Baker, Houston, Gannon, Dunton, Scherle of Fremont-Mills, Doderer and Resnick, a bill for an act relating to terms of appointive municipal officers.

Read first time and referred to committee on governmental subdivisions.

House File 382, by committee on public health, a bill for an act to amend chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, relating to the issuance of a "Resident Osteopathic Physician and Surgeon License" to practice osteopathic medicine and surgery.

Read first time and placed on the calendar.
House File 383, by governmental affairs committee, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

Read first time and placed on the calendar.
House File 384, by Kempter, Millen, Gillette of Story and Loss, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirtyfive point six (535.6), Code 1962, relating to penalties for excessive interest.

Read first time and referred to committee on commerce.
House File 385, by Millen, Busch, Gregerson, Duffy and Edgington, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property.

Read first time and referred to committee on ways and means.
House File 386, by Harrington, a bill for an act to legalize and validate the proccedings of the township trustees of the township of Hazelton in the county of Buchanan, State of Iowa, in purchasing fire equipment and apparatus and in issuance, sale and delivery of fire equipment levy anticipatory bonds and for the levy of taxes for the payment of said bonds and interest thereon and declaring the bonds with interest thereon to be enforceable obligations of said township.

Read first time and referred to committee on judiciary.
House File 387, by Denato, a bill for an act relating to flood control in cities and towns.

Read first time and referred to committee on governmental subdivisions.

House File 388, by Hausheer and Gillette of Story, a bill for an act to require railroad companies to assume the maintenance of the superstructures of underpasses.

Read first time and referred to committee on transportation.
House File 389, by Miller of Page, Kempter, Ossian, Redfern, Fischer of Grundy, Radl, Smith of O'Brien, Dougherty, Boot, Scherle of Fremont-Mills, Winkelman, Busch, Baringer, Edgington, Millen, Utzig, Gillette of Story, Anderson and McNamara, a bill for an act relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom.

Read first time and referred to committee on ways and means.
House File 390, by Miller of Des Moines, Maule, Dunton, Baringer, Millen, Glanton, Jackson of Clinton, O'Malley, Maley, McNamara, Grassley, Uban, Gillette of Clay-Dickinson, Jackson of Black Hawk, Robinson, Cochran, Gallagher, Cohen, Radl, Smith of Linn, Madden, Stueland, Distelhorst, Bailey, Baker, Kennedy, Scott, Gleason, Murphy, Rickert, Korn, Craig and Gregerson, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course.

Read first time and referred to committee on appropriations.
House File 391, by Miller of Des Moines, Mahan, Murphy, Carnahan, Utzig, Brinck, Coffman, Fullmer, Clapsaddle, Korn, Nagle, Wengert, Scott, Shannahan, Webster, Seibert, Reichardt, Distelhorst, Loss, Miller of Buena Vista, Breitbach, Caffrey and Kempter (Reppert, Kibbie, Kruck, Griffin, Klefstad, Denman, Dodds, Burke and Condon), a bill for an act to provide for, regulate, and license racing and race meets 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; and to provide penalties for the violation of this Act and the rules and regulations established by the state racing commission.

Read first time and referred to committee on ways and means.
House File 392, by Burke, a bill for an act providing for proper safety measures, precautions and actions necessary to eliminate fire, panic, death or public disaster resulting from electrical power outages leaving public buildings without any lighting and providing for the necessary control, administration, financial appropriation, fees and penalties for the violation thereof.

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

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 21, by Bogenrief, Foster, Conway and Shannahan, a joint resolution proposing to amend the Constitution of the State of Iowa to provide for a unicameral legislature.

Read first time and referred to committee on governmental affairs.

## SENATE MESSAGES CONSIDERED

Senate File 116, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom.

Read first time and referred to committee on judiciary.
Senate File 157, a bill for an act relating to establishing time for the State of Iowa.

Read first time and referred to committee on governmental affairs.
Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Read first time and referred to committee on governmental subdivisions.

## SUSPENSION OF RULES

Maule of Monona moved to suspend the rules for the immediate consideration of House File 349.

Motion prevailed.
House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks, was taken up for consideration.

Brinck of Lee offered the following amendment filed by him:
Amend House File 30 as follows:

1. By adding the following section at the end of the bill:
"Each county elective officer shall open his office to conduct regular business either during the period from eight o'clock (8:00) a.m., to twelve o'clock ( $12: 00$ ) noon on Saturday, or one evening of the week for the period from five o'clock ( $5: 00$ ) p.m., to nine o'clock ( $9: 00$ ) p.m.".

Shirley of Dallas offered the following amendment to the Brinck amendment and moved its adoption :

Amend the Brinck amendment to House File 349, filed on February 25, 1965, by striking from line seven (7) the figures "( $9: 00$ )" and inserting in lieu thereof the figures " $(7: 30)$ ".

The amendment to the amendment was lost.
Brinck of Lee moved the adoption of his amendment.

Roll call was requested by Graham of Ida-Sac and Ossian of AdamsMontgomery.

On the question "Shall the Brinck amendment be adopted?" (Amend. H. F. 349)

The ayes were, 46:

Bailey
Baker
Baringer
Bremmer
Brinck
Clapsaddle
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gillette of
Clay-Dickinson
The nays were, 71:
Anderson
Boot
Breitbach
Busch
Busing
Carnahan
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Duffy
Dunton
Edgington

Gillette of Story
Glenn
Graham
Gregerson
Harrington
Holmes
Houston
Hullinger
Kempter
Kennedy
Madden
Maule

Foster
Gallagher
Gannon
Glanton
Gleason
Grassley
Hageman
Hanson
Hausheer
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kluever
Korn
Lawlor
Loss
Lynch

Absent or not voting, 7:

| Bogenrief <br> Burke | Caffrey <br> Doderer | Doyle <br> Gaudineer | Mr. Speaker |
| :--- | :--- | :--- | :--- |

Bogenrief
Burke

Caffrey
Doderer

MeNamara
Millen
Miller of
Page
Morgan
Murphy
Nelson
Oxley
Patton
Quinn
Resnick
Rickert
Robinson

Mahan
Maley
Mayberry
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Mueller
Nagle
Nielsen of
Sielsen of Stueland
Emmet-Palo Alto Uban
Nielsen of Utzig
Shelby Varney
Oehlsen Wengert
O'Malley Wilson
Ossian Wolcott
Palmer Wright
RadI

Doyle
Gaudineer

Scherle of
Fremont-Mills
Seibert
Shannahan
Smith of
O'Brien
Stevenson
Stokes
Strothman
Tieden
Webster
Whisler
Winkelman

Rasmussen
Redfern
Reichardt
Renda
Rider
Roe
Scott
Shirley of Dallas
Smith of
Linn

Mr. Speaker

The amendment lost.
Gillette of Story offered the following amendment filed by him:
Amend House File 349, section six (6) by adding after the period in line fifteen (15) the following: "No public funds shall be used to compensate employees engaged in day labor in the construction of any secondary roads or bridges."

Scherle of Fremont-Mills rose on a point of order that the amendment by Gillette of Story was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Gillette of Story offered the following amendment filed by him and moved its adoption :

Amend House File 349 by adding at the end thereof the following new section:
"Section three hundred thirty-eight point one (338.1), Code 1962, is hereby amended by striking from line five (5) the words "one hundred".

Scherle of Fremont-Mills rose on a point of order that the amendment by Gillette of Story was not germane.

The Speaker ruled the amendment germane.
The amendment was adopted.
Conway of Louisa-Muscatine offered the following amendment and moved its adoption:

Amend House File 349, section three (3), by striking from lines five (5) and fourteen (14) the words and figures "thirty-five thousand ( 35,000 )" and inserting in lieu thereof the words and figures "forty thousand $(40,000)$ ".

The amendment lost.
Gaudineer 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?" (H. F. 349)
The ayes were, 119:

| Anderson | Doyle | Hageman | Meacham |
| :--- | :--- | :--- | :--- |
| Bailey | Duffy <br> Baker | Dunton | Hanson |
| Baringer | Edgington | Harrington | Melrose |
| Boot | Hausheer | Millen |  |
| Breitbach | Felger | Hiller of |  |
| Bremmer | Fischer of | Holmes | Buena Vista |
| Brinck | Grundy | Huston | Miller of |
| Busch | Fisher of | Jackson of | Des Moines |
| Busing | Greene | Black Hawk | Miller of |
| Caffrey | Foster | Fage |  |
| Carnahan | Gallmer | Jackson of | Morgan |
| Clapsaddle | Gannoner | Klinton | Mueller |
| Cochran | Gaudineer | Kemperer | Murphy |
| Coffman | Gillette of | Kennedy | Nagle |
| Cohen | Clay-Dickinsoner | Korn | Nelson |
| Conway | Gillette of | Lawlor | Nielsen of |
| Craig | Story | Emmet-PaloAlto |  |
| Crosier | Glanton | Lyn | Nielsen of |
| Denato | Gleason | Mahan | Shelby |
| Den Herder | Glenn | Maley | Oehlsen |
| Detje | Graham | Maule | Ossilley |
| Distelhorst | Grassley | Mayberry | Oxley |
| Dougherty | Gregerson | McNamara | Palmer |
|  |  |  | Patton |


| Quinn | Roe | Smith of | Varney |
| :--- | :--- | :--- | :--- |
| Radl | Scherle of | O'Brien | Webster |
| Rasmussen | Fremont-Mills | Stevenson | Wengert |
| Redfern | Scott | Stokes | Whisler |
| Reichardt | Seibert | Strothman | Wilson |
| Renda | Shannahan | Stueland | Winkelman |
| Resnick | Shirley of | Tieden | Wolcott |
| Rickert | Dallas | Uban | Wright |
| Rider | Smith of | Utzig | Mr.Speaker |
| Robinson | Linn |  |  |

The nays were, 2:
Hullinger Madden
Absent or not voting, 3 :
Bogenrief Burke

## Doderer

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

## HOUSE FILE 30 WITHDRAWN

Gaudineer of Polk asked and received permission to withdraw House File 30 from further consideration by the House.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 96, a bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work, with report of committee recommending passage, was taken up for consideration.

Wright of Scott asked and received unanimous consent to withdraw his amendment filed February 19.

Speaker pro tempore Miller in the chair at $2: 50$ p.m.
Wright of Scott offered the following Redfern of Lee amendment and moved its adoption:

Amend House File 96 as follows:

1. Amend section one (1), lines four (4) and five (5) by striking all after the ":" in line four (4), and inserting in lieu thereof the following: "shall forfeit four (4) to nine (9) weeks' benefits."
2. Amend section two (2), by striking lines four (4), five (5), and six (6), and inserting in lieu thereof the following: "shall forfeit four (4) to nine (9) weeks' benefits."

The amendment was adopted.
Wright 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?" (H. F. 96)
The ayes were, 83:

Anderson
Baker
Breitbach
Bremmer
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Felger
Foster

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hutchins
Jackson of
Clinton
Keleher
Kennedy
Korn

Lawlor Reichardt
Loss
Lynch
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Murphy
Nagle
Nielsen of
Emment
O'Malley
Oxley
Palmer
Rasmussen

Mueller
Nelson
Nielsen of
Shelhy
Oehlsen
Ossian
Patton
Quinn
Radl
Redfern

Renda
Resnick
Rickert
Rider
Robinson
Roe
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
Stevenson
Utzig
Varney
Webster
Wengert
Wison
Wolcott
Wright
Mr. Speaker

The nays were, 37 :

Bailey
Baringer
Boot
Brinck
Busch
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene
Graham

Grassley
Harrington
Hullinger
Jackson of
Black Hawk
Kempter
Kluever
Madden
Millen
Miller of
Page

Absent or not voting, 4:
Bogenrief Burke
Doderer
Scherle of
Fremont-Mills
Smith of
O'Brien
Stokes
Strothman
Stueland
Tieden
Uban
Whisler
Winkelman

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

## SENATE AMENDMENTS CONSIDERED

Gaudineer of Polk called up for consideration House File 7, a bill for an act 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 7 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred eleven point one (411.1), Code 1962, is hereby amended by adding the following new subsection:
"'Pension compensation' shall mean the member's average final compen-
sation adjusted in the ratio of the earnable compensation payable on each July 1 to an active member having the same or equivalent rank or position as was held by the retired or deceased member at the time of retirement or death to the earnable compensation of such member at his retirement or death."

Sec. 2. Section four hundred eleven point six (411.6), Code 1962, is further amended by adding thereto the following subsection:
"Pensions payable under this section shall be adjusted as follows:
"a. As of the first of July of each year, the monthly pensions authorized in this section payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The formula authorized in this section which was used to compute the retired member's or beneficiary's pension at the time of retirement or death, including all amendments to the formula which may be adopted subsequent to the member's retirement or death, shall be used in the recomputation except the pension compensation shall be used in lieu of the average final compensation which the retired or deceased member was receiving at the time of retirement or death. The adjusted monthly pension shall be the amount payable at the member's retirement or death adjusted by one-half of the difference between the recomputed pension and the amount payable at the member's retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of the member's retirement or death.
"b. As of the first of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall be adjusted to equal six percent of the monthly salary payable on such July first to an active member having the rank of first-class fireman, in the case of a child of a deceased member of the fire department, or of a first-class patrolman, in the case of a child of a deceased member of the police department. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9) and thirteen (13) of this section, the amounts provided for in said subsections shall be payable.
"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July 1 of the year in which the adjustment is made and shall continue in effect until the next following July 1 at which time the monthly pensions shall again be recomputed and all monthly pensions shall be adjusted in accordance with the recomputations.
"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as increases granted to other ranks and positions in the department."

Sec. 3. Section four hundred eleven point eight (411.8), Code 1962, is amended by striking from subsection one (1), paragraph " $a$ ", all of lines eleven (11) through thirty-one (31), and inserting in lieu thereof the following:

| 23 | $5.11 \%$ |
| :--- | :--- |
| 24 | $5.18 \%$ |
| 25 | $5.26 \%$ |
| 26 | $5.33 \%$ |
| 27 | $5.41 \%$ |
| 28 | $5.48 \%$ |
| 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 | $6.50 \%$ |

The House concurred in the Senate amendment.
Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 7)
The ayes were, 117:

| Anderson | Fischer of | Keleher | Oehlsen |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Kempter | O'Malley |
| Baker | Fisher of | Kennedy | Ossian |
| Baringer | Greene | Kluever | Oxley |
| Boot | Foster | Korn | Palmer |
| Breitbach | Fullmer | Lawlor | Patton |
| Bremmer | Gallagher | Loss | Quinn |
| Brinck | Gannon | Lynch | Radl |
| Busch | Gaudineer | Madden | Rasmussen |
| Busing | Gillette of | Mahan | Redfern |
| Caffrey | Clay-Dickinson | Maley | Reichardt |
| Carnahan | Glanton | Maule | Renda |
| Clapsaddle | Gleason | Mayberry | Resnick |
| Cochran | Glenn | McNamara | Rickert |
| Coffman | Graham | Melrose | Rider |
| Cohen | Grassley | Millen | Robinson |
| Conway | Gregerson | Miller of | Roe |
| Craig | Hageman | Des Moines | Scherle of |
| Crosier | Hanson | Miller of | Fremont-Mills |
| Denato | Harrington | Page | Scott |
| Den Herder | Hausheer | Morgan | Seibert |
| Detje | Holmes | Mueller | Shannahan |
| Distelhorst | Houston | Murphy | Shirley of |
| Dougherty | Hullinger | Nagle | Dallas |
| Doyle | Hutchins | Nelson | Smith of |
| Duffy | Jackson of | Nielsen of | Linn |
| Dunton | Black Hawk | Emmet-PaloAlto Smith of |  |
| Edgington | Jackson of | Nielsen of | O'Brien |
| Felger | Clinton | Shelby | Stevenson |
|  |  |  |  |


| Stokes | Utzig | Whisler | Wolcott |
| :--- | :--- | :--- | :--- |
| Strothman | Varney | Wilson | Wright |
| Stueland | Webster | Winkelman | Mr. Speaker |
| Tiden | Wengert |  |  |

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

| Bogenrief | Gillette of <br> Story | Miller of | Uban |
| :--- | :--- | :---: | :---: |
| Burke | Meacham | Buena Vista |  |
| Doderer | Mena |  |  |

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

## HOUSE FILE 51 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 51 from further consideration by the House.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 95, a bill for an act to amend chapter four hundred sixty-five (465), Code 1962, relating to the payment for crossing roads and highways with drain tile line or drainage ditches, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Keith H. Dunton, Chairman.
Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 168, a bill for an act relating to the revocation of the license of any operator or chauffeur of a motor vehicle, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on transportation to whom was referred House File 224, a bill for an act to remove the exemption as implements of husbandry of vehicles used for the storage and transportation of anhydrous ammonia, and other liquid commercial fertilizers, and to impose a tax on trailers used for this purpose, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.


Also:
Mr. SpeAkEr: Your committee on transportation to whom was referred
House File 228, a bill for an act relating to outdoor advertising along the
interstate highways within 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 240, a bill for an act relating to removal of vehicles left standing on 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.

## Kelth H. Dunton, Chairman.

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 3, a bill for an act to repeal section three hundred twenty-one point four hundred ninety-four (321.494), Code 1962, relating to automobile owner or operator liability, begs leave to report it has 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. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 44, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of 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 44, by striking all after the enacting clause and substituting in lieu thereof the following:
"Section 1. Policy. It is the policy of this state to provide protection for children who have been physically injured as a result of abuse or willful neglect and who may be in danger of further injury. This Act shall be administered and interpreted to provide the greatest possible protection as promptly as possible for such children.

Sec. 2. Definitions. Wherever used in this Act, unless the context clearly indicates otherwise:

1. "Health practitioner" includes any physician, surgeon, osteopath, dentist, optometrist, podiatrist, or chiropractor; any resident or intern in any of such professions; and any registered nurse attending or treating a child in the absence of a practitioner of any of such professions.
2. "Child" means any person under the age of eighteen (18) years.
3. "County department of social welfare" and "county attorney" have the meaning stated in section six (6) of this Act.

Sec. 3. Report. Every health practitioner who examines, attends, or treats a child and who believes or has reason to believe that the child has had physical injury inflicted on him as a result of abuse or willful neglect, shall make a report as provided in the following section. However, if the health practitioner examines, attends, or treats the child as a member of the staff of a hospital or similar institution, he shall immediately notify and give complete information to the person in charge of the institution or his designated representative, who shall make a report as provided in the following section.

Any other person who believes that a child has had physical injury inflicted upon him as a result of abuse or neglect may make a report as provided in the following section.

Sec. 4. Nature and contents of report; to whom made. Each report shall be made both orally and in writing, and both reports shall be made as soon as is reasonably possible.

The oral report shall be made by telephone or otherwise to the county department of social welfare. If the person making the report believes or has reason to believe that immediate protection for the child is advisable, he also shall immediately make an oral report to an appropriate law enforcement agency.

The written report shall be made to the county department of social welfare and the county attorney.

The oral and written reports shall contain the following information, or as much thereof as the person making the report is able to furnish: (1) the names and home addresses of the child and his parents or other persons responsible for his care; (2) the child's present whereabouts if not the same as his home address; (3) the child's age; (4) the nature and extent of the child's injuries, including any evidence of previous injuries; and the identity of the person or persons responsible thereof.

A report made by anyone other than a health practitioner, hospital, or similar institution may be oral, written, or both; shall be regarded as a report pursuant to this Act whether or not the report contains all of the information required by this section; and may be made to any county department of social welfare, county attorney, or law enforcement agency. If the report is made to any agency other than the county department of social welfare, such agency shall promptly refer the report to the county department of social welfare.
Sec. 5. Investigation and other action. The county department of social welfare shall make a thorough investigation promptly after receiving either the oral or written report. The primary purpose of the investigation shall be the protection of the child.

The investigation shall include the nature, extent, and cause of the child's injuries; the identity of the person or persons responsible therefor; the names and condition of other children in the home; the child's home environment and relationship with his parents or other persons responsible for his care; and all other pertinent matters.

The investigation shall include a visit to the child's home. If admission to the home cannot be obtained, the juvenile court or district court, upon good cause shown, may authorize the person or persons making the investigation to enter and examine the child's home, using reasonable force if necessary.

The county department of social welfare shall make a complete written report of the investigation to the juvenile court, the county attorney, and the appropriate law enforcement agency. The written report of the investigation shall be delivered within ninety-six (96) hours after the county department of social welfare receives either the oral or written report of injury, unless the juvenile court or district court grants an extension of time for good cause shown.

The county attorney and any law enforcement or welfare agency in the state shall cooperate and assist in the investigation upon the request of the county department of social welfare. The county attorney and appropriate law enforcement agencies shall also take any other lawful action which may be necessary or advisable to protect the health and welfare of the child and his family.

The county department of social welfare shall promptly begin any proceeding under chapter two hundred thirty-two (232) of the Code which appears to be in the best interests of the child; but if the county department of social welfare fails to do so, the county attorney shall promptly do so.

Sec. 6. Jurisdiction; transfer. "County department of social welfare" or "County attorney" ordinarily refer to the county in which the child's home is located.

However, if the person making a report pursuant to this Act does not know where the child's home is located, or if the child's home is not located in the county where the health practitioner examines, attends, or treats the child, the report may be made to the designated agencies for the county where the person making the report resides or the county where the health practitioner examines, attends, or treats the child. These agencies shall promptly proceed as provided in section five (5) of this Act, unless the matter is transferred to another county as provided in this section.

If it appears that the child's home is located in another county, the county department of social welfare shall promptly transfer the matter to the other county by transmitting a copy of the report of injury and any other pertinent information to the county department of social welfare and the county attorney of the other county. They shall promptly proceed as provided in section five (5) of this Act.

Sec. 7. Immunity from liability. Anyone participating in good faith in the making of a report pursuant to this Act shall have immunity from any liability, civil or criminal, which might otherwise be incurred or imposed. Any such participation in good faith in any judicial proceeding resulting from such report or relating to the subject matter of such report.
Sec. 8. Evidence not privileged or excluded. Sections six hundred twenty-two point seven (622.7), six hundred twenty-two point nine (622.9), and six hundred twenty-two point ten (622.10), Code 1962, and any other statute or rule of evidence which excludes or makes privileged the testimony of a husband or wife against the other or the testimony of a health practitioner as to confidential communication, shall not apply to evidence regarding a child's injuries or the cause thereof in any judicial proceeding, civil, or criminal, resulting from a report pursuant to this Act or relating to the subject matter of such report.

John L. Duffy, Chairman.

Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 120, a bill for an act relating to liquor license cost, begs leave to report it has had the same under consideration and has instructed me to report the 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 120 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section five (5) of chapter one hundred fifteen (115), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line thirteen (13) after the word "less" the words "and villages of one hundred (100) population or more."

John L. Duffy, Chairman.

Carnahan of Wapello, 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 94, a bill for an act to change the method of arriving at maximum benefits payable on permanent partial disabilities, permanent total disabilities, temporary total disabilities, 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 amended as follows, and when so amended the bill do pass:

Amend House File 94 as follows:
Amend section 1, by striking all of subsection one (1) and inserting in lieu thereof: " 1 . By striking after the comma in line ten (10) the following; 'but not less than eighteen dollars per week, except if at the time of his injury his earnings are less than eighteen dollars per week, then the weekly compensation shall be a sum equal to the full amount of his weekly earnings;' and inserting in lieu thereof, 'but not less than twenty-five dollars ( $\$ 25.00$ ) per week nor more than sixty-five dollars ( $\$ 65.00$ ) per week;'"

Cleve L. Carnahan, Chairman.

## AMENDMENTS FILED

Amend the Robinson of Audubon-Guthrie, Brinck amendment to House File 42 filed February 22, 1965, as follows:

1. By striking in line four (4), the word and figure "sixty (60)" and inserting in lieu thereof the word and figure "fifty (50)".
2. By striking in line twelve (12), the word "withholding" and inserting in lieu thereof the word "income".
3. By striking all in lines thirteen (13), fourteen (14), and fifteen (15) following the period in line thirteen (13).

REDFERN of Lee.
Amend House File 129 by adding to section one (1) thereof the following paragraph:
"Property owners who have received a written offer from the Urban Renewal Authority, and having refused to accept this offer, shall be allowed an additional six percent ( $6 \%$ )
interest per annum payable by the city on the amount of final settlement or judgment. Said interest to begin thirty (30) days after the first written offer.

Burke of Woodbury.
Amend House File 131 as follows:

1. Amend section one (1), line four (4), by striking the word and figure " 10 days" and inserting in lieu thereof the word and figure " 7 days".
2. Amend section one (1), line five (5), by striking the word and figure "11 days" and inserting in lieu thereof the word and figure "10 days".

Shirley of Dallas.
Amend the amendment to Senate File 190 filed by McNamara, Kennedy, et al., on February 23, 1965, by striking from lines eight (8), nine (9), nineteen (19) and thirty-one (31) the figure " 1967 " and inserting in lieu thereof the figure " 1966 ".

Shirley of Dallas.

Amend House File 248 as follows:

1. Amend Section 1 as follows:
a. By adding after the comma in line 5 the following: "gasoline, fuel oil, groceries, dresses, suits, photographs,".
b. By adding after the word "on" in line 8 the following:
"gasoline, fuel oil, groceries, dresses, suits, photographs,".
c. By striking all of said section 1 after the word "public"
in line 10 and inserting in lieu thereof a period.
2. Amend Section 2 by adding after the words "sale of" in line 2 the following: "silk dresses, cashmere suits, $20 \times 20$ photographs,".

Cohen of Black Hawk.
Amend House File 248 as follows:

1. Amend Section 1 by striking from lines three (3) through nine (9) inclusive the following: ", 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 means whatsoever any definite or indefinite prices on prescriptive or ophthalmic service;".
2. Further amend Section 1 by adding in line 16 after the word "import" the following: "without fulfilling the obligation implied by said advertisement".

Cohen of Black Hawk.
1 Amend House File 290 as follows:
2 1. Amend section five (5) line one (1) by striking the words "employment security commission" and inserting in lieu thereof the words "bureau of labor".

Crosier of Linn. Varney of Clinton.

1 Amend House File 349 as follows:
2 1. By adding the following section at the end of the bill:
3 "Each county elective officer shall open his office to con-
4 duct regular business either during the period from eight o'clock
(8:00) A.M., to twelve o'clock ( $12: 00$ ) noon on Saturday, or one evening of the week for the period from five o'clock ( $5: 00$ ) P.M., to nine o'clock (9:00) P.M.'.

Brinck of Lee.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Friday, February 26, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Friday, February 26, 1965.

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

Prayer was offered by the Reverend Paul Goodland, pastor of the St. John's Episcopal Church, Ames, Iowa.

The Journal of Thursday, February 25, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Gannon of Jasper on request of Meacham of Poweshiek; Denato of Polk on request of Meacham of Poweshiek; Mayberry of Webster on request of Holmes of Jones; Bogenrief of Polk on request of Foster of Cedar.

## PETITIONS

The following petitions were presented and placed on file:
By Coffman of Iowa, from seventy-three residents of Iowa County opposing House File 155 on the grounds that it grants too much dictatorial power to the Department of Public Instruction.

By Nielsen of Shelby, from two hundred thirteen residents of Shelby County opposing the fifteen-hundred-pupil redistricting plan.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 44, 94, 120, 168, 224, 228 and 240, under Rule 35.

## HOUSE FILE 39 DEFERRED

Maule of Monona asked and received unanimous consent that House File 39 be deferred and that the bill retain its place on the calendar.

## ANNOUNCEMENT BY MAJORITY FLOOR LEADER

The policy for the introduction of bills will be as follows:
All bills and joint resolutions now in possession of the Legislative Research Bureau or any other state department that is drafting bills for the General Assembly will be accepted by the Chief Clerk all during the recess period. This includes individual bills.

When the House reconvenes Monday, March 8, I will ask that Rule 28 be suspended and that all the bills and joint resolutions received today and
during the spring recess will be read and introduced on Monday, March 8.
This is the policy that has prevailed in the House for many past sessions.
Elroy Maule.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable William R. Smith, whose birthday is today, and to the Honorable R. J. Clapsaddle and the Honorable Liester L. Kluever, whose birthdays fall during the recess period, "Birthday Congratulations."

## RECOGNITION OF PAGES

Maule of Monona also recognized the fine service rendered the House by Pages Sherry Norris and Barbara Jean Vetter, who will not return after the recess.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that he approved Senate File 40 on February 25, 1965.

## PROOFS OF PUBLICATION

Published copy of House File 386 and verified proof of publication of said bill in the Independence Conservative, February 16, 1965, 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 342 and verified proof of publication of said bill in the Boone News Republican on February 20, 1965, 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.

## MESSAGES FROM 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 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn.

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

Senate Concurrent Resolution 10, relating to raising of the state flag each day while in session.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 128

Amend House File 128 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point three hundred fifteen (321.315) is amended by striking the period in line five (5) and inserting in lieu thereof the words "when the speed limit is forty-five (45) miles per hour or less and a continuous signal during not less than the last three (3) hundred feet when the speed limit is in excess of forty-five (45) miles per hour."

## SENATE CONCURRENT RESOLUTION 10 <br> By Hagedorn and Denman

Whereas, it is the custom now and has been in the past to raise the Flag. of the United States over the chambers of both the House and Senate each day when either convenes and to lower it when either adjourns;

Whereas, this usage of the Flag of the United States is improper;
Whereas, it would be fitting and proper for the House and Senate to use the official State Banner to signify whenever either is in session;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That on each day when either the House or Senate convenes that the State Banner shall be raised on the flag poles directly over the chambers of either and that the State Banner shall be lowered at each time the House or Senate adjourns for the day.

## INTRODUCTION OF BILLS

House File 393, by committee on education, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.

Read first time and placed on calendar.
House File 394, by Grassley, a bill for an act to establish an Iowa advisory commission on intergovernmental relations and to appropriate funds for its operation.

Read first time and referred to committee on appropriations.
House File 395, by Bailey, a bill for an act to amend section four hundred ninety-six A point fifty-nine (496A.59), Code 1962, to require approval by the secretary of state of amendments to the articles of incorporation of business corporations.

Read first time and referred to committee on commerce.
House File 396, by committee on transportation, a bill for an act to amend section six hundred fifty-seven point two (657.2), Code 1962, by enumerating as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways.

Read first time and placed on the calendar.
House File 397, by Maley and Dunton, a bill for an act relative to certain coverage required to be offered in or supplemental to any
automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state.

Read first time and referred to committee on commerce.
House File 398, by Kluever, a bill for an act relating to the payment of attorney's fees for indigent persons.

Read first time and referred to committee on judiciary.
House File 399, by Miller of Buena Vista and Winkelman, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for dredging of Storm Lake and North Twin Lake.

Read first time and referred to committee on appropriations.
House File 400, by Maley, Busing and Coffman, a bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof.

Read first time and referred to committee on public health.
House File 401, by judiciary committee (judiciary committee) (companion bill to Senate File 227), a bill for an act to be known as the Uniform Commercial Code, relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them, including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents; to make uniform the law with respect thereto; and repealing inconsistent legislation.

Read first time and placed on the calendar.
House File 402, by Den Herder, a bill for an act to legalize the proposed transfer of the present airport site owned by the City of Hawarden as a gift to the Sioux Empire College, County of Sioux, State of Iowa, and to authorize conveyance of legal title thereto.

Read first time and referred to committee on judiciary.
House File 403, by Rider, a bill for an act to prohibit county boards of supervisors from ordering indiscriminate spraying on and along roads.

Read first time and referred to committee on governmental subdivisions.

House File 404, by judiciary committee, a bill for an act relating to the time when beer may be sold.

Read first time and placed on the calendar.
Baker of Boone asked and received unanimous consent to place House File 342 at the head of the calendar.

## CONSIDERATION OF BILLS

REGULAR CALENDAR
House File 342, a bill for an act to legalize the proceedings of the board of supervisors of Boone County in connection with contracts made for improvements to the Boone County home located northwest of Boone, Iowa, with report of committee recommending passage, was taken up for consideration.

Baker 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?" (H. F. 342)
The ayes were, 107:

| Anderson | Gillette of | Madden | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-Dickinson | Mahan | Rider |
| Baker | Gillette of | Maley | Robinson |
| Baringer | Story | Maule | Roe |
| Boot | Glanton | McNamara | Scherle of |
| Breitbach | Gleason | Meacham | Fremont-Mills |
| Bremmer | Glenn | Melrose | Scott |
| Burke | Graham | Miller of | Seibert |
| Busch | Grassley | Buena Vista | Shirley of |
| Caffrey | Gregerson | Miller of | Dallas |
| Carnahan | Hageman | Des Moines | Smith of |
| Clapsaddle | Hanson | Miller of | Linn |
| Cochran | Harrington | Page | Smith of |
| Coffman | Hausheer | Morgan | O'Brien |
| Cohen | Holmes | Mueller | Stevenson |
| Conway | Houston | Nagle | Stokes |
| Craig | Hullinger | Nielsen of | Strothman |
| Crosier | Hutchins | Emmet-Palo Alto Stueland |  |
| Den Herder | Jackson of | Oehlsen | Tiden |
| Detje | Black Hawk | O'Malley | Uban |
| Distelhorst | Jackson of | Ossian | Utzig |
| Doderer | Clinton | Oxley | Varney |
| Dougherty | Keleher | Palmer | Webster |
| Doyle | Kempter | Patton | Wengert |
| Duffy | Kennedy | Quinn | Whisler |
| Edgington | Kluever | Radl | Winkelman |
| Felger | Korn | Rasmussen | Wolcott |
| Fullmer | Lawlor | Reichardt | Wright |
| Gallagher | Loss | Renda | Mr. Speaker |
| Gaudineer | Lynch | Resnick |  |

The nays were, 6:

| Fischer of Grundy | Fisher of Greene Foster | Millen Nelson | Nielsen of Shelby |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 11: |  |  |  |
| Bogenrief | Denato | Mayberry | Shannahan |
| Brinck | Dunton | Murphy | Wilson |
| Busing | Gannon | Redfern |  |

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

House File 181, a bill for an act relating to powers and duties of county conservation boards, with report of committee recommending passage, was taken up for consideration.

Gallagher 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?" (H. F. 181)
The ayes were, 118:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Burke
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Edgington
Felger
Fischer of Grundy
Fisher of Greene
Foster

Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley Resnick
Maule Rickert

McNamara Rider
Meacham Robinson
Melrose Roe
Millen
Miller of
Scherle of Fremont-Mills
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda

Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 6:

| Bogenrief <br> Denato | Dunton <br> Gannon | Grassley |
| :--- | :--- | :--- |

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 67, a bill for an act relating to fees for the chauffeur's and operator's license and the instruction and temporary driver's permit.

Wilson of Black Hawk offered the following amendment to the Houston amendment as amended, and moved its adoption:

Amend the amendment as amended filed January 27, 1965, by Houston and Foster by striking from line five (5) the word and figures "ten (10)" and inserting in lieu thereof the word and figures "twelve (12)".

Roll call was requested by Renda of Polk and McNamara of Linn.
On the question "Shall the amendment to the amendment be adopted?" (H. F. 67)

The ayes were, 32 :

| Bailey <br> Busch | Gillette of <br> Clay-Dickinson |
| :--- | :--- |
| Cochran | Glanton |
| Cohen | Gregerson |
| Crosier | Hanson |
| Detje | Hausheer |
| Distelhorst | Jackson of <br> Doderer <br> Gallagher |
| Black Hawk |  |
|  | Jackson of <br> Clinton |


| Kluever | Quinn |
| :--- | :--- |
| Mahan | Radl |
| Maley | Rasmussen |
| Maule | Reichardt |
| Miller of | Renda |
| Buena Vista | Rickert |
| Miller of | Stueland |
| Des Moines | Uban |
| O'Malley | Wilson |

The nays were, 82:

Anderson
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Burke
Busing
Caffrey
Carnahan
Clapsaddle
Coffiman
Conway
Den Herder
Dougherty
Doyle
Duffy
Edgington

Felger
Fischer of
Grundy
Fisher of Greene
Foster
Fullmer
Gaudineer
Gillette of Story
Gleason
Glenn
Graham
Grassley
Hageman
Harrington
Holmes
Houston
Hullinger

Hutchins
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Madden
McNamara
Melrose
Millen
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson

Nielsen of
Emmet-Palo Alto
Nielsen of Shelby
Oehlsen
Ossian
Oxley
Palmer
Patton
Redfern
Resnick
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan

| Shirley of | Smith of | ${ }_{\text {Tieden }}$ | Whisler |
| :---: | :---: | :---: | :---: |
| Smith of | Stevenson | Utzig | Wright |
| Linn | Stokes | Webster | Mr. Speaker |
|  | Strothman | Wengert |  |
| Absent or | ting, 10: |  |  |
| Bogenrief | Dunton | Mayberry | Rider |
| Craig | Gannon | Meacham | Wolcott |
| Denato | Lynch |  |  |

The amendment lost.
Houston of Crawford moved the adoption of the amendment as amended found on page 432 of the Journal.

The amendment was adopted.
Robinson of Audubon-Guthrie offered the following amendment:
Amend House File 67 by striking section 2 and inserting in lieu thereof the following:
"Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force on June 1, 1965, after its publication in the New Hampton Tribune, a newspaper published in New Hampton, Iowa, and in the Audubon News-Advocate, a newspaper published in Audubon, Iowa."

Robinson of Audubon-Guthrie offered the following amendment to the amendment and moved its adoption :

Amend the Robinson amendment filed on February 5, 1965, to House File 67, by striking from line five (5) the words and figures "on June 1, 1965".

The amendment to the amendment was adopted.
Robinson of Audubon-Guthrie moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Robinson of Audubon-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?" (H. F. 67)
The ayes were, 99 :

| Bailey | Cochran | Doyle | Gillette of |
| :---: | :---: | :---: | :---: |
| Baker | Coffman | Duffy | Story |
| Boot | Cohen | Edgington | Glanton |
| Breitbach | Conway | Felger | Gleason |
| Bremmer | Craig | Fisher of | Graham |
| Brinck | Crosier | Greene | Gregerson |
| Busch | Den Herder | Foster | Hageman |
| Busing | Detje | Gallagher | Hanson |
| Caffrey | Distelhorst | Gaudineer | Harrington |
| Carnahan | Doderer | Gillette of | Hausheer |
| Clapsaddle | Dougherty | Clay-Dic | Holmes |


| Houston | Millen | Palmer | Smith of |
| :--- | :--- | :--- | :--- |
| Hutchins | Miller of | Quinn <br> Linn |  |
| Jackson of | Buena Vista | Radl | Strothman |
| Black Hawk | Morgan | Rasmussen | Stueland |
| Jackson of | Mueller | Redfern | Tiden |
| Clinton | Murphy | Reichardt | Uban |
| Keleher | Nagle | Renda | Utzig |
| Kennedy | Nelson | Resnick | Varney |
| Korn | Nielsen of | Rickert | Webster |
| Lawlor | Emmet-Palo Alto Rider | Wengert |  |
| Loss | Nielsen of | Robinson | Whisler |
| Madden | Shelby | Roe | Wilson |
| Mahan | Oehlsen | Scott | Winkelman |
| Maley | O'Malley | Seibert | Wright |
| Maule | Ossian | Shannahan | Mr. Speaker |
| McNamara | Oxley | Shirley of |  |
| Melrose |  | Dallas |  |

The nays were, 14:

| Anderson | Fullmer | Kluever | Smith of |
| :---: | :---: | :---: | :---: |
| Baringer | Grassley | Patton | O'Brien |
| Burke | Hullinger | Scherle of | Stevenson |
| Fischer of Grundy | Kempter | Fremont-Mills | Stokes |
| Absent or not voting, 11: |  |  |  |
| Bogenrief | Glenn | Meacham | Miller of |
| Denato | Lynch | Miller of | Page |
| Dunton | Mayberry | Des Moines | Wolcott |
| Gannon |  |  |  |

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

Gregerson of Pottawattamie asked and received unanimous consent for immediate consideration of House File 131.

House File 131, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to increase the minimum sick leave for school employees, with report of committee recommending passage, was taken up for consideration.

Shirley of Dallas offered the following amendment, filed February 25 , and moved its adoption :
Amend House File 131 as follows:

1. Amend section one (1), line four (4), by striking the word and figure " 10 days" and inserting in lieu thereof the word and figure " 7 days".
2. Amend section one (1), line five (5), by striking the word and figure " 11 days" and inserting in lieu thereof the word and figure " 10 days".

The amendment lost.
Rickert of Louisa-Museatine asked and received unanimous consent to withdraw the amendment filed by him.

Gregerson 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?" (H. F. 131)
The ayes were, 85 :

| Anderson | Felger |
| :--- | :--- |
| Bailey | Fullmer |
| Baker | Gallagher |
| Boot | Gaudineer |
| Breitbach | Gleason |
| Bremmer | Glenn |
| Brinck | Gregerson |
| Burke | Hageman |
| Busing | Hanson |
| Caffrey | Harrington |
| Carnahan | Hausheer |
| Clapsaddle | Holmes |
| Coffman | Houston |
| Cohen | Hullinger |
| Craig | Hutchins |
| Crosier | Jackson of |
| Detje | Black Hawk |
| Distelhorst | Jackson of |
| Doderer | Clinton |
| Dougherty | Keleher |
| Doyle | Kempter |
| Duffy | Kennedy |
| Dunton | Kluever |

The nays were, 28:

| Baringer | Fisher of | Millen | Scherle of |
| :---: | :---: | :---: | :---: |
|  | Greene | Mueller | Fremont-Mills |
| Cochran | Foster | Murphy | Smith of |
| Conway | Gillette of | Nielsen of | O'Brien |
| Den Herder | Clay-Dickinson | Shelby | Stokes |
| Edgington | Graham | Ossian | Strothman |
| Fischer of | Grassley | Patton | Stueland |
| Grundy | Loss <br> Maule | Redfern | Tieden <br> Winkelman |
| Absent or not voting, 11: |  |  |  |
| Bogenrief | Gillette of | Mayberry | Nelson |
| Denato | Story | Miller of | Varney |
| Gannon | Glanton | Des Moines | Mr. Speaker |

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

Murphy of Carroll asked and received unanimous consent for the immediate consideration of House File 288.

House File 288, a bill for an act relating to municipal and county participation in area television translator systems, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 288)

The ayes were, 108:

| Anderson | Fullmer | Madden | Rasmussen |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Mahan | Redfern |
| Baker | Gaudineer | Maley | Reichardt |
| Baringer | Gillette of | Maule | Renda |
| Boot | Clay-Dickinson | McNamara | Resnick |
| Breitbach | Gillette of | Meacham | Rickert |
| Bremmer | Story | Melrose | Rider |
| Brinck | Glanton | Miller of | Robinson |
| Burke | Gleason | Buena Vista | Roe |
| Busch | Glenn | Miller of | Scherle of |
| Busing | Graham | Des Moines | Fremont-Mills |
| Caffrey | Grassley | Miller of | Scott |
| Carnahan | Gregerson | Page | Shannahan |
| Clapsaddle | Hanson | Morgan | Shirley of |
| Cochran | Harrington | Mueller | Dallas |
| Coffman | Hausheer | Murphy | Smith of |
| Cohen | Holmes | Nagle | Linn |
| Conway | Houston | Nelson | Stevenson |
| Craig | Hullinger | Nielsen of | Stokes |
| Crosier | Jackson of | Emmet-Palo Alto | Strothman |
| Den Herder | Black Hawk | Nielsen of | Stueland |
| Detje | Jackson of | Shelby | Uban |
| Distelhorst | Clinton | Oehlsen | Utzig |
| Doderer | Keleher | O'Malley | Webster |
| Dougherty | Kempter | Ossian | Wengert |
| Doyle | Kennedy | Oxley | Whisler |
| Edgington | Kluever | Palmer | Wilson |
| Felger | Korn | Patton | Wolcott |
| Fisher of | Lawlor | Quinn | Wright |
| $\underset{\text { Foster }}{\text { Greene }}$ | Loss | Radl | Mr. Speaker |

The nays were, 2:
Millen Tieden
Absent or not voting, 14:

| Bogenrief | Fischer of |
| :--- | :--- |
| Denato | Grundy |
| Dufty | Gannon |
| Dunton | Hageman |


| Hutchins | Smith of <br> O'Brien |
| :--- | :--- |
| Lynch | Oarney |
| Mayberry | Vinkelman |

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

## MOTION TO REREFER LOST

Gaudineer of Polk asked for unanimous consent to rerefer House File 295, previously recommended for indefinite postponement, to the judiciary committee for further consideration.

Objections were raised.
Gaudineer of Polk moved to rerefer House File 295 to the judiciary committee.

Roll call was requested by McNamara of Limn and Renda of Polk.
On the question "Shall House File 295 be rereferred?"

The ayes were, 31 :

| Anderson | Dunton | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Foster | Maule | Redfern |
| Baker | Gaudineer | Morgan | Renda |
| Baringer | Gillette of | Nielsen of | Robinson |
| Bremmer | Clay-Dickinson | Emmet-PaloAlto Shannahan |  |
| Cochran | Grassley | Palmer | Stevenson |
| Conway | Jackson of | Patton | Uban |
| Crosier | Black Hawk | Quinn | Wilson |
| Distelhorst | Kluever |  |  |

The nays were, 79:

Boot
Breitbach
Brinck
Burke
Busch
Caffrey
Carnahan
Clapsaddle
Coffman
Craig
Den Herder
Detje
Doderer
Duffy
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gallagher

Glanton
Gleason
Glenn
Graham
Gregerson
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Korn
Loss
Madden
Mahan
Maley
McNamara
Meacham

Absent or not voting, 14:

Bogenrief
Busing
Cohen
Denato
Dougherty

Doyle
Gannon
Gillette of
Story
Melrose
Milloen
Miller of
Buena Vista
Miller of
Page
Mueller
Murphy
Nayle
Nelson
Nielsen of
Shelby
Oehlsen
OMMalley
Ossian
Oxley
Radl
Reichardt
Resnick
Rickert
Rider
Roe

Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of Linn Smith of O'Brien Stokes Strothman
Stueland
Tieden
Utzig
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

Hageman
Jackson of
Clinton
Lynch

Mayberry
Miller of
Des Moines
Varney

The motion lost.
House File 234, a bill for an act relating to the compensation of court reporters, was taken up for consideration.

Gaudineer 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?" (H. F. 234)
The ayes were, 101:

| Anderson | Brinck | Cochran | Detje |
| :--- | :--- | :--- | :--- |
| Bailey | Burke | Coffman | Distelhorst <br> Baker |
| Baringer | Busch | Cohen | Doderer |
| Busing | Conway | Dougherty |  |
| Bremmer | Caffrey | Craig | Doyle |
|  | Carnahan | Den Herder | Duffy |


| Dunton | Jackson of |
| :---: | :---: |
| Felger | Clinton |
| Fisher of | Keleher |
| Greene | Kempter |
| Gaudineer | Kennedy |
| Gillette of | Kluever |
| Clay-Dickinson | Korn |
| Gillette of | Lawlor |
| Story | Loss |
| Glanton | Madden |
| Gleason | Mahan |
| Glenn | Maley |
| Grassley | Maule |
| Gregerson | Melrose |
| Hageman | Millen |
| Hanson | Miller of |
| Hausheer | Buena Vista |
| Holmes | Miller of |
| Houston | Des Moines |
| Hullinger | Miller of |
| Hutchins | Page |
| Jackson of | Morgan |
| Black Hawk | Murphy |

The nays were, 11:

| Breitbach | Edgington <br> Clapsaddle <br> Crosier |
| :--- | :---: |
| Fischer of <br> Grundy |  |

Absent or not voting, 12:
Bogenrief
Denato
Foster

Gannon
Graham
Lynch

Nagle
Nelson
Nielsen of
Emmet-Palo
位
Nielsen of Shirley of Shelby Dallas
Oehlsen Smith of
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe

Fullmer Gallagher
Harrington

Mayberry
McNamara
Mueller

Scherle of Fremont-Mills
Scott

Linn
Smith of
0'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright

Meacham
Patton
Wilson

Shannahan
Varney
Mr. Speaker

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 section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross-examination of witnesses, was taken up for consideration.

Glenn 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?" (H. F. 236)
The ayes were, 114:

| Anderson | Cochran |
| :--- | :--- |
| Baker | Coffman |
| Baringer | Cohen |
| Boot | Conway |
| Breitbach | Craig |
| Bremmer | Den Herder |
| Brinck | Detje |
| Burke | Distelhorst |
| Busch | Dougherty |
| Busing | Doyle |
| Caffrey | Duffy |
| Carnahan | Dunton |
| Clapsaddle | Edgington |

Felger Glanton
Fischer of Gleason Grundy Glenn
Fisher of Graham Greene Grassley
Foster Gregerson
Fullmer Hageman
Gallagher Hanson
Gaudineer Harrington
Gillette of Hausheer
Clay-Dickinson Holmes
Gillette of Story

| Houston | Melrose | Oxley | Smith of |
| :--- | :--- | :--- | :--- |
| Hullinger | Millen | Palmer | Linn |
| Hutchins | Miller of | Patton | Smith of |
| Jackson of | Buena Vista | Quinn | O'Brien |
| Black Hawk | Miller of | Radl | Stevenson |
| Jackson of | Des Moines | Rasmussen | Stokes |
| Clinton | Miller of | Redfern | Strothman |
| Keleher | Page | Reichardt | Stueland |
| Kempter | Morgan | Renda | Tieden |
| Kennedy | Mueller | Resnick | Uban |
| Kluever | Murphy | Rickert | Utzig |
| Korn | Nagle | Rider | Webster |
| Lawlor | Nelson | Robinson | Wengert |
| Loss | Nielsen of | Roe. | Whisler |
| Madden | Emmet-PaloAlto Scherle of | Wilson |  |
| Mahan | Nielsen of | Fremont-Mills | Winkelman |
| Maley | Shelby | Scott | Wolcott |
| Maule | Oehlsen | Seibert | Wright |
| McNamara | O'Malley | Shirley of | Mr. Speaker |
| Meacham | Ossian | Dallas |  |

The nays were, none.
Absent or not voting, 10:

| Bailey | Denato <br> Bogenrief <br> Doderer <br> Gannon | Lynch | Shannahan |
| :--- | :--- | :--- | :--- |
| Crosier | Mayberry | Varney |  |

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

## HOUSE FILES WITHDRAWN

Unanimous consent was received to withdraw the following bills from further consideration by the House: House Files 4, 14, 32, 233 and 306.

## REPORT OF COMMITTEE

Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 243, a bill for an act relating to per diem received by members of the state soil conservation committee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 243 as follows:

1. Amend House File 243 by striking the word and figures "twenty-five (25)" in line 4 , section 1 , and inserting in lieu thereof the word and figures "fifteen (15)".

Harold Mueller, Chairman.

## AMENDMENTS FILED

1 Amend Senate File 157, section 1, by adding at
2 the end thereof the following:

3 "Also nothing contained herein shall prohibit
4 cities and towns bordering on states which do not
5 authorize daylight saving time from establishing times
6 in accordance with the adjoining state but the daylight
7 saving time provisions shall apply therein insofar as
8 those matters in section two (2) hereof are concerned."
Scotr of Pottawattamie.
Bremmer of Pottawattamie.
RADL of Linn.
Gregerson of Pottawattamie.
1 Amend House File 214 as follows:
2 1. By striking the "comma" in line seven (7), section
3 one (1), and insert in lieu thereof the words "which is".
4 2. By striking the "comma" in line five (5), section
5 two (2), and by striking the words "subsection sixty-nine
6 (69)" in line six (6), section two (2).
Glenn of Wapello.
Pursuant to House Concurrent Resolution 11 duly adopted, Maule of Monona moved that the House adjourn until 11:00 a.m., Monday, March 8, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Monday, March 8, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Jacob M. Weiss, pastor of the St. Patrick's Catholic Church, Corning, Iowa.

The Journal of Friday, February 26, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury, on request of Doyle of Woodbury.
PETITIONS
The following petitions were presented and placed on file:
By Baker of Boone, from five hundred ninety-three residents of Boone County opposing the restriction of the use of shotguns and rifles on the public highways and railroad right-of-ways.

By Varney of Clinton, from seven residents of Clinton County opposing the use of tax funds for parochial and private schools.

By Varney of Clinton, from three residents of Clinton County opposing taxation of fraternal beneficiary associations.

By Gleason of Humboldt-Pocahontas, from one hundred two residents of Humboldt and Pocahontas Counties opposing an increase in the gasoline tax.

By Jackson of Black Hawk, from two hundred one residents of Black Hawk County opposing the licensing of physical therapists, House File 283.

By Doyle of Woodbury, from three thousand two hundred thirteen residents of Woodbury County petitioning as "residents of the Siouxland area respectfully endorse and recommend the actions by the Woodbury County Chapter of the Izaak Walton League of America, wherein the Iowa Conservation Commission is being asked and urged to take immediate steps to restore, maintain and preserve the water level of Browns Lake and to further promote and implement the coordination of the Iowa Conservation of the Iowa Conservation Commission and County Conservation Boards and the U. S. Corps of

Engineers in formulation of a long range plan for the recreational development of all natural and artificial water areas adjacent or related to the Missouri River in western Iowa, including but not restricted to a plan to maintain water levels in all water areas part of the Missouri River Valley in Iowa as a part development of the Lewis and Clark Trail."

By Den Herder of Sioux, from three hundred eleven residents of Sioux County opposing daylight saving time.

By Breitbach of Dubuque, from one hundred eighty-nine residents of Dubuque County opposing an increase in the gasoline tax.

By Murphy of Carroll, from twenty-five residents of Carroll County opposing taxation of fraternal insurance premiums.

By Utzig of Dubuque, from nineteen residents of Dubuque County favoring legislation giving retired people free fishing and hunting licenses.

By Houston of Crawford, from nine residents of Crawford County favoring the humane slaughter bill.

By Wilson of Black Hawk, from one hundred fourteen residents of Black Hawk County opposing the licensing of physical therapists.

By Nielsen of Shelby, from thirty-five residents of Shelby County opposing daylight saving time.

By Nielsen of Shelby, from the Federated Women's Club of Shelby opposing the fifteen hundred pupil redistricting bill.

## STEERING COMMITTEE APPOINTED

In accordance with Rule 8, the Speaker announced the appointment of the following members to the steering committee: Meacham of Poweshiek, chairman; Jackson of Clinton, ranking member; Cochran of Webster, Coffman of Iowa, Crosier of Linn, Distelhorst of Des Moines, Duffy of Dubuque, Fisher of Greene, Gallagher of Black Hawk, Glanton of Polk, Hausheer of Story, Keleher of Woodbury, Korn of Harrison, Melrose of Floyd, Millen of Jefferson-Van Buren, Miller of Page, Mueller of Winnebago-Worth, Murphy of Carroll, Nagle of Scott, Nelson of Cherokee, Oehlsen of Hardin, Rasmussen of Polk, Scott of Pottawattamie, Stevenson of Howard-Mitchell and Whisler of Appanoose-Davis.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of the report of the committee on House File 243, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 6, 152, 207, 231 and 295.

## HOUSE FILE 267 REREFERRED

Maule of Monona asked and received unanimous consent for House File 267 to be rereferred to governmental affairs committee.

## house file referred

The Speaker announced that House File 390 is referred to appropriations committee.

## PROOF OF PUBLICATION

Published copy of House File 343 and verified proof of publication of said bill in the Armstrong Journal, February 25, 1965, 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

Maule of Monona asked and received unanimous consent to suspend the rules so that all bills in the hands of the Chief Clerk by $4: 00$ p.m. today, March 8, 1965, will be considered properly filed and will be read and introduced Tuesday morning, March 9, 1965.

House File 405, by Jackson of Black Hawk, Hausheer, Wilson, Gannon, Gillette of Story, Lynch, Bremmer, Wright, Hutchins, Wolcott, Baringer, Grassley, Miller of Des Moines, Caffrey, Uban, Busch, Gaudineer, Crosier, Gallagher, Denato, Rasmussen, Doderer and Cohen, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system.

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

House File 406, by Harrington, McNamara, Kennedy, Hullinger, Bailey and Fischer of Grundy, a bill for an act to enable creditors to garnish wages of state employees.

Read first time and referred to committee on judiciary.
House File 407, by Miller of Page, a bill for an act providing for the exemption of certain personal property from taxation.

Read first time and referred to committee on ways and means.
House File 408, by Dunton and Baringer, a bill for an act to establish a one (1) cent sales and use tax, to create a school property
tax replacement fund to receive the revenues from said tax, and to prescribe the temporary method for making distribution from such fund.

Read first time and referred to committee on ways and means.
House File 409, by Cochran, Clapsaddle, Mayberry, Wolcott and Baker, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls.

Read first time and referred to committee on governmental subdivisions.

House File 410, by Gaudineer and Loss, a bill for an act to empower cities, towns, counties, townships, and school districts to purchase and pay the premiums on liability insurance to indemnify such governmental subdivisions and elective and appointive officers, peace officers, and other employees of such governmental subdivisions.

Read first time and referred to committee on governmental subdivisions.

House File 411, by Glenn, a bill for an act relating to the interest rate charged by small loan companies.

Read first time and referred to committee on commerce.
House File 412, by Gallagher, Smith of Linn, Kennedy, Wilson, Uban, Baker, Jackson of Black Hawk, Cohen, Reichardt, Craig, Anderson, Maule, Fischer of Grundy, Nagle and Lynch, a bill for an act relating to water pollution control.

Read first time and referred to committee on public health.
House File 413, by Caffrey, Coffman, Robinson and Seibert, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to period of time within which an election shall be held.

Read first time and referred to committee on governmental affairs.
House File 414, by Bremmer, Wilson, Crosier, Gannon and Cochran, a bill for an act to grant teachers the right to a duty free lunch period.

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

House File 415, by Rasmussen, Brinck, Wright, Wilson, Mayberry, Meacham, Cochran, Miller of Des Moines, Baker, Craig, Gannon, Hausheer, Hutchins, Wolcott, Rickert, Palmer, Gillette of Clay-Dickinson, Glenn, Robinson, Gillette of Story, Doderer, Holmes, Shannahan, McNamara, Kennedy, Oxley, O'Malley, Jackson of Black Hawk, Conway, Maule, Duffy, Hageman and Fullmer (McNally, Reppert, From-
melt, Coleman, Elvers, Tabor, Hill, Buren, Denman, Ely, O'Malley and Klefstad), a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.

Read first time and referred to committee on governmental affairs.
House File 416, by committee on judiciary, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments.

Read first time and placed on the calendar.
House File 417, by Den Herder, a bill for an act relating to the eradication of bovine brucellosis.

Read first time and referred to committee on agriculture.
House File 418, by Meacham, Miller of Buena Vista, Den Herder, Robinson, Boot and Grassley, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution.

Read first time and referred to committee on ways and means.
House File 419, by Jackson of Black Hawk, a bill for an act relating to taxes in support of the Iowa public employees' retirement system.

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

House File 420, by Scherle of Fremont-Mills; a bill for an act to establish schools for trade and vocational training of high school graduates and other applicants of a demonstrated order of academic development and to make an appropriation therefor.

Read first time and referred to committee on education.
House File 421, by Hausheer, Baker, Kluever, Miller of Page and Rasmussen, a bill for an act to amend section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act.

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

House File 422, by Doyle, Gaudineer, Harrington, Duffy and Houston, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to obtaining a liquor control license.

Read first time and referred to committee on judiciary.

House File 423, by Miller of Des Moines and Distelhorst, a bill for an act to repeal chapter seven hundred thirty (730), Code 1962, relating to desecration of Decoration Day.

Read first time and referred to committee on governmental affairs.
House File 424, by Scherle of Fremont-Mills and Gillette of ClayDickinson, a bill for an act to establish a secondary road research fund.

Read first time and referred to committee on appropriations.
House File 425, by Tieden, Oehlsen and Fisher of Greene, a bill for an act to amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters.

Read first time and referred to committee on judiciary.
House File 426, by Jackson of Clinton, Meacham, Melrose, Loss, Smith of O'Brien, Robinson, Gaudineer, Coffman and Ossian, a bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1962, relating to bank parking-lot offices.

Read first time and referred to committee on commerce.
House File 427, by Hutchins, Grassley and Foster, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.

Read first time and referred to committee on judiciary.
House File 428, by Caffrey, Coffman, Robinson and Seibert, a bill for an act to amend chapter seven hundred thirteen (713), Code 1962, relating to false drawing or uttering of checks.

Read first time and referred to committee on judiciary.
House File 429, by Bogenrief, Houston and Shannahan, a bill for an act to amend certain sections of chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles, to start license plate issuance in January and to revise vehicle registration time-table accordingly.

Read first time and referred to committee on transportation.
House File 430, by Bogenrief, Houston and Foster, a bill for an act relating to insurance protection for the counties and county officers.

Read first time and referred to committee on governmental subdivisions.

House File 431, by Meacham and Melrose, a bill for an act to amend
section two hundred eighty-five point one (285.1), Code 1962, relating to transportation for high school students.

Read first time and referred to committee on education.
House File 432, by Meacham, 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.
House File 433, by Doderer, Conway, Gallagher, Hausheer, Brinck, Radl and Miller of Buena Vista, a bill for an act relating to hours of duty for city firemen.

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

House File 434, by Robinson, Shirley of Dallas, Webster, Bremmer, Korn, Scott, Seibert, Houston, Anderson, Murphy, Fisher of Greene, Kluever, Nielsen of Shelby, Ossian and Miller of Page, a bill for an act relating to the establishment of a technical institute in Iowa and to make an appropriation therefor.

Read first time and referred to committee on education.
House File 435, by Hutchins and Fisher of Greene, a bill for an act relating to the definition of "gambling device".

Read first time and referred to committee on judiciary.
House File 436, by Hausheer, Gillette of Clay-Dickinson and Bremmer, a bill for an act relating to state personal income tax rates and personal exemptions.

Read first time and referred to committee on ways and means.
House File 437, by Millen, Caffrey, Jackson of Clinton, Miller of Page, Smith of O'Brien and Varney, a bill for an act to amend section five hundred thirty-six point seventeen (536.17) and section five hundred thirty-nine point four (539.4), Code 1962, relating to wage assignments.

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

House File 438, by Anderson, Conway, Fisher of Greene, Reichardt, Caffrey, Lynch, Meacham, Distelhorst and Baringer, a bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed
six hundred forty acres outside of the corporate limits of any city or town.

Read first time and referred to committee on commerce.
House File 439, by Anderson, Dougherty, Boot, Whisler, Morgan, Hullinger, Madden, Carnahan and Lynch, a bill for an act to regulate the strip mining of coal.

Read first time and referred to committee on commerce.
House File 440, by Gillette of Story, Robinson and Doderer, a bill for an act relating to secondary roads and bridges.

Read first time and referred to committee on transportation.
House File 441, by Doderer, Cohen, Jackson of Black Hawk and Bremmer, a bill for an act relating to the investment of funds in the Iowa public employees' retirement fund.

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

House File 442, by Bogenrief and Houston, a bill for an act to amend chapter one hundred eighteen (118), Acts of the Sixtieth General Assembly, relating to travel trailers and mobile homes.

Read first time and referred to committee on ways and means.
House File 443, by Resnick and Carnahan, a bill for an act relating to an appropriation to the Iowa public employees' retirement system.

Read first time and referred to committee on appropriations.
House File 444, by Fischer of Grundy, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of optometrists in hospital and medical service plans.

Read first time and referred to committee on public health.
House File 445, by agriculture committee, a bill for an act relating to hotels, restaurants, and food establishments.

Read first time and placed on the calendar.
House File 446, by Meacham, a bill for an act relating to licensing and bonding of milk and cream processors.

Read first time and referred to committee on agriculture.
House File 447, by Caffrey and Robinson, a bill for an act relating to powers of local board of health, its officers and agents, and providing criminal penalties.

Read first time and referred to committee on judiciary.
House File 448, by O'Malley, a bill for an act relating to leaves of absence of state employees by reason of sickness or injury.

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

House File 449, by Kluever, a bill for an act to provide a unified trial court consisting of district court magistrates, district court metropolitan judges and district court judges all as a district court system and to abolish all courts and tribunals inferior thereto.

Read first time and referred to committee on judiciary.
House File 450, by Maley and Palmer, a bill for an act to amend section two hundred thirty-nine point five (239.5), Code 1962, relating to assistance to dependent children.

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

House File 451, by Ossian, Dougherty, Scherle of Fremont-Mills, Carnahan, Strothman, Morgan, Whisler, Glenn, Boot, Miller of Page, Madden, Hullinger, Brinck, Redfern, Distelhorst and Miller of Des Moines, 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.
House File 452, by Gaudineer, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests.

Read first time and referred to committee on judiciary.
House File 453, by Denato, a bill for an act concerning state income taxes to provide for the adoption of amendments to the Internal Revenue Code of 1954.

Read first time and referred to committee on ways and means.
House File 454, by Gaudineer (Riley and Denman), a bill for an act to amend chapter ninety-two (92), Code 1962, relating to child labor.

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

House File 455, by Seibert, 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 governmental: subdivisions.

House File 456, by Crosier, a bill for an act relating to the education of children of the Amish sect.

Read first time and referred to committee on education.

House File 457, by Kluever, a bill for an act to make any deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers.

Read first time and referred to committee on conservation and recreation.

House File 458, by Rickert, a bill for an act relative to the investment of levee and drainage district funds.

Read first time and referred to committee on governmental subdivisions.

House File 459, by Gillette of Story, a bill for an act relating to mobile homes.

Read first time and referred to committee on governmental subdivisions.

House File 460, by Kluever, a bill for an act to prohibit the operation of mining or quarrying operations involving blasting within two miles of any municipal corporation.

Read first time and referred to committee on governmental subdivisions.

House File 461, by Maley, a bill for an act relating to appeals from assessments and the costs incident thereto.

Read first time and referred to committee on ways and means.
House File 462, by Radl, a bill for an act to include use and reuse of containers that have held combustibles under regulative powers of the state fire marshal.

Read first time and referred to committee on transportation.
House File 463, by Radl, a bill for an act to place restrictions on are welding or oxy-gas welding and cutting inside public and state buildings and to require permits for such activity.

Read first time and referred to committee on transportation.
House File 464, by Harrington, a bill for an act to prohibit the sale of "loss leaders" in Iowa.

Read first time and referred to committee on commerce.
House File 465, by Hageman, a bill for an act relating to the agricultural land tax credit.

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

House File 466, by Kluever, a bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed.

Read first time and referred to committee on judiciary.

## CONSIDERATION OF BILLS

## REGULAR CALENDAR

House File 99, a bill for an act to amend section one hundred eleven A point five (111A.5), Code 1962, relating to the enforcement of rules and regulations adopted by county conservation boards, with report of committee recommending passage, was taken up for consideration.

McNamara 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?" (H. F. 99)
The ayes were, 119:

| Anderson | Fullmer | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Mahan | Resnick |
| Baker | Gannon | Maley | Rickert |
| Baringer | Gaudineer | Maule | Rider |
| Bogenrief | Gillette of | Mayberry | Robinson |
| Boot | Clay-Dickinson | McNamara | Roe |
| Breitbach | Gillette of | Meacham | Scherle of |
| Bremmer | Story | Melrose | Fremont-Mills |
| Brinck | Glanton | Millen | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Buena Vesta | Shannahan |
| Carnahan | Graham | Miller of | Shirley of |
| Clapsaddle | Grassley | Des Moines | Dallas |
| Cochran | Gregerson | Miller of | Smith of |
| Coffman | Hageman | Page | Linn |
| Cohen | Hanson | Morgan | Smith of |
| Conway | Harrington | Mueller | O'Brien |
| Craig | Hausheer | Murphy | Stevenson |
| Crosier | Holmes | Nagle | Stokes |
| Denato | Houston | Nelson | Strothman |
| Den Herder | Hullinger | Nielsen of | Stueland |
| Detje | Hutchins | Shelby | Tieden |
| Distelhorst | Jackson of | Oehlsen | Uban |
| Doderer | Black Hawk | O'Malley | Utzig |
| Dougherty | Jackson of | Ossian | Varney |
| Doyle | Clinton | Oxley | Webster |
| Duffy | Keleher | Palmer | Wengert |
| Dunton | Kempter | Patton | Whisler |
| Edgington | Kennedy | Quinn | Wilson |
| Felger | Korn | Radl | Winkelman |
| Fisher of | Lawlor | Rasmussen | Wolcott |
| Greene | Loss | Redfern | Wright |
| Foster | Lynch | Reichardt | Mr. Speaker |

The nays were, none.

Absent or not voting, 5:

| Burke | Fischer of <br> Grundy | Kluever |
| :--- | :---: | :---: | | Nielsen of |
| :---: |
| Eaffrey |$\quad . \quad$| Emmet-Palo Alto |
| :---: |

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

## SENATE AMENDMENT CONSIDERED

Rasmussen of Polk called up for consideration House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 128 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point three hundred fifteen (321.315) is amended by striking the period in line five (5) and inserting in lieu thereof the words "when the speed limit is forty-five (45) miles per hour or less and a continuous signal during not less than the last three (3) hundred feet when the speed limit is in excess of forty-five (45) miles per hour."

Motion prevailed and the House concurred in the Senate amendment.

Rasmussen of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" the vote was: (H. F. 128)
The ayes were, 116:

| Anderson | Doderer | Gregerson | Meacham |
| :--- | :--- | :--- | :--- |
| Bailey | Dougherty | Hageman | Melrose |
| Baker | Doyle | Hausheer | Millen |
| Baringer | Dufy | Holmes | Miller of |
| Boot | Dunton | Houston | Buena Vista |
| Breitbach | Edgington | Hullinger | Miller of |
| Bremmer | Felger | Hutchins | Des Moines |
| Brinck | Fisher of | Jackson of | Miller of |
| Busch | Greene | Black Hawk | Page |
| Busing | Foster | Jackson of | Morgan |
| Caffrey | Fullmer | Clinton | Mueller |
| Carnahan | Gallagher | Keleher | Murphy |
| Clapsaddle | Gannon | Kempter | Nagle |
| Cochran | Gaudineer | Kennedy | Nelson |
| Coffman | Gillette of | Kluever | Nielsen of |
| Cohen | Clay-Dickinson | Korn | Emmet-Palo Alto |
| Conway | Gillette of | Lawlor | Nielsen of |
| Craig | Story | Loss | Shelby |
| Crosier | Glanton | Lynch | Oehlsen |
| Denato | Gleason | Madden | O'Malley |
| Den Herder | Glenn | Mahan | Osian |
| Detje | Graham | Maule | Oxley |
| Distelhorst | Grassley | McNamara | Palmer |


| Patton | Robinson | Smith of | Utzig |
| :--- | :--- | :--- | :--- |
| Quinn | Roe | Linn | Varney |
| Radl | Scherle of | Smith of | Webster |
| Rasmussen | Fremont-Mills | O'Brien | Wengert |
| Redfern | Scott | Stevenson | Whisler |
| Reichardt | Seibert | Stokes | Wilson |
| Renda | Shannahan | Strothman | Winkelman |
| Resnick | Shirley of | Stueland | Wolcott |
| Rickert | Dallas | Tieden | Wright |
| Rider |  | Uban |  |

The nays were, none.
Absent or not voting, 8:

| Bogenrief <br> Burke | Fischer of <br> Grundy | Harrington <br> Hanson | Mayberry |
| :--- | :--- | :--- | :--- |
| Mr. Speaker |  |  |  |

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

## 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 Sixty-first General Assembly be as follows:

The rules of the House of Representatives for the Sixtieth General Assembly be adopted as the permanent rules of the House of Representatives for the Sixty-first General Assembly except as hereinafter amended.

## RULE 4

Rule 4 of the printed rules of the House for the Sixtieth General Assembly is hereby amended by adding a new paragraph thereto as follows:
"Only past legislators, state officials and school classes accompanied by teachers seated in the galleries shall be introduced in the House."

## RULE 6

Rule 6 of the printed rules of the House for the Sixtieth General Assembly is hereby amended in line 2 by inserting after the word "Order" the words "and Masons Manual of Legislative Procedure".

## RULE 47

Rule 47 of the printed rules of the House for the Sixtieth General Assembly is hereby amended by inserting a period after the word "clerk" in paragraph two, line ten and striking the remainder of the paragraph. Further amend by inserting in lieu thereof the following:
"Standing committee meetings and steering and sifting committee meetings shall be open. Voting by secret ballot is prohibited."

## RULE 50

Rule 50 of the printed rules of the House for the Sixtieth General Assembly is hereby amended by striking in line six the word "fifty-five" and inserting in lieu thereof the word "sixty-three".

## RULE 51

Rule 51 of the printed rules of the House for the Sixtieth General Assembly is hereby amended in line eight by inserting a period after the word "matter" and striking the balance of the paragraph.

## RULE 72

Rule 72 of the printed rules of the House for the Sixtieth General Assembly is hereby amended by striking in paragraph three, line two, the word "fifty-five" and inserting in lieu thereof the word "sixty-three". Bernard J. Murphy, Chairman. Arnold Utzig. Ray V. Balley. Mattie B. Bogenrief. paul E. Kempter. James E. Patton.

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFT'ERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 7.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 7.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has on this 8th day of March, 1965, sent to the Governor for his approval: House File 7.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he approved the following bills on February 26, 1965: House Files $174,177,178,179,198,209$ and 210.

## REPORTS OF COMMITTEES

Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 334, a bill for an act relating to the annexation of additional lands in a drainage or levee district and basis for assessments upon such lands, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harold Mueller, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 286, a bill for an act relating to the use of flashing blue lights by volunteer 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 do pass.

Keith H. Dunton, Chairman.
Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 289, a bill for an act relating to drivers of emergency 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 274, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 274 by adding the following new section:
Sec. 4. Section three hundred twenty-two point nine (322.9), subsection four (4), Code 1962, is hereby amended by striking in line two (2) the words "such licensee's residence" and inserting in lieu thereof the word "record".

Keith H. Dunton, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 15, 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 be amended as follows, and when so amended the bill do pass:

Amend House File 15 as follows:
Amend section one (1) by adding after the word "corporation." in line six (6) the following sentence:
"Such payment shall not be precluded by the provisions of section three hundred forty-three point eight (343.8) of the Code."

Further amend section one (1) by adding the following:
"The foregoing provisions shall also apply to junior colleges, colleges and universities in adjacent states when such institutions are located nearer to the homes or schools of the school district than the closest junior college, college or university within the state."

Bruce E. Mahan, Chairman.
Also:
Mr. Speaker: Your committee on education to whom was referred House File 182, 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, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.

## AMENDMENTS FILED

Amend House File 111 as follows:

1. By adding to section five (5) the following new subsection:
" 9 . The Iowa civil defense director."
2. By adding to section twelve (12) after the word "schools." in line eight (8) the following sentence:
"The course of study may include training in civil defense and emergency planning."
3. By adding to section twelve (12) the following new subsection:
" 5 . Minimum requirements concerning equipment and supplies for the emergency operating center to carry out the purposes of this Act, and to qualify the center for federal aid and assistance."
4. By adding the following new sections:
"17. The board of regents, with the written consent of the executive council, may accept gifts and grants of land, services, equipment, supplies, or funds to be used in carrying out this Act, including gifts and grants in the area of civil defense and emergency planning."
"18. The building erected for the academy shall include an emergency operating center for use during and after a nuclear attack. The emergency operating center shall be designed to permit its use in the usual functions of the academy, and shall also be designed to protect the occupants and equipment of the center from the effects of a nuclear attack and to provide facilities for the continuation of essential governmental services after such attack."

Doyle of Woodbury.
Amend House File 203 by adding thereto the following section:
"This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in The Anamosa Journal, a newspaper published in Anamosa,
Iowa, and in The Monticello Express, a newspaper published in
Monticello, Iowa."

Holmes of Jones.
Amend House File 242 as follows:

1. Amend section one (1) by striking lines four (4) and five (5) and inserting in lieu thereof the following:
"The state board of health shall consist of nine (9) members, three (3) of whom shall be chosen from each of the three (3) health professions where a basic science certificate is required and the other members to be learned in health related disciplines." Rider of Marshall.

Amend House File 263 as follows:

1. Amend by adding a new section following section 12, reading as follows:
"Nothing contained in any provision of this act shall be construed as indicating an intent on the part of the General Assembly to occupy the field in which this act operates to the exclusion of local laws not inconsistent with this act that deal with the same subject matter."
2. Further amend by renumbering the remaining section. Cohen of Black Hawk.

Amend House File 283 as follows:

1. Amend section one (1) line seven (7) by adding after the word "surgeon" the words "or chiropractor".
2. Amend section three (3) by striking all of paragraph one (1) and inserting in lieu thereof the following:
"Persons licensed to practice any of the professions specified in section one hundred forty-six point four (146.4) of the Code may advise concerning diet and nutritional supplements and use physical rehabilitation procedures under their own direction and incidental to their practice of their respective professions. So doing shall not be construed as violation of any of the sections, chapters or provisions of this Title."
3. Amend section three (3) paragraph four (4) by adding the words "or chiropractor" after the word "surgeon" in line eighteen (18).

Rider of Marshall.
Amend Senate File 49 as follows:

1. Amend section twenty-three (23), line seventeen (17), by striking the words "six months" and,inserting in lieu thereof the words "one year".
2. Amend section twenty-four (24), line twenty-seven (27), by striking the words "six months" and inserting in lieu thereof the words "one year".

Jackson of Clinton.
Amend Senate File 91 as follows:

1. Amend section six (6) by striking all of subsection seven (7) and inserting in lieu thereof the following:
"7. The final decision of the department of the prevailing wages in the locality shall be subject to review by the district

6 court having jurisdiction in the locality and such court shall have jurisdiction to affirm the action of the department or set it aside in whole or in part, the findings of fact by the department if supported by substantial evidence shall be affirmed by the court but the court for good cause shown, may remand the case to the department to take further evidence and the department may upon complying with such order make new or modified findings of fact and may modify its previous actions, and shall file in the court the record of the further proceedings. Such new or modified findings of fact shall likewise be conclusive if supported by substantial evidence."
2. Further amend section six (6) by striking all of subsection nine (9) and inserting in lieu thereof the following:
" 9 . The judgment of the district court shall be subject to review by the supreme court upon certiorari."

Wengert of Woodbury.
On motion by Miller of Des Moines, the House adjourned until 9:30 a.m., Tuesday, March 9, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Tuesday, March 9, 1965.

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

Prayer was offered by Father Frank Brady, pastor of the Immaculate Conception Catholic Church, Sioux City, Iowa.

The Journal of Monday, March 8, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury on request of Doyle of Woodbury; Renda of Polk on request of Mahan of Johnson.

## PRESENTATION OF VISITORS

Conway of Muscatine presented to the House a group of thirty-five ladies from Muscatine County with representatives from Hayes Catholic High School, Muscatine High School, West Liberty High School, Wilton High School and Marycrest College.

Kempter of Jackson presented to the House seventy-five high school students from Belle View and their teacher, Mrs. Michaelson.

Bogenrief of Polk presented to the House one hundred fifteen members of the American history class at Ankeny High School and their teacher, Dwayne Olsen.

Bogenrief of Polk presented to the House thirty-five members of the eighth grade civics class of Maxwell Community School and their teacher, Dale Russell.

Scherle of Fremont-Mills presented to the House fifteen members of the Fremont-Mills Community High School basketball team, here to play in the Girls'State Basketball Tournament, and their coach, Keith McGinnis, School Superintendent Harry Ewing and Guidance Counselor Maurice LaFollette.

Wilson of Black Hawk presented to the House five students from the State College of Iowa and their teacher, Dr. Erma Plaehn; professor of government.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on be-
half of the members of the House extended to the Honorable C. D. Seibert "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Detje of Tama, from forty-five residents of Tama County opposing taxation of fraternal insurance premiums.

By Varney of Clinton, from six residents of Clinton County opposing bus transportation for parochial schools.

By Gallagher of Black Hawk, from eighty-three residents of Black Hawk County opposing the licensing of physical therapists.

By Robinson of Audubon-Guthrie, from fifty-six residents of Audubon and Guthrie Counties opposing legalized gambling.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43 : House Files 3 and 95.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 15, 182, 274, 286, 289 and 334, under Rule 35.

COMMUNICATION FROM THE GOVERNOR STATE OF IOWA
Office of the Governor Des Moines

March 8, 1965.
Honorable Members of the House of Representatives, Sixty-first General Assembly, House Chamber, Local.
Attention: Speaker Vince Steffen Ladies and Gentlemen:

My family and I wish to thank each of you who sent cards, letters and other expressions of sympathy to us last week following the death of my father. Your thoughtfulness was sincerely appreciated.

Very truly yours,
harold E. Hughes, Governor.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Miller of Buena Vista offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable W. C. Edson, of Buena Vista County, who was a member of the Thirty-eighth, Thirty-ninth, Fortieth and Fortieth Extra sessions of the General Assembly, passed away on March 5, 1965; 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 Buena Vista, Hanson of Lyon and Den Herder of Sioux.

## PROOF OF PUBLICATION

Published copy of House File 518 and verified proof of publication of said bill in the Waterloo Daily Courier, February 19, 1965, 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.

## STEERING COMMITTEE RULES

1. Objections to consideration of bills placed on the steering committee non-controversial calendar must be filed in writing by five (5) 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 of the steering committee non-controversial calendar will be Lloyd Jackson, Chairman; John Duffy, Clark Rasmussen and William Coffman.

Al Meacham, Chairman, Steering Committee.

## MESSAGES FROM THE SENATE

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

House File 58, a bill for an act relating to the office of the commissioner of public health.

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 relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court.

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

Senate File 227, a bill for an act regarding the Uniform Commercial Code.
Also: That the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 58

Amend House File 58 by striking all after the colon in line three (3) and inserting in lieu thereof the following:
"The commissioner shall not hold any other lucrative office of this state, elective or appointive, during his term; provided, however, that the commissioner may serve without compensation as an officer or member of the instructional staff of any of the state educational institutions if any such additional duties and responsibilities do not prohibit him from performing the duties of the office of commissioner."

## INTRODUCTION OF BILLS

(Pursuant to the Suspension of Rule 28)
House File 467, by Gillette of Story, a bill for an act relating to mobile homes.

Read first time and referred to committee on governmental affairs.
House File 468, by Doyle, a bill for an act to provide a seven year limitation on convictions for second offense driving while intoxicated, and also for subsequent offenses.

Read first time and referred to committee on judiciary.
House File 469, by Rickert, a bill for an act requiring a showing of financial responsibility before a motor vehicle is eligible for registration.

Read first time and referred to committee on transportation.
House File 470, by Gaudineer, a bill for an act to remove certain restrictions and limitations on awards to employees due to industrial diseases.

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

House File 471, by Bogenrief, Carnahan and Utzig, a bill for an act relating to motor vehicle registration, title, lien, and encumbrance fees.

Read first time and referred to committee on judiciary.
House File 472, by Bogenrief, Shannahan and Gaudineer, a bill for
an act to exempt household goods and personal effects from taxation and to expedite collection of personal taxes.

Read first time and referred to committee on ways and means.
House File 473, by Doderer, a bill for an act relating to the selection of grand jurors.

Read first time and referred to committee on judiciary.
House File 474, by Hausheer, a bill for an act relating to administration of relief for soldiers, sailors, and marines.

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

House File 475, by Gaudineer, a bill for an act relating to the compensation of the clerk of the grand jury in certain counties.

Read first time and referred to committee on judiciary.
House File 476, by Wilson, a bill for an act to establish a commission on health, education, and welfare services and problems.

Read first time and referred to committee on governmental affairs.
House File 477, by Gannon, a bill for an act relating to the establishment of minimum rates for common carriers engaged in hauling rock, sand, and gravel and the permits issued to such carriers.

Read first time and referred to committee on transportation.
House File 478, by Renda, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand $(125,000)$ or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto.

Read first time and referred to committee on governmental subdivisions.

House File 479, by Rasmussen, a bill for an act relating to the compensation of the county board of health.

Read first time and referred to committee on governmental subdivisions.

House File 480, by Robinson, a bill for an act relative to the registration of motor vehicles and the issuance of license plates.

Read first time and referred to committee on transportation.
House File 481, by Burke, a bill for an act relating to the adoption of a state electrical code for the purpose of requiring the licensing of electrical contractors and electricians, the inspecting of electrical in-
stallations by such contractors and electricians, and the establishment of a state electrical board.

Read first time and referred to committee on governmental affairs.
House File 482, by Foster, 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 industrial and human relations.

House File 483, by Nielsen of Emmet-Palo Alto, a bill for an act relating to farm trucks.

Read first time and referred to committee on transportation.
House File 484, by Gillette of Story, a bill for an act relating to mobile homes.

Read first time and referred to committee on ways and means.
House File 485, by Keleher and Gaudineer, a bill for an act relating to adjustments allowed in computing net income for the Iowa personal income tax.

Read first time and referred to ways and means.
House File 486, by Doyle, a bill for an act to give notice to dog owners concerning the annual license fee.

Read first time and referred to committee on governmental subdivisions.

House File 487, by Hageman, a bill for an act to permit collection of sales tax only on the cash difference in sales of farm equipment and motor vehicles where a trade-in is involved.

Read first time and referred to committee on ways and means.
House File 488, by Hageman, a bill for an act relating to duplicate operator's and chauffeur's license fees.

Read first time and referred to committee on transportation.
House File 489, by Gaudineer and Denato (Schroeder and O'Malley), a bill for an act relating to the ownership of individual apartment units.

Read first time and referred to committee on commerce.
House File 490, by Graham and Houston, a bill for an act to provide for the reconstruction and hard surfacing of state park roads
around Black Hawk Lake in Sac County Iowa, and to make an appropriation therefor.

Read first time and referred to committee on transportation.
House File 491, by Meacham, a bill for an act relating to zoning of unincorporated areas within one mile of cities and towns.

Read first time and referred to committee on governmental subdivisions.

House File 492, by Resnick, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand $(25,000)$ or more.

Read first time and referred to committee on governmental subdivisions.

House File 493, by Resnick, a bill for an act relating to the semiannual inspection of motor vehicles.

Read first time and referred to committee on transportation.
House File 494, by Wolcott, Clapsaddle and Baker, a bill for an act to permit school districts to enter into lease-purchase contracts for mobile classrooms, laboratories, and shops.

Read first time and referred to committee on education.
House File 495, by Renda, a bill for an act to provide for the reservation of right-of-way for future streets and providing for relief in cases of undue hardships caused by right-of-way reservation.

Read first time and referred to committee on governmental subdivisions.

House File 496, by Bremmer and Lynch, a bill for an act relating to the testing of infants for phenylketonuria.

Read first time and referred to committee on public health.
House File 497, by Scherle of Fremoṇt-Mills, a bill for an act to provide sales tax exemption for items used by farmers to prepare their wares for market.

Read first time and referred to committee on ways and means.
House File 498, by Redfern, Edgington, Shirley of Dallas, Winkelman, Loss and Mueller, a bill for an act relating to the state fair board.

Read first time and referred to committee on agriculture.

House File 499, by Smith of O'Brien, a bill for an act relating to state aid for public schools, agricultural land tax credit, property tax credit, repeal of moneys and credits tax, tax levy on the interest and dividends from investments and the appropriation of revenue.

Read first time and referred to committee on ways and means.
House File 500, by Shirley of Dallas and Korn, a bill for an act exempting sales of motor fuels to farmers, for agricultural uses, from the motor fuel excise tax.

Read first time and referred to committee on ways and means.
House File 501, by Kluever, a bill for an act relating to the control and prevention of rabies.

Read first time and referred to committee on public health.
House File 502, by Baringer, a bill for an act to amend section seven hundred twenty-five point five (725.5), Code 1962, regarding the sale or distribution of any medicine, article, or thing designed or intended to prevent conception.

Read first time and referred to committee on public health.
House File 503, by Brinck, a bill for an act to amend section three hundred sixty-three B point nine (363B.9), Code 1962, relating to compensation of city officials in the commission form of government.

Read first time and referred to committee on governmental subdivisions.

House File 504, by Busing, Palmer, Fullmer and Robinson, a bill for an act to permit county officials to be associated with the Iowa state association of counties and with similar national organizations.

Read first time and referred to committee on governmental subdivisions.

House File 505, by Gaudineer, Houston, Murphy, Shannahan, Wengert, Reichardt and Duffy, a bill for an act to provide for, regulate, and license racing and race meets in this state at which the pari-mutuel method of wagering on the results of such races shall be permitted.

Read first time and referred to committee on ways and means.
House File 506, by Oxley, a bill for an act to amend chapter one hundred fifty-six (156), Code 1962, relating to the practice of funeral directing and embalming.

Read first time and referred to committee on public health.

House File 507, by Glanton, a bill for an act relating to the punishment of parents who fail to support minor children.

Read first time and referred to committee on judiciary.
House File 508, by Dunton and Gannon, a bill for an act relating to a salary increase for members of the Iowa highway safety patrol.

Read first time and referred to committee on appropriations.
House File 509, by Gannon, a bill for an act relating to the buying and selling of beef cattle.

Read first time and referred to committee on agriculture.
House File 510, by Jackson of Clinton, a bill for an act relating to game breeding and shooting preserves.

Read first time and referred to committee on conservation and recreation.

House File 511, by Bremmer, Robinson and Scott (Klefstad, Shirley and Kruck), a bill for an act relating to the establishment of a two (2) year liberal arts college and providing for an appropriation therefor.

Read first time and referred to committee on education.
House File 512, by Kluever, Ossian, Miller of Page, Webster, Fisher of Greene, Nielsen of Shelby, Scherle of Fremont-Mills, Madden, Anderson, Gregerson, Shirley of Dallas, Seibert, Robinson and Scott, a bill for an act to establish a technical and two (2) year liberal arts college in southwest Iowa; and making appropriation of one hundred thousand $(100,000)$ dollars for the initial development.

Read first time and referred to committee on education.
House File 513; by Redfern, Edgington, Shirley of Dallas, Winkelman and Loss, a bill for an act relating to institutional roads.

Read first time and referred to committee on transportation.
House File 514, by Gaudineer, Caffrey, Uban and Wright, a bill for an act to amend chapters seven hundred thirty-six A (736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agreements that require union membership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties of said commission.

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

House File 515, by Busing, Fullmer and Fisher of Greene, a bill for an act relating to the license plates for citizens band radio operators.

Read first time and referred to committee on transportation.
House File 516, by Denato, a bill for an act enabling boards of supervisors to establish the office of legal aid attorney.

Read first time and referred to committee on governmental subdivisions.

House File 517, by Conway, a bill for an act to relieve the enforcement division of the Iowa liquor control commission of all enforcement responsibility except the licensing and revenue provisions and to place the responsibility for such other enforcement of the Iowa liquor control act with the county attorney of each county and the local law enforcement officers.

Read first time and referred to committee on judiciary.
House File 518, by Jackson of Black Hawk, Cohen, Uban, Gallagher and Wilson, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, the Consolidated School District of Orange Township, in the County of Black Hawk, State of Iowa, and the School Township of East Waterloo, in the County of Black Hawk, State of Iowa, providing for the merger of substantial portions of the Consolidated School District of Orange Township and the School Township of East Waterloo into the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, and declaring the enlarged boundaries of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, to be legally established.

Read first time and referred to committee on judiciary.
House File 519, by Glanton, a bill for an act relating to child desertion.

Read first time and referred to committee on judiciary.
House File 520, by McNamara, Hageman and Oxley, a bill for an act creating and establishing a civil air patrol commission, defining its duties, designating who shall be members thereof and appropriating funds thereto.

Read first time and referred to committee on transportation.
House File 521, by Scott, Oehlsen and Korn, a bill for an act relating to the motor vehicle fuel tax reports; computation and payment
of tax ; credits; and the deduction from said tax for evaporation and loss.

Read first time and referred to committee on commerce.
House File 522, by Redfern, Rasmussen, Smith of O'Brien and Loss, a bill for an act relating to the practice of accountancy by accounting practitioners and adding accounting practitioners to the board of accountancy.

Read first time and referred to committee on governmental affairs.
House File 523, by Smith of O'Brien, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control.

Read first time and referred to committee on judiciary.
House File 524, by Rasmussen, a bill for an act relating to composition of election boards.

Read first time and referred to committee on governmental affairs.
House File 525, by Resnick, a bill for an act relating to the prevention, abatement, and control of air pollution, creating an air pollution control board, and prescribing the powers and duties of the board.

Read first time and referred to committee on governmental affairs.
House File 526, by Madden, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for improvements for Green Valley state lake.

Read first time and referred to committee on conservation and recreation.

House File 527, by Madden, a bill for an act relating to newspapers selected for printing official proceedings of county boards of supervisors.

Read first time and referred to committee on governmental subdivisions.

House File 528, by Bogenrief and Foster, a bill for an act relating to the procedure under eminent domain.

Read first time and referred to committee on judiciary.
House File 529, by Reichardt, a bill for an act to provide a fund for full tax credit on personal property tax except moneys and credits, property of utilities, and real property taxed as personal property, and recovery of the revenue by repeal of agricultural land tax
credit and increase of sales and use tax, of income tax, and revision of the application of corporation tax and to provide an appropriation therefor.

Read first time and referred to committee on ways and means.
House File 530, by Smith of O'Brien (Lucken), a bill for an act providing for a presentence investigation by the parole board on all persons charged with the commission of a felony.

Read first time and referred to committee on judiciary.
House File 531, by Smith of O'Brien (Lucken, Hansen, Ely and Stephens), a bill for an act relating to the establishment and construction of a security hospital and diagnostic-treatment center and to provide an appropriation therefor.

Read first time and referred to committee on public health.
House File 532, by Dunton, a bill for an act requiring the State of Iowa to accept the responsibility for providing transportation for all pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor.

Read first time and referred to committee on education.
House File 533, by Rasmussen, a bill for an act relating to primary elections, vacancies, precinct caucuses, and county and state conventions.

Read first time and referred to committee on governmental affairs.
House File 534, by Bailey, a bill for an act authorizing the countymanager form of government in counties.

Read first time and referred to committee on governmental subdivisions.

House File 535, by Redfern, Edgington, Shirley of Dallas, Winkelman and Graham (Lange), a bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on all highways and roads on state-owned and state-controlled property.

Real first time and referred to committee on transportation.
House File 536, by Craig and Boot, a bill for an act to establish an Iowa recreation board to study recreation needs, to provide upon request consultation services for recreation programs for Iowa communities, and to provide an appropriation therefor.

Read first time and referred to committee on conservation and recreation.

House File 537, by Meacham, a bill for an act establishing the Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research committee and the legislative research bureau.

Read first time and referred to committee on governmental affairs.
House File 538, by Harrington (Patton), a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa.

Read first time and referred to committee on judiciary.
House File 539, by Wilson, a bill for an act relating to reinstatement of licenses of persons convicted of three (3) or more moving violations within a period of twelve (12) months.

Read first time and referred to committee on judiciary.
House File 540, by Shirley of Dallas, Korn and Scott, a bill for an act for a new agricultural land tax credit.

Read first time and referred to committee on ways and means.
House File 541, by Rasmussen, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions.

Read first time and referred to committee on governmental affairs.
House File 542, by Seibert (Flatt), a bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care.

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

House File 543, by Brinck, a bill for an act to establish a fund for property tax relief.

Read first time and referred to committee on ways and means.
House File 544, by Redfern, Edgington, Shirley of Dallas and Winkelman (Lange), a bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads.

Read first time and referred to committee on transportation.

House File 545, by Brinck, a bill for an act to permit people of counties to choose their form of county government and to provide for the financing thereof.

Read first time and referred to committee on governmental subdivisions.

House File 546, by Resnick, a bill for an act to substitute an adjusted gross income tax for the present state income tax.

Read first time and referred to committee on ways and means.
House File 547, by Robinson, a bill for an act relating to the nomination of candidates for public office, and to provide for a filing fee and bond for such nominations.

Read first time and referred to committee on governmental affairs.
House File 548, by Robinson, Lynch, Madden, Holmes, Rider, Oehlsen, Gregerson, Radl, Kempter, McNamara, Oxley and Reichardt, a bill for an act relating to the state board of public instruction.

Read first time and referred to committee on education.
House File 549, by Robinson, Hausheer, Seibert, Lynch, Webster, Scott, Holmes, Doderer, Melrose, Renda, Smith of O'Brien, Baringer, Resnick, Hageman, Maule, Dunton, Morgan, Gillette of Clay-Dickinson, Murphy, Wilson and Shirley of Dallas, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor.

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

House File 550, by Mahan and Kluever, a bill for an act concerning retirement benefits for public employees reaching the age of seventytwo (72) years.

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

House File 551, by Gaudineer, a bill for an act relating to service of process on persons who commit a tort and leave the state before personal service can be completed within the State of Iowa.

Read first time and referred to committee on judiciary.

## INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 22, by Nielsen of Emmet-Palo Alto, a joint resolution proposing an amendment to the Constitution of the State
of Iowa relating to the use of fines collected for breach of the penal laws.

Read first time and referred to committee on judiciary.
House Joint Resolution 23, by Doderer, a joint resolution creating a committee to study the need for revising the Code of Iowa and to provide an appropriation therefor.

Read first time and referred to committee on judiciary.

## CONSIDERATION OF BILLS <br> REGULAR CALENDAR

House File 242, a bill for an act relating to the state board of health, was taken up for consideration.

Rider of Marshall asked and received unanimous consent to withdraw his amendment filed March 8, 1965.

Resnick 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?" (H. F. 242)
The ayes were, 114:

| Anderson | Gannon | Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Gaudineer | Maley | Rider |
| Baringer | Gillette of | Maule | Robinson |
| Boot | Clay-Dickinson | Mayberry | Roe |
| Breitbach | Gillette of | McNamara | Scherle of |
| Bremmer | Story | Meacham | Fremont-Mills |
| Brinck | Glanton | Melrose | Scott |
| Busch | Gleason | Millen | Seibert |
| Busing | Glenn | Miller of | Shannahan |
| Caffrey | Graham | Buena Vista | Shirley of |
| Clapsaddle | Grassley | Miller of | Dallas |
| Cochran | Gregerson | Page | Smith of |
| Coffman | Hageman | Morgan | Linn |
| Cohen | Hanson | Mueller | Smith of |
| Conway | Harrington | Nagle | O'Brien |
| Craig | Hausheer | Nelson | Stevenson |
| Crosier | Holmes | Nielsen of | Stokes |
| Denato | Houston | Emmet-Palo Alto Strothman |  |
| Den Herder | Hullinger | Nielsen of | Stueland |
| Detje | Jackson of | Shelby | Tieden |
| Distelhorst | Black Hawk | Oehlsen | Uban |
| Doderer | Jackson of | O'Malley | Utzig |
| Dougherty | Clinton | Ossian | Varney |
| Doyle | Keleher | Oxley | Webster |
| Dunton | Kempter | Palmer | Wengert |
| Edgington | Kennedy | Patton | Whisler |
| Felger | Kluever | Quinn | Wilson |
| Fisher of | Korn | Radl | Winkelman |
| Greene | Lawlor | Rasmussen | Wolcott |
| Foster | Loss | Redfern | Wright |
| Fullmer | Lynch | Reichardt | Mr. Speaker |
| Gallagher | Madden | Resnick |  |

The nays were, 5 :

| Bailey <br> Carnahan | Fischer of <br> Grundy | Hutchins | Miller of <br> Des Moines |
| :--- | :---: | :--- | :---: |
| Absent or not voting, $5:$ |  |  |  |
| Bogenrief <br> Burke | Duffy | Murphy | Renda |

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

## UNFINISHED BUSINESS

House File 42, 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, with report of committee recommending passage, was taken up for consideration.

Redfern of Lee offered the following amendment filed by him to the Robinson and Brinck amendment filed February 22 and found on page 399 of the Journal:

Amend the Robinson of Audubon-Guthrie, Brinck amendment to House File 42 filed February 22, 1965, as follows:

1. By striking in line four (4), the word and figure "sixty (60)" and inserting in lieu thereof the word and figure "fifty (50)".
2. By striking in line twelve (12), the word "withholding" and inserting in lieu thereof the word "income".
3. By striking all in lines thirteen (13), fourteen (14), and fifteen (15) following the period in line thirteen (13).
(Business pending at adjournment.)

## HOUSE CONCURRENT RESOLUTION 17

## By Cohen, Jackson of Black Hawk, Crosier, Uban, Gillette of Story and Wilson of Black Hawk

Whereas, citizens of the United States in peaceful assembly have been the victims of physical brutality, scourged with night sticks, tear gas and whips, to enforce Governor Wallace's ban against a protest march from Selma to Montgomery, Alabama, and,

Whereas, at least thirty-five men and women suffering from the effects of this horrendous police brutality are now hospitalized; and,

Whereas, this march was organized to call the attention of the citizens of these United States to the denial of their rights to register to vote, therefore:
Be It Resolved by the House, the Senate Concurring: That we deem it necessary that this Sixty-first General Assembly support the President of these United States in using his rightful and just power to protect the right to peaceful assembly and demonstration; to curb the exercise of unlawful police power; to enjoin the Governor of Alabama to comply with the Federal Civil Rights Act of 1964; to restore the rights of those Alabama citizens now denied these rights; to urge Alabama's governor to use all due haste to conform to democratic principles inherent in the Constitution
of the United States; to allow all citizens of Alabama to exercise their just and lawful franchise by due process of registration; to protect the rights, life and property of those who are endangered while acting in a peaceful manner to enjoin the restoration of these rights.

Be It Further Resolved: That we recognize that the loss of civil rights of any man of any race, color or creed diminishes and corrodes the freedom of all citizens of these United States; now therefore:

Be It Further Resolved: That a copy of this resolution be sent to the President of the United States, Lyndon B. Johnson, to Governor Wallace and Sheriff James G. Clark of Alabama, to Iowa Senators Bourke Hickenlooper and Jack Miller, and to Representatives Schmidhouser, Culver, Gross, Bandstra, Smith, Greigg and Hansen.

## HOUSE CONCURRENT RESOLUTION 18

By Denato
Whereas, the Board of Governors of the Iowa Bar Association has appointed a special committee on criminal law, for the purpose of examining the criminal law of the State of Iowa with the view to modernizing and harmonizing its provisions, both as to substantative and procedural aspects; and

Whereas, both law schools in Iowa are participating in such undertaking; and

Whereas, a comprehensive and detailed analysis of said criminal law and procedures has never before been undertaken in Iowa; and

Whereas, similar efforts have been made in our sister states with resulting recommendations found to be substantially acceptable to the legislatures thereof;

Now, Therefore, Be It Resolved by the House, the Senate Concurring, that the aforesaid examination of the Iowa Criminal Law and Procedures be encouraged and approved, with the view to recommending to subsequent legislatures changes therein found to be needful.

Be It Further Resolved that a copy of this resolution be forwarded to Mr. Howard M. Remley, President of the Iowa Bar Association, as an expression of the interest of this Assembly.

## HOUSE CONCURRENT RESOLUTION 19

## By Korn, Houston and Graham

Whereas, due to recent snows and excessive precipitation in Western Iowa combined with the above freezing temperatures have caused flooding on the Boyer River in the counties of Harrison, Crawford, Sac, and Buena Vista, and

Whereas, the flooding has inundated farm land and a considerable portion of the city of Missouri Valley causing over eleven hundred people to move from their homes in addition to thousands of dollars involved in the destruction of property, and

Whereas, the flooding has affected the transportation system of the area making it necessary to close both United States Highway 30 and United States Highway 75 for a complete week, and

Whereas, the flooding is not only an immediate problem but is a continuous and recurring problem whenever large amounts of water descend into the area, therefore,

Be It Resolved by the House, the Senate Conourring, that United States

Senator Bourke B. Hickenlooper, United States Senator Jack R. Miller, United States Congressman Stanley L. Greigg, and United States Congressman John R. Hansen are hereby informed and instructed to contact and confer with the United States Corps of Engineers to get the Corps to accept the permanent responsibility for flood control and management of the Boyer River in Western Iowa and for the Corps to employ such practices and procedures in the control and management to alleviate the recurring flood situation on the Boyer River.

Be It Further Resolved, that the Chief Clerk of the Iowa House of Representatives be instructed to forward immediately upon passage a copy of this resolution directly to Senators Hickenlooper and Miller and Congressmen Griegg and Hansen.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 128, Senate Joint Resolution 8 and Senate File 62.

> Alfred P. Breitbach, Sr., Chairman House Committee. GIlbert E. Klefstad, 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 128, Senate Joint Resolution 8 and Senate File 62.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 9 th day of March, 1965, sent to the Governor for his approval: House File 128.

Alfred P. Breitbach, Sr., Chairman.

Report adopted.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 184, a bill for an act relating to conflicts of interest of municipal officials and 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.

Adrian Brinck, Chairman.

Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 192, a bill for an act to permit county governments to regulate and license junk dealers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 264, a bill for an act to provide for elections on the question of county zoning 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 be amended as follows, and when so amended the bill do pass:

Amend House File 264 as follows:

1. By striking from lines nine (9), ten (10), and eleven (11) of section one (1) of the following: "establishing zoning regulations. The question of establishing a zoning commission shall be submitted to the people of the county" and inserting in lieu thereof the following: "the appointment of a zoning commission to proceed as provided in section three hundred fiftyeight point A eight (358.A8) of the Code, said election to be held".
2. By inserting after the period in line ten (10) of section two (2) the following: "However in counties having appointed a zoning commission prior to the enactment of this statute may proceed under section three hundred fifty-eight point A one (358.A1) of the Code, or they may proceed under the provision of this chapter."

## Adrian Brinck, Chairman.

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 203, a bill for an act to the effect of a transfer of persons from the Iowa training schools to the men's or women's reformatory, begs leave to report it has had 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 P. Miller, Chairman.

## Also:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 299, a bill for an act to prohibit nepotism within 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 be indefinitely postponed.

Charles P. Miller, Chairman.

## Also:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 3, 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 government, 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.

Charles P. Miller, Chairman.

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 268, a bill for an act relating to the salary of the commissioner of health, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## AMENDMENTS FILED

Wilson of Black Hawk.
Amend Senate File 157, as amended by the Senate, by striking from lines nine (9), ten (10) and eleven (11) of section one (1)

3 the following: "In the event Memorial Day should fall on a
4 Sunday, the effective time of the one (1) hour advance will be
5 at two (2) o'clock ante meridiem the preceding day."
Wilson of Black Hawk.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Wednesday, March 10, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Wednesday, March 10, 1965.

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

Prayer was offered by the Reverend Glenn W. Lamb, pastor of the Methodist Church, Indianola, Iowa.

The Journal of Tuesday, March 9, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Bogenrief of Polk on request of Foster of Cedar; Burke of Woodbury on request of Doyle of Woodbury; Cochran of Webster on request of Mayberry of Webster.

## PRESENTATION OF VISITORS

Whisler of Appanoose-Davis presented to the House the Honorable Delmont Moffitt, a former member of the House from Appanoose County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Mayberry of Webster presented to the House twenty-five eighth grade students from the St. Paul Lutheran School and their teachers, Wayne Albers and Mr. Tonn.

Steffen of Chickasaw presented to the House fourteen members of Girl Scout Troop No. 55 and their leader, Mrs. Morisako.

Fullmer of Jasper presented to the House eighty students of Newton Senior High School and their teachers, Robert Paull and Milo Engstrom.

Denato of Polk presented to the House one hundred forty eighth grade students from Urbandale Junior High School and their teacher, Mrs. Bleakly.

Fischer of Grundy presented to the House the girls' basketball team from Wellsburg, participating in the basketball tournament, their chaperone, Miss Gatton, and their coach, "Bo" Breneman.

Redfern of Lee presented to the House twenty-five members of the government class of Central Community School, Lee County, their principal, Jack Sapp, their teacher, Howard Carter, and Mrs. Carter.

## PETITIONS

The following petitions were presented and placed on file:
By Cohen of Black Hawk, from one hundred twenty-nine residents of Black Hawk County opposing the licensing of physical therapists.

By Cohen of Black Hawk, from six residents of Black Hawk County supporting Senate File 212, a bill relating to the marketing of dairy products.

By Harrington of Buchanan, from twenty residents of Buchanan County favoring the driver education bill.
By Gallagher of Black Hawk, from twenty-two residents of Black Hawk County opposing an increase in gasoline tax.

By Harrington of Buchanan, from twenty-three residents of Buchanan County opposing an increase in gasoline tax.

By Rickert of Louisa-Muscatine, from thirty-eight residents of Louisa and Muscatine Counties opposing transporting private school students with public funds.

By Rickert of Louisa-Muscatine, from thirty-six residents of Louisa and Muscatine Counties opposing an increase in gasoline tax.

By Bailey of Wright, from thirteen residents of Wright County opposing the licensing of physcial therapists.

By Miller of Page, from forty-four residents of Page County opposing an increase in the gasoline tax.

By Quinn of Washington, from three hundred twenty-four residents of Washington County favoring equal bus transportation for public and parochial school children.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 184, 192, 203, 264, House .Joint Resolution 3 and Senate File 268, under Rule 35.

## ADOPTION OF REPORT OF COMMITTEE ON RULES

Murphy of Carroll called up for consideration the report of the committee on rules, found on page 493 of the House Journal, and moved that the report and the amendments contained therein be adopted.

Motion prevailed and the report with amendments was adopted.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Harold J. Houston and the Honorable Lee H. Gaudineer, Jr., "Birthday Congratulations."

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 17

Cohen of Black Hawk assked and received unanimous consent to consider House Concurrent Resolution 17, found on pages 514 and 515 of the Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## HOUSE FILE 224 REFERRED

The Speaker announced that House File 224 has been referred to the committee on ways and means.

## MESSAGES FROM 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 79, a bill for an act relating to railroad track power cars operated by common carriers; and providing penalties.

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

Senate File 131, a bill for an act to provide for necessary emergency work on the primary road system.

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 use of box traps in trapping cottontail rabbits and squirrels.

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

House File 115, a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 227, a bill for an act to be known as the Uniform Commercial Code, relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them, including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured

- transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents; to make uniform the law with respect thereto; and repealing inconsistent legislation.

Read first time and referred to committee on judiciary.
Senate File 77, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court.

Read first time and referred to committee on judiciary.
Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Read first time and referred to committee on governmental affairs.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of House File 42, 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, with report of committee recommending passage.

Robinson of Audubon-Guthrie offered the following amendment filed February 22 :

Amend House File 42 as follows:

1. By deleting in line ten (10) of section (1) after the word "computing" the words and figures "sixty-six and two-thirds ( $662 / 5$ )" and inserting the word and figure "sixty (60)".
2. By adding a new section at the end of the bill to read as follows:
"Dependent Benefits. In addition to the benefits as provided in section one (1), a benefit of two (2) dollars for each dependent shall be paid, up to a maximum of four (4) dependents.
"Dependents for the purpose of this section shall mean an employee's wife, child or children or other persons recognized under the then current Internal Revenue Code for establishing the employee's withholding tax exemptions, but not an employed spouse. Only those exemptions claimed by the employee filed with his employer shall determine the number of dependents for the purposes of this section."

Redfern of Lee offered the following amendment to the RobinsonBrinck amendment, filed by him, and moved its adoption :

Amend the Robinson of Audubon-Guthrie, Brinck amendment to House . File 42 filed February 22, 1965, as follows:

1, By striking in line four (4), the word and figure "sixty (60)" and inserting in lieu thereof the word and figure "fifty (50)".
2. By striking in line twelve (12), the word "withhholding" and inserting in lieu thereof the word "income".
3. By striking all in lines thirteen (13), fourteen (14), and fifteen (15) following the period in line thirteen (13).

Roll call was requested by Redfern of Lee and Carnahan of Wapello.
Rule 69 was invoked.
On the question "Shall the Redfern amendment to the RobinsonBrinck amendment be adopted?" (H. F. 42)

The ayes were, 55:

Anderson
Bailey
Baringer
Boot
Busch
Coffman
Cohen
Den Herder
Detje
Doderer
Dunton
Edgington
Fischer of Grundy
Fisher of
Greene

Foster
Gillette of Clay-Dickinson
Graham
Grassley
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Kempter
Kluever
Loss
Madden
Maule
The nays were, 66:

Baker
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Conway
Craig
Crosier
Denato
Distelhorst
Dougherty
Doyle
Duffy
Felger
Fullmer
Gallagher

Gannon
Gaudineer
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Korn
Lawlor

Absent or not voting, 3:
Bogenrief Burke
The Redfern amendment to the Robinson-Brinck amendment lost.
Cohen of Black Hawk offered the following amendment to the

Robinson-Brinck amendment, filed by her on March 9, and moved its adoption:

Amend the Robinson-Brinck amendment to House File 42 filed February 22, 1965, as follows:

1. By striking in line four (4), the word and figure "sixty (60)" and inserting in lieu thereof the word and figure "fifty-five (55)".

Roll call was requested by Fischer of Grundy and Scherle of Fre-mont-Mills.

Rule 69 was invoked.
On the question "Shall the Cohen amendment to the RobinsonBrinck amendment be adopted?" (H. F. 42)

The ayes were, 62:

| Anderson | Gillette of | Madden | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Clay-Dickinson | Maule | Rider |
| Boot | Gillette of | Meacham | Roe |
| Busch | Story | Miller of | Scherle of |
| Clapsaddle | Graham | Page | Fremont-Mills |
| Coffman | Grassley | Morgan | Scott |
| Cohen | Hageman | Mueller | Shirley of |
| Den Herder | Hanson | Murphy | Dallas |
| Detje | Harrington | Nelson | Smith of |
| Doderer | Hausheer | Nielsen of | O'Brien |
| Dunton | Holmes | Emmet-Palo Alto | Stevenson |
| Edgington | Houston | Nielsen of | Stokes |
| Fischer of | Hullinger | Shelby | Strohman |
| Grundy | Jackson of | Oehlsen | Tieden |
| Fisher of | Black Hawk | Ossian | Uban |
| Greene | Kempter | Patton | Whisler |
| Foster | Kluever | Quinn | Wilson |
| Gallagher | Korn | Radl | Winkelman |

The nays were, 58:

| Baringer | Fullmer | Mayberry | Resnick |
| :--- | :--- | :--- | :--- |
| Breitbach | Gannon | Mrevamara | Rickert |
| Bremmer | Gaudineer | Melrose | Robinson |
| Brinck | Glanton | Millen | Seibert |
| Busing | Gleason | Miller of | Shannahan |
| Cafrey | Glenn | Buena Vista | Smith of |
| Carnahan | Gregerson | Miller of | Linn |
| Conway | Hutchins | Des Moines | Stueland |
| Craig | Jackson of | Nagle | Utzig |
| Crosier | Clinton | O'Malley | Varney |
| Denato | Keleher | Oxley | Webster |
| Distelhorst | Kennedy | Palmer | Wengert |
| Dougherty | Lawlor | Rasmussen | Wengeott |
| Doyle | Lynch | Reichardt | Wright |
| Duffy | Mahan | Renda | Mr. Speaker |
| Felger | Maley |  |  |

Absent or not voting, 4:
Baker Bogenrief
Burke
Cochran
The Cohen amendment to the Robinson-Brinck amendment was adopted.
(Business 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 calendar:
H. F. 401 Committee Bill-An act to be known as the Uniform Commercial Code. By judiciary committee. (Companion to S. F. 227)
> H. F. 146 Relating to purchase of gas or water by a city or town. By Rasmussen, Busing, Den Herder, et al. (Companion to S. F. 142)
H. F. $59 \quad \begin{gathered}\text { Relating to marking and branding livestock. By Anderson and } \\ \text { Winkelman. }\end{gathered}$
H. J. R. 6 Proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor. By Jackson of Clinton, Palmer, Fullmer, et al. (Companion to S. J. R. 5)

Al Mficham, Chairman.

## 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. $98 \begin{gathered}\text { Relating to savings and loan associations so as to bring the } \\ \text { requirements of Iowa state chartered associations in line } \\ \text { with the federal associations, together with certain super- } \\ \text { visory and corrective measures. By Melrose. (Companion } \\ \text { to S. F. 187) }\end{gathered}$
H. F. $139 \quad \begin{aligned} & \text { Relating to revocation of certificates. By Hausheer, Dunton, } \\ & \text { Mayberry, et al. (Companion to S. F. 85) }\end{aligned}$
H. F. 147 Relating to the state apiarist. By Hausheer and Mueller. (Companion to S. F. 150)
H. F. 171 Relating to purchase of school supplies. By Shirley of Dallas, Dunton, Korn, et al.
H. F. 148 Relating to terms of members of the capitol planning commission. By Grassley and Caffrey.
H. F. 46 Relating to firearms permits. By Scherle of Fremont-Mills, Ossian and Miller of Page.
H. F. 163 Relating to fees taxed by the clerk of the district court in probate matters. By Rasmussen, Miller of Page and Jackson of Clinton. (Companion to S. F. 112)
S. F. 8 Relating to powers of cities and towns regarding the use of joint facilities. By Riley and Ely. (Companion to H. F. 53)
S. F. 38 Relating to the municipal enterprises fund. By O'Malley, Reppert, Shaff, et al. (Companion to H. F. 245)
S. F. $75 \begin{gathered}\text { Relating to the responsibility of a motor vehicle operator in } \\ \text { backing vehicles on highways. By Kruck, Tabor, Dodds, } \\ \text { et al. (Companion to H. F. 85) }\end{gathered}$
H. F. 301 Committee Bill-Exempting the state board of social welfare from the limitation of employing special counsel. By industrial and human relations committee.
H. F. 315 Committee Bill-Relating to weights and measures. By agriculture committee.
H. F. 316 Committee Bill-Relating to anti-hog-cholera virus and serum dealers permits. By agriculture committee.
H. F. 318 Committee Bill-Relating to fees for inspection of weights and measures. By agriculture committee.
H. F. 319 Committee Bill-Relating to certification of animals. By agriculture committee.
H. F. 327 Committee Bill-Relating to the specifications and standards for cheeses and cheese products. By agriculture committee.
H. F. 119 To permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage. By Palmer, Rasmussen, Reichardt, et al.
H.F. 130 Repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. By Carnahan, Rasmussen and Distelhorst. (Companion to S. F. 126)
H. F. 141 Relating to the power of municipalities to provide a rent supplement for certain families. By Caffrey, Denato, Gaudineer, et al. (Companion to S. F. 90)
H. F. 183 Relating to an increase in the fee paid officials reporting a fire to the state fire marshal. By O'Malley, Caffrey, Foster, et al. (Companion to S. F. 226)
H. F. 202 Relating to the arrangement of candidates' names on municipal election ballots. By Maley, O'Malley, Palmer, et al. (Companion to S. F. 203)
H. F. 217 Concerning the procedure for contested elections involving the office of county supervisors. By Gillette of Clay-Dickinson.
H. F. 220 Relating to the cost of printing ballots and supplies for voting machine. By Mayberry. (Companion to S. F. 135)
H. F. 221 Relating to the cost of the printing of ballots and printed supplies for voting machine. By Mayberry. (Companion to S. F. 134)

Al Meacham, Chairman.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that he approved House File 7 on March 9, 1965.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 187, a bill for an act relating to millage limitations upon the several functional funds of cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 193, a bill for an act relating to the use of road use tax money 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.
adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 300, a bill for an act to permit counties to collect dog license fees for cities and towns at the same time and in the same manner as county dog license fees are 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 recommendation that the same do pass.

Adrian Brinck, Chairman.
Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 237, a bill for an act relating to group insurance on franchise plan, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.
al Meacham, Chairman.
Also:
Mr. Speaker: Your committee on commerce to whom was referred House File 272, a bill for an act relative to the use of applications for insurance which require indication of race or color of applicant, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Al Meacham, Chairman.
Carnahan of Wapello, 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 48, 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, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 218, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 298, a bill for an act authorizing school district employees to have deducted from their salary their dues to professional associations, employee organizations or 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.

Cleve L. Carnahan, Chairman.
Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 263, a bill for an act relating to prohibiting unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, vocational schools, and housing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend the title to House File 263 as follows:

1. By inserting after the word "and" in line three (3) the following: "relating to a study of discriminatory practices in".

Cleve L. Carnahan, Chairman.
Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 414, a bill for an act to grant teachers the right to a duty free lunch 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.

Cleve L. Carnahan, Chairman.
Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 437, a bill for an act to amend section five hundred thirty-six point seventeen (536.17) and section five hundred thirtynine point four (539.4), Code 1962, relating to wage assignments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnaifan, Chairman.

Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House Joint Resolution 20, a joint resolution to create a committee to study the retirement programs and laws for public employees in Iowa, and to provide 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.

## Cleve L. Carnahan, Chairman.

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 60, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to local option for the sale of liquor, begs leave to report it has had 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 166, a bill for an act relating to the right of appeal wherein a civil service employee may appeal from a decision of a civil service 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.

John L. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred Senate File 186; a bill for an act relating to election of members of the county boards of supervisors and township trustees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 214, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eightysix (321.486), Code 1962, relating to appearance bail in connection with traffic violations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 214 as follows:

1. By striking the "comma" in line seven (7), section one (1), and insert in lieu thereof the words "which is".
2. By striking the "comma" in line five (5), section two (2), and by
striking the words "subsection sixty-nine (69)" in line six (6), section two (2).

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 241, a bill for an act to codify and clarify the definition of the term "lottery" as used in section seven hundred twenty-six point eight (726.8), 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.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 257, a bill for an act relating to the punishment for reckless driving on the highway, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 343, a bill for an act to legalize and validate proceedings for organization and establishment of Armstrong Benefited Fire District in the Counties of Emmet and Kossuth, State of Iowa, and declaring said district a duly and legally organized 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.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 350, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District, in the Counties of Mitchell and Floyd, 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, 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.

\author{

- John L. Duffy, Chairman.
}

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 386, a bill for an act to legalize and validate proceedings of township of Hazleton in Buchanan 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.

John L. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 402, a bill for an act to legalize proposed transfer of present airport
site owned by City of Hawarden, begs leave to report it has had 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. DUFFY, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 452, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests, begs leave to report it has had 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. Duffy, Chairman.

## AMENDMENTS FILED

Amend the Robinson and Brinck amendment to House File 42, filed February 22, 1965, as follows:

1. By striking in line seven (7) thereof the word and figure "two (2)" and inserting in lieu thereof the word and figure "three (3)".
2. By striking lines nine (9) through fifteen (15) and inserting in lieu thereof the following:
"For the purposes of this section the term "child" means a natural child, stepchild or adopted child under eighteen (18) years of age, and over said age if physically or mentally incapacitated, of the individual who is providing, and for at least ninety (90) consecutive days (or for the duration of the parental relationship if it has existed for less than ninety (90) days) immediately preceding the beginning date of such individual's benefit year has provided more than one-half ( $1 / 2$ ) of the cost of supporting such child; provided, that no person who has been determined to be a child of one (1) individual at the beginning date of such individual's benefit year shall be deemed to be a child of any other individual whose benefit year starts within one (1) year thereafter.
"For the purposes of this section, the term "nonworking spouse" means the lawful husband or wife of an individual claiming benefits under this chapter, for whom more than one-half ( $1 / 2$ ) the cost of support has been supplied by such individual for at least ninety (90) consecutive days (or for the duration of the marital relationship if it has existed for less than ninety (90) days) immediately preceding the beginning of such individual's current benefit year, and who has no earnings in excess of thirty dollars ( $\$ 30.00$ ) per week, but only if such husband or wife is currently ineligible to receive benefits under this chapter by reason of such spouse's failure to meet the requirement set forth in subsection five (5) of section ninety-six point four (96.4) as amended.
"For the purposes of this section the term "working spouse" means the lawful husband or wife of an individual claiming benefits under this chapter who earns in excess of thirty dollars ( $\$ 30.00$ ) per week, or who meets the requirements of subsection five (5) of section ninety-six point four (96.4) as amended.
"An individual who is legally obligated to provide for the support of a child or of a nonworking spouse for said period of
ninety (90) consecutive days, but was prevented from doing so by illness or injury when such reason is certified to the employer and the commission by a licensed and practicing physician, shall be deemed to have provided more than one-half ( $1 / 2$ ) of the cost of supporting such child or nonworking spouse for such period.
"The family class to which an individual is assigned shall be determined as of the day with respect to which he first files a valid claim for benefits in any benefit year, and shall be fixed for the duration of such benefit year. The individual's statements with respect to his family status, made in connection with the filing of such claim for benefits, shall be accepted as establishing a prima facie showing thereof, subject, however, to the penalties for fraud or false representation provided in this chapter."

Wilson of Black Hawk. Jackson of Black Hawk. Gallagher of Black Hawk. Cohen of Black Hawk. Uban of Black Hawk.

Amend House File 124 by adding the following new section:
"Section three hundred twenty-one point two hundred seven (321.207), Code 1962, is hereby amended by striking therefrom lines fifteen (15) through twenty-two (22)."

Miller of Buena Vista.
Amend House File 39 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred ten point six (410.6), Code 1962, is amended by adding thereto the following:
"Upon the adoption of any increase in pension benefits effective subsequent to the date of a member's retirement, the amount payable to each member as his regular pension shall be increased by an amount equal to twenty-five percent of any increase in the pension benefits for the rank at which the member retired."

Sec. 2. Section four hundred ten point six (410.6), Code 1962, is further amended by adding thereto the following:
"Pensions payable under this chapter shall be adjusted as follows:

1. As of the first of July each year, the monthly pension authorized in this chapter payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The applicable formulas authorized in this chapter which were used to compute the retired member's or beneficiary's pension at the time of retirement or death shall be used in the recomputation except the earnable compensation payable on each July 1 to an active member having the same or equivalent rank or position as was held by such retired or deceased member at the time of retirement or death, shall be used in lieu of the final compensation which the retired or deceased member was receiving at the time of retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of such member's retirement or death.
2. All monthly pensions adjusted as provided in this section shall be payable beginning on July 1 of the year which the adjustment is made and shall continue in effect until the next following July 1 at which time the monthly pension shall again be recomputed and all monthly pensions adjusted in accordance with the computations.
3. The adjustment of pensions required by this section shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of his retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as that granted to other ranks and positions in the department.
At no time shall the monthly pension or payment to the member be less than one hundred fifty dollars ( $\$ 150.00$ )."

Sec. 3. Section four hundred ten point ten (410.10), subsection one (1), Code 1962, is amended as follows:

1. By striking from line three (3), the word "one-fourth" and inserting in lieu thereof the word "one-half".
2. By striking from lines four (4) and five (5) the words "final active duty compensation" and inserting in lieu thereof the words "total adjusted pension as provided for in section four hundred ten point six (410.6), of the Code".

Jackson of Clinton. Rasmussen of Polk. Doyle of Woodbury. Mayberry of Webster. Utzig of Dubuque. Distelhorst of Des Moines. Scort of Pottawattamie. Caffrey of Polk. McNamara of Linn. Carnahan of Wapello. DUFFY of Dubuque. Miller of Des Moines.

Amend House File 412 by striking from line seven (7) of section twelve (12) the word and figure "ten (10)" and inserting in lieu thereof the word and figure "thirteen (13)".

Gallagher of Black Hawk.

## AMENDMENT TO HOUSE FILE 129

Amend the Maley amendment filed February 23, 1965, by striking the period in line six (6), and adding thereto the following: ", and the deposit may be accepted by the claimant without jeopardy to his right to claim a higher value for said property."

Denato of Polk.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Thursday, March 11, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Thursday, March 11, 1965.

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

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

The Journal of Wednesday, March 10, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Bogenrief of Polk on request of Houston of Crawford; Burke of Woodbury on request of Doyle of Woodbury; Meacham of Poweshiek on request of Maule of Monona; Den Herder of Sioux on request of Kempter of Jackson.

## PRESENTATION OF VISITORS

O'Malley of Polk presented to the House sixty-six students in the sixth grade at Hubbell Elementary School in Des Moines and their teacher, Mrs. Melva Chisholm.

Gregerson of Pottawattamie presented to the House twenty-two eighth grade students from St. Josephs, Neola, and their teacher, Sister Eugenia.

## PETITIONS

The following petitions were presented and placed on file:
By Hutchins of Benton, from one hundred five residents of Benton County opposing the elimination of the small school system.

By Radl of Linn, from eleven residents of Linn County opposing taxation of fraternal insurance premiums.

By Duffy of Dubuque, from forty-five residents of Dubuque County opposing taxation of barber's services.

ADOPTION OF COMMITTEE REPORTS
The Chief Clerk announced the adoption of reports of committees on House Files 48, 60, 166, 187, 193, 214, 218, 237, 241, 263, 272, 298, 300, 343, 350, 386, 402, 437, 452, House Joint Resolution 20 and Senate File 186, under Rule 35.

## HOUSE FILE 129 DEFERRED

Gallagher of Black Hawk asked and received unanimous consent that House File 129 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 245 WITHDRAWN

Rider of Marshall asked and received unanimous consent to withdraw House File 245 from further consideration by the House.

## HOUSE FILE 301 WITHDRAWN

Carnahan of Wapello asked and received unanimous consent to withdraw House File 301 from further consideration by the House.

## MESSAGES FROM THE SENATE

The following messages were recived 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 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 27, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.

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

House File 69, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at hospitals and county medical examiners and deputy county medical examiners from the Iowa public employment retirement system.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 74, 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.

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 the terms of medical members of the board of medical examiners.

Also: 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 relating to the compensation of court reporters.

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

House Concurrent Resolution 16, relating to football games played between University of Iowa and Iowa State University.

Also: 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 to raise the age limit of persons permitted to drive any school bus used to transport children to and from a public or private school from sixteen years of age to seventeen years of age.

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 to change the hunting, fishing and trapping license year from April 1 to the calendar year.

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

Senate File 322, a bill for an act to create and establish a state tort claims act.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 13

Amend House File 13 as follows:
Amend section 15 by striking therefrom lines 16 through 20.

## INTRODUCTION OF BILLS

House File 552, by governmental affairs committee, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds.

Read first time and placed on the calendar.
House File 553, by education committee, a bill for an act relating to the county school system and to amend section two hundred seventythree point thirteen (273.13), Code 1962, so as to provide for levying of a tax upon all territory included within a county school system, and to further amend chapter two hundred seventy-three (273), Code 1962, by adding a new section providing for merger of county school systems.

Read first time and placed on the calendar.
House File 554, by governmental affairs committee, a bill for an act to establish a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports.

Read first time and placed on the calendar.
House File 555, by governmental affairs committee, a bill for an act to amend section ninety-six point fourteen (96.14), subsection three (3), Code 1962, to provide enforcement measures for collecting
interest and penalties imposed upon those employers who fail to make timely contributions or timely reports as required by law.

Read first time and placed on the calendar.
House File 556, by governmental affairs committee, a bill for an act relating to employment security contributions to make interest and penalties subject to jeopardy assessments.

Read first time and placed on the calendar.
House File 557, by governmental affairs committee, a bill for an act relating to employment security contributions to include interest and penalties in the determination and assessment of such contributions.

Read first time and placed on the calendar.
House File 558, by industrial and human relations committee, a bill for an act relating to the increase of property or income of an old age assistance recipient.

Read first time and placed on the calendar.
House File 559, by industrial and human relations committee, a bill for an act relating to the responsibility for funeral expenses and the support of claimants for old age assistance by their children.

Read first time and placed on the calendar.
House File 560, by judiciary committee, a bill for an act to establish a Code of military justice in Iowa.

Read first time and placed on the calendar.
House File 561, by judiciary committee, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 79, a bill for an act relating to railroad track power cars operated by common carriers; and providing penalties.

Read first time and referred to committee on transportation.
Senate File 131, a bill for an act to provide for necessary emergency work on the primary road system.

Read first time and referred to committee on transportation.
Senate File 249, a.bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels.

Read first time and referred to committee on conservation and recreation.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 346, a bill for an act to appropriate from the road use tax fund of the state to the state highway commission for the construction of the Stange institutional road bridge over Squaw Creek on the campus of the Iowa State University of Science and Technology at Ames, Iowa, was taken up for consideration.

Gillette 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?" (H. F. 346)
The ayes were, 112:

| Anderson | Gaudineer | Maley | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Maule | Resnick |
| Baker | Clay-Dickinson | Mayberry | Rickert |
| Baringer | Gillette of | MeNamara | Rider |
| Boot | STory | Melrose | Roe |
| Breitbach | Glanton | Millen | Scherle of |
| Bremmer | Gleason | Miller of | Fremont-Mills |
| Brinck | Glenn | Buena Vista | Scott |
| Busch | Graham | Miller of | Seibert |
| Busing | Grassley | Des Moines | Shirley of |
| Caffrey | Gregerson | Miller of | Dallas |
| Carnahan | Hageman | Page | Smithof |
| Clapsaddle | Hanson | Morgan | Linn |
| Cochran | Harrington | Mueller | Smith of |
| Cofrman | Hausheer | Murphy | O'Brien |
| Cohen | Holmes | Nagle | Stevenson |
| Conway | Houston | Nelson | Stokes |
| Craig | Hullinger | Nielsen of | Strothman |
| Denato | Jackson of | Emmet-PaloAlto Stueland |  |
| Detje | Black Hawk | Nielsen of | Tieden |
| Distelhorst | Jackson of | Shelby | Uban |
| Doderer | CCinton | Oehsen | Utzig |
| Dougherty | Keleher | O'Malley | Varney |
| Doyle | Kempter | Ossian | Webster |
| Duffy | Kennedy | Oxley | Wengert |
| Dunton | Kluever | Patton | Whisler |
| Edgington | Korn | Quinn | Wilson |
| Felger | Lawlor | Radl | Winkelman |
| Fisher of | Loss | Rasmussen | Wolcott |
| Greene | Lynch | Redfern | Wright |
| Foster | Madden | Reichardt | Mr. Speaker |
| Gallagher | Mahan |  |  |

The nays were, none.

Absent or not voting, 12:

| Bogenrief | Fischer of | Gannon | Palmer |
| :--- | :--- | :--- | :--- |
| Burke | Grundy | Hutchins | Robinson |
| Crosier | Fullmer | Meacham | Shannahan |

Den Herder
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 42, 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, with report of committee recommending passage.

Wilson of Black Hawk offered the following amendment to the Robinson-Brinck amendment as amended, found on pages 523, 524 and 525 of the Journal, and moved its adoption:

Amend the Robinson and Brinck amendment to House File 42, filed February 22, 1965, as follows:

1. By striking in line seven (7) thereof the word and figure "two (2)" and inserting in lieu thereof the word and figure "three (3)".
2. By striking lines nine (9) through fifteen (15) and inserting in lieu thereof the following:
"For the purposes of this section the term "child" means a natural child, stepchild or adopted child under eighteen (18) years of age, and over said age if physically or mentally incapacitated, of the individual who is providing, and for at least ninety (90) consecutive days (or for the duration of the parental relationship if it has existed for less than ninety (90) days) immediately preceding the beginning date of such individual's benefit year has provided more than one-half ( $1 / 2$ ) of the cost of supporting such child; provided, that no person who has been determined to be a child of one (1) individual at the beginning date of such individual's benefit year shall be deemed to be a child of any other individual whose benefit year starts within one (1) year thereafter.
"For the purposes of this section, the term "nonworking spouse" means the lawful husband or wife of an individual claiming benefits under this chapter, for whom more than one-half ( $1 / 2$ ) the cost of support has been supplied by such individual for at least ninety (90) consecutive days (or for the duration of the marital relationship if it has existed for less than ninety ( 90 ) days) immediately preceding the beginning of such individual's current benefit year, and who has no earnings in excess of thirty dollars ( $\$ 30.00$ ) per week, but only if such husband or wife is currently ineligible to receive benefits under this chapter by reason of such spouse's failure to meet the requirement set forth in subsection five (5) of section ninety-six point four (96.4) as amended.
"For the purposes of this section the term "working spouse" means the lawful husband or wife of an individual claiming benefits under this chapter who earns in excess of thirty dollars ( $\$ 30.00$ ) per week, or who meets the requirements of subsection five (5) of section ninety-six point four (96.4) as amended.
"An individual who is legally obligated to provide for the support of a
child or of a nonworking spouse for said period of ninety (90) consecutive days, but was prevented from doing so by illness or injury when such reason is certified to the employer and the commission by a licensed and practicing physician, shall be deemed to have provided more than one-half ( $1 / 2$ ) of the cost of supporting such child or nonworking spouse for such period.
"The family class to which an individual is assigned shall be determined as of the day with respect to which he first files a valid claim for benefits in any benefit year, and shall be fixed for the duration of such benefit year. The individual's statements with respect to his family status, made in connection with the filing of such claims for benefits, shall be accepted as establishing a prima facie showing thereof, subject, however, to the penalties for fraud or false representation provided in this chapter."

Division was requested.
The amendment to the Robinson-Brinck amendment as amended was adopted.

Robinson of Audubon-Guthrie moved the adoption of the RobinsonBrinck amendment as amended.

The amendment as amended was adopted.
Radl of Linn asked and received unanimous consent to withdraw his amendment filed February 18, 1965.

Redfern of Lee asked and received unanimous consent to withdraw his amendment filed March 9, 1965.

Uban of Black Hawk asked and received unanimous consent to withdraw his amendment to Senate File 22.

Caffirey of Polk offered the following amendment to the title and moved its adoption:

Amend the title to House File 42 by striking the period in line three (3) and inserting in lieu thereof the words "for employment compensation."

Motion prevailed and the title was amended.
Caffrey 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?" (H. F. 42)
The ayes were, 81 :

Anderson
Baker
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran

Cohen
Conway
Craig
Crosier
Denato
Distelhorst
Doderer
Dougherty
Doyle
Duffy

Dunton Gleason
Felger Glenn
Foster Gregerson Fullmer Hageman Gallagher Hausheer Gannon Houston Gaudineer Hullinger Gillette of Hutchins Story
Glanton

Jackson of
Black Hawk

Jackson of
Clinton
Keleher
Kennedy
Korn
Lawlor
Lynch
Mahan
Maley
Maule
Mayberry
McNamara
Melrose

| Miller of | Quinn |
| :--- | :--- |
| Buena Vista | Radl |
| Miller of | Rasmussen |
| Des Moines | Reichardt |
| Murphy | Renda |
| Nagle | Resnick |
| Nielsen of | Rider |
| Emmet-PaloAlto | Robinson |
| Oehisen | Seibert |
| O'Malley | Shannahan |
| Oxley | Shirley of |
| Palmer | Dallas |

Smith of Linn
Stevenson
Uban
Utzig Varney
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker
The nays were, 38:

| Bailey <br> Baringer | Gillette of <br> Clay-Dickinson <br> Graham | Miller of <br> Page |
| :--- | :--- | :--- |
| Boot | Morgan |  |
| Busch | Grassley | Nelson |
| Coftman | Hasson | Nielsen of |
| Detje | Harrington | Shelby |
| Edington | Holmes | Ossian |
| Fischer of | Kempter | Patton |
| Grundy | Kluever | Redfern |
| Fisher of | Loss | Rickert |
| Greene | Madden | Roe |
|  | Millen |  |

Absent or not voting, 5:
Bogenrief Den Herder Meacham Mueller
Burke
The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## MOTION TO RECONSIDER LAID ON THE TABLE

Gaudineer of Polk moved to reconsider the vote by which House File 42 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## EXPLANATION OF VOTE ON HOUSE FILE 42

It is my opinion that House File 42, in its final form as it passed the House, has gone beyond the limits where we are dealing fairly with both management and labor. I certainly am in agreement that a substantial increase is necessary but I believe the unemployment compensation benefits, as outlined in House File 42, will impede industrial growth.

Dale H. Rickert.

## SENATE AMENDMENT CONSIDERED

Cohen of Black Hawk called up for consideration House File 58, a bill for an act relating to the office of the commissioner of public health, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 58 by striking all after the colon in line three (3) and inserting in lieu thereof the following:
"The commissioner shall not hold any other lucrative office of this state, elective or appointive, during his term; provided, however, that the commissioner may serve without compensation as an officer or member of the instructional staff of any of the state educational institutions if any such additional duties and responsibilities do not prohibit him from performng the duties of the office of commissioner."

Motion prevailed and the House concurred in the Senate amendment.

Cohen of Black Hawk 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?" (H. F. 58)
The ayes were, 112:

Anderson
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Fullmer Gallagher
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Madden

| Mahan | Rickert |
| :--- | :--- |
| Maley | Rider |
| Maule | Robinson |
| McNamara | Roe |
| Melrose | Scherle of |
| Millen | Fremont-Mills |
| Miller of | Scott |
| Buena Vista | Seibert |
| Miller of | Shannahan |
| Page | Shirley of |
| Morgan | Dallas |
| Murphy | Smith of |
| Nagle | Linn |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-PaloAlto Stevenson |  |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| O'Malley | Tieden |
| Ossian | Uban |
| Oxley | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Wolcott |
| Renda | Wright |
| Resnick | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:
Bailey
Bogenrief
Burke
Den Herder

Gannon<br>Gaudineer<br>Kempter

Lynch
Mayberry
Meacham

Miller of<br>Des Moines<br>Mueller

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

## HOUSE FILES REFERRED

The Speaker announced that House File 355 is referred to the committee on transportation, House File 360 is referred to the committee on judiciary, and House File 516 is referred to the committee on judiciary.

## SENATE JOINT RESOLUTION 11 SUBSTITUTED

## FOR HOUSE JOINT RESOLUTION 7

Wilson of Black Hawk asked and received unanimous consent to substitute Senate Joint Resolution 11 for House Joint Resolution 7.

Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State, was taken up for consideration.

Baringer of Fayette offered the following amendment and moved its adoption:
Amend Senate Joint Resolution 11, section one (1), by striking all of line seven (7) and inserting in lieu thereof the following: "State, and Treasurer of State who shall serve at".

The Speaker announced that the House would be at ease until the fall of the gavel.

House reconvened at $11: 30$, Speaker Steffen in the chair.
Roll call was requested by Duffy of Dubuque and Fischer of Grundy.

Rule 69 was invoked.
On the question "Shall the amendment be adopted?" (S. J. R. 11)
The ayes were, 39 :

| Anderson | Gaudineer | Miller of | Scherle of |
| :--- | :--- | :--- | :--- |
| Baringer | Graham | Page | Fremont-Mills |
| Busch | Grassley | Nelson | Shirley of |
| Coffman | Hageman | Nielsen of | Dallas |
| Conway | Harrington | Emmet-PaloAlto |  |
| Emithof |  |  |  |
| Edgington | Houston | Nielsen of | O'Brien |
| Fisher of | Hullinger | Shelby | Stokes |
| Grundy | Kluever | Ossian | Strothman |
| Fisher of | Madden | Patton | Tieden |
| Greene | Maley | Redfern | Uban |
| Foster | McNamara | Rickert | Utzig |
| Gannon | Millen |  | Winkelman |

The nays were, 79:

| Bailey | Fullmer | Loss |
| :--- | :--- | :--- |
| Baker | Gallagher | Lynch |
| Boot | Gillette of | Mahan |
| Breitbach | Clay-Dickinson | Malue |
| Bremmer | Gillette of | Mayberry |
| Brinck | Story | Melrose |
| Busing | Glanton | Miller of |
| Caffrey | Gleason | Buena Vista |
| Carnahan | Glenn | Miller of |
| Clapsaddle | Gregerson | Des Moines |
| Cochran | Hausheer | Morgan |
| Cohen | Holmes | Mueller |
| Craig | Hutchins | Murphy |
| Crosier | Jackson of | Nagle |
| Denato | Black Hawk | Oehlsen |
| Detje | Jackson of | O'Malley |
| Distelhorst | Clinton | Oxley |
| Doderer | Keleher | Palmer |
| Dougherty | Kempter | Quinn |
| Duffy | Kennedy | Radl |
| Dunton | Korn | Rasmussen |

Reichardt
Renda
Resnick
Rider
Robinson
Roe
Scott
Seibert
Shannahan
Smith of Linn
Stevenson
Stueland
Varney
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker
Felger
Korn
Lawlor
Absent or not voting, 6:

| Bogenrief <br> Burke | Den Herder <br> Doyle | Hanson |
| :--- | :--- | :--- |

The amendment lost.
Wilson of Black Hawk moved that the resolution be read a last time now and adopted and agreed to which motion prevailed and the resolution was read a last time.

Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.
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-two (22) of Article four (IV) and section twelve (12) of Article five (V) of the Constitution of the State of Iowa are hereby repealed and the following adopted in lieu thereof:
"The Governor shall have the power to appoint a Secretary of State, Treasurer of State, and Attorney General who shall serve at the pleasure of the Governor and shall perform such duties as may be prescribed by law. Appointments shall be made with the consent of two-thirds ( $2 / 3$ ) of the Senate."

Article three (III) of the Constitution of the State of Iowa is hereby amended by adding thereto the following new section:
"An Auditor of State shall be appointed by and shall serve at the pleasure of the General Assembly. The Auditor shall conduct post audits and perform such other duties as may be prescribed by law and shall report to the General Assembly and the Governor."

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 11)

The yeas were, 83:

| Bailey | Gannon |
| :--- | :--- |
| Baker | Gaudineer |
| Breitbach | Gillette of |
| Bremmer | Clay-Dickinson |
| Brinck | Gillette of |
| Busing | Story |
| Cafrey | Glanton |
| Carnahan | Gleason |
| Clapsaddle | Glenn |
| Cochran | Gregerson |
| Cohen | Hageman |
| Craig | Hausheer |
| Crosier | Hullinger |
| Denato | Hutchins |
| Detje | Jackson of |
| Distelhorst | Black Hawk |
| Doderer | Jackson of |
| Dougherty | Clinton |
| Duffy | Keleher |
| Dunton | Kempter |
| Felger | Kennedy |
| Fulmer | Korn |
| Gallagher | Lawlor |

The nays were, 35 :

| Anderson | Foster | Miller of | Rickert |
| :---: | :---: | :---: | :---: |
| Baringer | Graham | Page | Scherle of |
| Boot | Grassley | Morgan | Fremon |
| Busch | Hanson | Nelson | Smith of |
| Coffman | Harrington | Nielsen of | O'Brien |
| Conway | Holmes | Emmet-P | Stokes |
| Edgington | Houston | Nielsen of | Strothman |
| Fischer of | Kluever | Shelby | Tieden |
| Grundy | McNamara | Ossian | Utzig |
| Fisher of Greene | Millen | Patton Redfern | Winkelma |
| Absent o | ting, 6 : |  |  |
| Bogenrief Burke | Den Herder | Meacham | Melrose |

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

MOTION TO RECONSIDER LAID ON THE TABLE
Wilson of Black Hawk moved to reconsider the vote by which Senate Joint Resolution 11 was adopted by the House and that the motion to reconsider be laid on the table.

Motion prevailed.
EXPLANATION OF VOTE ON SENATE JOINT RESOLUTION 11
Although I am in complete agreement with the Secretary of State and Treasurer of State being appointed by the Governor, I voted against Senate Joint Resolution 11 because I strongly favor the Attorney General being elected by the people.

Dale H. Rickert.

## HOUSE JOINT RESOLUTION 10 WITHDRAWN

Jackson of Clinton asked and received unanimous consent to withdraw House Joint Resolution 10 from further consideration by the House.

## HOUSE JOINT RESOLUTION 7 WITHDRAWN

Wilson of Black Hawk asked and received unanimous consent to withdraw House Joint Resolution 7 from further consideration by the House.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque; 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 115.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 115.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House File 115.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEE

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 250, a bill for an act relating to the registration of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 281, a bill for an act to provide mail-delivering vehicles sufficient area to stop off the traveled portion of primary roads when delivering mail, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 336, a bill for an act requiring a public hearing before transferring a primary road to the local secondary 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 be indefinitely postponed.

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

Amend House File 48 as follows:
2 1. By adding to section one (1), subsection five (5),
3 the following new paragraphs consecutively lettered:
" f . Any individual employed in or about a hotel, restaurant or any place engaged in the serving of meals.
g. Any individual physically or mentally handicapped such as to prevent such individual from performing duties and services such as are performed by a normal person." RadL of Linn.

Amend House File 315 as follows:

1. Amend section one (1) by inserting after the words "truck scales" in line three (3) thereof the following:
", except motor truck scales used solely in the weighing of construction materials and agricultural limestone".

Millen of Jefferson-Van Buren. Fisher of Greene. Baker of Boone.

On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Friday, March 12, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, March 12, 1965.

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

Prayer was offered by the Reverend Charles Seamans, pastor of the Finchford Community Church, Janesville, Iowa.

The Journal of Thursday, March 11, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury on request of Doyle of Woodbury; Strothman of Henry on request of Fisher of Greene; Fullmer of Jasper on request of Gillette of Clay-Dickinson; Graham of Ida-Sac on request of Den Herder of Sioux,; Craig of Marshall on request of Maule of Monona; Nielsen of Shelby on request of Edgington of Franklin; Stokes of Plymouth on request of Smith of O'Brien; Felger of Scott on request of Lynch of Warren; Bogenrief of Polk on request of Houston of Crawford.

## PRESENTATION OF VISITORS

Winkelman of Calhoun presented to the House fifteen members of the Holstein girls' basketball team participating in the state tournament, their coach, Russ Kraai, and Mrs. Kraai, Superintendent and Mrs. Harland Hanson and two managers.

Robinson of Audubon-Guthrie presented to the House sixteen members of the Exira girls' basketball team, their coaches, Mr. Schmahl and Mr. Eades, and Superintendent Tadlock.

Korn of Harrison presented to the House the girls' basketball team from Dunlap Community School, their coach, Dixie Morrison, Mrs. Morrison and C. F. Petersen.

Hullinger of Decatur-Wayne presented to the House seventy-five members of the senior government class of Central Community School in Leon.

## PETITIONS

The following petitions were presented and placed on file:
By Miller of Buena Vista, from one hundred seventy-four residents of Buena Vista County opposing the prohibiting of hunting along the state's highways.

By Quinn of Washington, from five residents of Washington County favoring a fair bus bill.

By Doderer of Johnson, from thirty-eight residents of Johnson County opposing two tax bills, Senate File 100 and House File 161.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 250 and 281, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 299.

## HOUSE FILE 105 WITHDRAWN

Mahan of Jackson asked and received unanimous consent to withdraw House File 105 from further consideration by the House.

Resnick of Scott rose on a point of personal privilege and addressed the House as follows:
Mr. Speaker, Ladies and Gentlemen of the House:
I would be remiss if I did not stand up and be counted this morning.
Last night, in a hospital in Birmingham, Alabama, a man died, far from his home and his children in Boston, Massachusetts, for a reason surmounted by no others-love. Greater love than this has no man-that he lay down his life for a friend.

Who was the friend for whom the Reverend James Reeb intervened? You, and I, and all the people of this country who believe in and fight for justice and freedom for all men everywhere. The incidence of this man's death is, by history's measure, only one more miring step in the shame of Alabama that is the shame of this entire country before the world.

For the Reverend James Reeb and for those who have gone before, fighting for the rights of man, I can think of no finer epitaph than a paraphrase of a few lines of Julia Ward Howe's famous hymn:

As Christ died to make men holy
They died to make men free.
I know you will join me in prayer that the perpetual light of God shine on them and that they, through the Mercy of God, rest in peace, knowing they have not died in vain.

## HOUSE FILE 401 DEFERRED

Jackson of Clinton asked and received unanimous consent that House File 401 be deferred and that the bill retain its place on the calendar.

## MOTION TO REREFER LOST

Bremmer of Pottawattamie moved that House File 414, now scheduled for indefinite postponement, be rereferred to the committee on industrial and human relations.

Motion lost.

## INTRODUCTION OF BILLS

House File 562, by committee on commerce, a bill for an act to regulate the sale of credit life and credit accident and health insurance.

Read first time and placed on the calendar.
House File 563, by governmental affairs committee, a bill for an act to amend section ninety-six point fourteen (96.14), subsection two (2), Code 1962, to provide for changing the penalty provisions for employers who fail to file timely reports or make timely payments for contributions due.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 322, a bill for an act to create and establish a state tort claims act; defining terms and conferring upon the state appeal board on behalf of the state the power to determine certain claims against the state; permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein; conferring jurisdicion in the district court to hear, determine, and render judgment; and generally providing for the practice and procedure to establish liability of the state on tort claims.

Read first time and referred to committee on judiciary.
Senate File 250, a bill for an act to change the hunting, fishing and trapping license year from April 1 to the calendar year.

Read first time and referred to committee on conservation and recreation.

Senate File 182, a bill for an act to raise the age limit of person permitted to drive any school bus used to transport children to and from a public or private school from sixteen years of age to seventeen years of age.

Read first time and referred to committee on transportation.

## MESSAGES FROM THE.SENATE

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

Senate File 146, a bill for an act relating to the maximum loan limits of small loan companies.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 234, a bill for an act relating to brucellosis in swine.
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 rules of valuation for life insurance companies' investments.

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

Senate File 290, a bill for an act relating to the conservation commission's authority to appoint supervisory employees as peace officers.

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 further delineate the "specific powers" of the state conservation commission.

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

Senate File 292, a bill for an act to further delineate the authorization of "specific powers" of the state conservation commission.

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

Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962.

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

House Concurrent Resolution 17, relating to the civil rights situation in Alabama.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 268, a bill for an act relating to the salary of the commissioner of health, 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?" (S. F. 268)
The ayes were, 94:

| Anderson | Detje | Gleason | Loss |
| :---: | :---: | :---: | :---: |
| Bailey | Doderer | Hanson | Lynch |
| Baker | Dougherty | Harrington | Madden |
| Boot | Doyle | Hausheer | Mahan |
| Breitbach | Duffy | Hullinger | Maule |
| Busch | Fisher of | Hutchins | Mayberry |
| Caffrey | Greene | Jackson of | McNamara |
| Carnahan | Foster | Black Hawk | Meacham |
| Clapsaddle | Gallagher | Jackson of | Melrose |
| Cochran | Gannon | Clinton | Millen |
| Coffman | Gaudineer | Keleher | Miller of |
| Cohen | Gillette of | Kempter | Page |
| Conway | Clay-Dickinson | Kennedy | Morgan |
| Crosier | Gillette of | Kluever | Mueller |
| Denato | Story | Korn | Murphy |
| Den Herder | Glanton | Lawlor | Nagle |


| Nelson | Rasmussen | Scott | Uban |
| :--- | :--- | :--- | :--- |
| Nielsen of | Redfern | Seibert | Utzig |
| Emmet-Palo Alto Reichardt | Shirley of | Varney |  |
| Oehlsen | Renda | Dallas | Webster |
| O'Malley | Resnick | Smith of | Wengert |
| Ossian | Rickert | Linn | Whisler |
| Oxley | Robinson | Stevenson | Winkelman |
| Palmer | Roe | Stokes | Wolcott |
| Quinn | Scherle of | Stueland | Wright |
| Radl | Fremont-Mills | Tieden | Mr. Speaker |

The nays were, 13 :

| Baringer | Grassley |
| :--- | :--- |
| Distelhorst | Gregerson |
| Edgington | Hageman |
| Glenn | Holmes |

Absent or not voting, 17:

| Bogenrief | Dunton | Graham | Nielsen of |
| :--- | :--- | :--- | :--- |
| Bremmer | Felger | Miller of | Shelly |
| Brinck | Fischer of | Guena Vista | Shannahan |
| Gurke | Grundy | Miller of | Strothman |
| Busing | Fullmer | Des Moines | Wilson |

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 146, a bill for an act relating to purchase of gas or water by a city or town, with report of committee recommending passage, was taken up for consideration.

Rasmussen of Polk offered the following amendment and moved its adoption:

Amend House File 146 as follows:

1. By striking the word and figure "sixteen (16)" in line 3 and inserting in lieu therof the word and figure "thirteen (13)".

The amendment was adopted.
Maule of Monona moved to defer further action on House File 146 and that the bill retain its place on the calendar.

Motion lost.
Carnahan of Wapello moved the previous question.
Motion lost.
Rasmussen 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?" (H. F. 146)

The ayes were, 80:

| Anderson <br> Breitbach <br> Bremmer <br> Busing | Foster <br> Gannon <br> Gillette of |
| :--- | :--- |
| Caffrey | Story |
| Carnahan | Glanton |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Coffman | Gregerson |
| Conway | Hageman |
| Crosier | Hanson |
| Denato | Harrington |
| Den Herder | Hausheer |
| Detje | Holmes |
| Distelhorst | Houston |
| Doderer | Hullinger |
| Dougherty | Hutchins |
| Doyle | Jackson of |
| Duffy | Black Hawk |
| Dunton | Jackson of |
| Fisher of | Clinton |
| Greene | Keleher |
| Kempter |  |

The nays were, 29:

| Bailey <br> Baker | Gallagher <br> Garinger |
| :--- | :--- |
| Boot | Kennedy |

Absent or not voting, 15:

| Bogenrief | Fullmer |
| :--- | :--- |
| Brinck | Gaudineer |
| Burke | Gillette of |
| Craig | Clay-Dickinson |
| Felger |  |


| Korn | Rasmussen <br> Lawlor |
| :--- | :--- |
| Reichardt |  |


| Nelson | Shannahan <br> Oehlsen |
| :--- | :--- |
| Smith of |  |
| Patton | O'Brien |
| Redfern | Tieden |
| Scherle of | Uban |
| Fremont-Mills | Whisler |
| Scott | Winkelman |
| Seibert |  |

Graham<br>Maley<br>Miller of<br>Des Moines

Rasmussen
Reichardt
Renda
Resnick
Rider
Robinson
Roe
Shirley of Dallas
Smith of Linn
Stevenson
Stueland
Utzig
Varney
Wengert
Wilson
Wolcott
Mr. Speaker

Shannahan
Smith of O'Brien

Tleden
an
Winkelman

Nielsen of
Shelby
Radl
Stokes
Strothman

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

## MOTION TO RECONSIDER LAID ON THE TABLE

Rasmussen of Polk moved to reconsider the vote by which House File 146 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 98, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, to-
gether with certain supervisory and corrective measures, with report of committee recommending passage, was taken up for consideration.

Palmer of Polk offered the following committee amendment and moved its adoption :
Amend House File 98 as follows:

1. By striking from line three (3) of section one (1) the words "of this state" and inserting in lieu thereof the words "of this state so long as the total investment in such corporation does not exceed five percent of the assets of said association".
2. By striking all of section nine (9) and inserting in lieu thereof the following:
"Sec. 9. Section five hundred sixty-five A point four (565A.4), Code 1962, is hereby amended by inserting after the word 'bank' in line nine (9) of subsection seven (7) the following: 'or in share accounts in savings and loan associations'."

The amendment was adopted.
Dougherty of Lucas-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?" (H. F. 98)
The ayes were, 109:

| Anderson | Foster | Loss | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Madden | Renda |
| Baker | Gannon | Mahan | Resnick |
| Baringer | Gaudineer | Maley | Rickert |
| Boot | Gillette of | Maule | Rider |
| Breitbach | Clay-Dickinson | Mayberry | Robinson |
| Bremmer | Gillette of | McNamara | Roe |
| Brinck | Story | Meacham | Scherle of |
| Busch | Glanton | Melrose | Fremont-Mills |
| Caffrey | Gleason | Millen | Scott |
| Carnahan | Glenn | Miller of | Seibert |
| Clapsaddle | Grassley | BuenaVista | Shirley of |
| Cochran | Gregerson | Miller of | Dallas |
| Coffman | Hageman | Des Moines | Smith of |
| Cohen | Hanson | Miller of | Linn |
| Conway | Harrington | Page | Smith of |
| Crosier | Hausheer | Morgan | O'Brien |
| Denato | Holmes | Mueller | Stevenson |
| Den Herder | Houston | Murphy | Stueland |
| Detje | Hullinger | Nagle | Tieden |
| Distelhorst | Hutchins | Nelson | Uban |
| Doderer | Jackson of | Nielsen of | Utzig |
| Dougherty | Black Hawk | Emmet-Palo Alto Webster |  |
| Doyle | Jackson of | Oehlsen | Wengert |
| Duffy | Clinton | Ossian | Whisler |
| Dunton | Keleher | Oxley | Wilson |
| Edgington | Kempter | Palmer | Winkelman |
| Fischer of | Kennedy | Patton | Wolcott |
| Grundy | Kluever | Quinn | Wright |
| Fisher of | Korn | Radl | Mr. Speaker |
| Greene | Lawlor | Rasmussen |  |

The nays were, none.
Absent or not voting, 15:

Bogenrief Burke Busing Craig

Felger
Fullmer
Graham
Lynch
Nielsen of
Shelby
O'Malley
Reichardt

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

SENATE FILE 85 SUBSTITUTED FOR HOUSE FILE 139
Hausheer of Story asked and received unanimous consent to substitute Senate File 85 for House File 139.

Senate File 85, a bill for an act to amend section two hundred sixty point twenty-three (260.23), Code 1962, relating to revocation of certificates, was taken up for consideration.

Hausheer 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?" (S. F. 85)
The ayes were, 103:
Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Den Herder
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Edgington
Fischer of Grundy
Fisher of Greene
Foster
Gannon

Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley
Mayberry
McNamara
Meacham
Merrose
Millen
Miller of
Buena Vista

Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Thind Stueland
Emmet-Palo Alto Tieden
Oehlsen Uban
O'Malley Utzig
Ossian Webster
Oxley : Wengert
Palmer Whisler
Patton Wilson
$\begin{array}{ll}\text { Patton } & \text { Wilson } \\ \text { Quinn } & \text { Winkelman }\end{array}$
Radl
Rasmussen
Redfern

Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stueland

Wolcott
Wright
Mr. Speaker

Absent or not voting, 21:

| Bogenrief | Doderer | Keleher | Reichardt |
| :--- | :--- | :--- | :--- |
| Burke | Felger | Lynch | Shannahan |
| Busing | Fullmer | Maule | Stokes |
| Craig | Gallagher | Nielsen of | Strothman |
| Denato | Gaudineer | Shelby | Varney |
| Detje | Graham |  |  |

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

## HOUSE FILE 139 WITHDRAWN

Hausheer of Story asked and received unanimous consent to withdraw House File 139 from further consideration by the House.

SENATE FILE 150 SUBSTITUTED FOR HOUSE FILE 147
Hausheer of Story asked and received unanimous consent to substitute Senate File 150 for House File 147.

Senate File 150, a bill for an act relating to the state apiarist, was taken up for consideration.

Hausheer 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?" (S. F. 150)
The ayes were, 105:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Busch
Caffrey
Carnahan
Cochran
Coffman
Cohen
Conway
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington

Fischer of Grundy
Fisher of
Greene
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk

Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Nagle

Nelson
Nielsen of
Emmet-Palo Alto
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Renda
Resnick
Rickert
Robinson
Roe
Scherle of Fremont-Mills

## Scott

Seibert
Shannahan
Shirley of Dallas

| Smith of | Stueland | Webster | Winkelman |
| :---: | :---: | :---: | :---: |
| Linn | Tieden | Wengert | Wolcott |
| Smith of | Uban | Whisler | Wright |
| O'Brien | Utzig | Wilson | Mr. Speaker |
| Stevenson |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 19: |  |  |  |
| Bogenrief | Craig | Lynch | Reichardt |
| Brinck | Felger | Maule | Rider |
| Burke | Foster | Murphy | Stokes |
| Busing | Fullmer | Nielsen of | Strothman |
| Clapsaddle | Graham | Shelby | Varney |

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

## HOUSE FILE 147 WITHDRAWN

Hausheer of Story asked and received unanimous consent to withdraw House File 147 from further consideration by the House.

House File 171, a bill for an act to amend section two hundred seventy-nine point twenty-five (279.25), Code 1962, relating to purchase of school supplies, with report of committee recommending passage, was taken up for consideration.

Shirley 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?" (H. F. 171)
The ayes were, 106:

| Anderson | Doyle | Harrington | Miller of |
| :---: | :---: | :---: | :---: |
| Bailey | Duffy | Holmes | Buena Vista |
| Baker | Dunton | Houston | Miller of |
| Baringer | Edgington | Hullinger | Page |
| Boot | Fischer of | Hutchins | Morgan |
| Breitbach | Grundy | Jackson of | Mueller |
| Bremmer | Fisher of | Black Hawk | Nagle |
| Brinck | Greene | Jackson of | Nelson |
| Busch | Foster | Clinton | Nielsen of |
| Busing | Gallagher | Keleher | Emmet-Palo Alto |
| Caffrey | Gannon | Kempter | Oehlsen |
| Carnahan | Gaudineer | Kennedy | O'Malley |
| Clapsaddle | Gillette of | Kluever | Ossian |
| Cochran | Clay-Dickinson | Korn | Oxley |
| Coffman | Gillette of | Lawlor | Palmer |
| Cohen | Story | Loss | Patton |
| Conway | Glanton | Mahan | Quinn |
| Crosier | Gleason | Maley | Radl |
| Denato | Glenn | Mayberry | Rasmussen |
| Den Herder | Grassley | McNamara | Redfern |
| Detje | Gregerson | Meacham | Renda |
| Doderer | Hageman | Melrose | Resnick |
| Dougherty | Hanson | Millen | Rickert |


| Rider | Shannahan | Stevenson | Whisler |
| :--- | :--- | :--- | :--- |
| Robinson | Shirley of | Stueland | Wilson |
| Roe | Dallas | Tieden | Winkelman |
| Scherle of | Smith of | Uban | Wolcott |
| Fremont-Mills | Linn | Utzig | Wright |
| Scott | Smith of | Webster | Mr. Speaker |
| Seibert | O'Brien | Wengert |  |

The nays were, none.
Absent or not voting, 18:

| Bogenrief | Graham <br> Burke | Hausheer | Miller of <br> Des Moines |
| :--- | :--- | :--- | :--- |
| Craig | Lynch | Reichardt <br> Stokes |  |
| Distelhorst | Madden | Nurphy | Strothman |
| Felger | Maule | Shelsen of | Varney |

Fullmer
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 relating to terms of members of the capitol planning commission, 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?" (H. F. 148)
The ayes were, 106:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington

| Fischer of | Keleher | O'Malley |
| :--- | :--- | :--- |
| Grundy | Kennedy | Ossian |
| Fisher of | Kluever | Oxley |
| Greene | Korn | Palmer |
| Foster | Lawlor | Patton |
| Gallagher | Loss | Quinn |
| Gannon | Lynch | Radl |
| Gaudineer | Madden | Rasmussen |
| Gillette of | Mahan | Redfern |
| Clay-Dickinson | Maley | Reichardt |
| Gillette of | Mayberry | Renda |
| Story | McNamara | Resnick |
| Glanton | Meacham | Rickert |
| Gleason | Melrose | Rider |
| Glenn | Millen | Robinson |
| Grassley | Miller of | Roe |
| Gregerson | Buena Vista | Scherle of |
| Hageman | Miller of | Fremont-Mills |
| Hanson | Des Moines | Scott |
| Harrington | Miller of | Seibert |
| Holmes | Page | Shannahan |
| Houston | Morgan | Shirley of |
| Hullinger | Mueller | Dallas |
| Jackson of | Nagle | Smith of |
| Black Hawk | Nelson | Linn |
| Jackson of | Nielsen of | Smith of |
| Clinton | Emmet-Palo Alto | O'Brien |


| Stevenson | Utzig | Whisler | Wolcott |
| :--- | :--- | :--- | :--- |
| Stueland | Webster | Wilson | Wright |
| Tieden | Wengert | Winkelman | Mr. Speaker |

The nays were, none.
Absent or not voting, 18:

| Bogenrief | Felger | Kempter | Oehlsen |
| :--- | :--- | :--- | :--- |
| Burke | Fullmer | Maule | Stokes |
| Busing | Graham | Murphy | Strothman |
| Craig | Hausheer | Nielsen of | Varney |
| Denato | Hutchins | Shelby |  |

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

House File 46, a bill for an act relating to firearms permits, with report of committee recommending passage, was taken up for consideration.

Scherle of Fremont-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?" (H. F. 46)
The ayes were, 101:

| Anderson | Gillette of | McNamara | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Clay-Dickinson | Meacham | Rickert |
| Baker | Gillette of | Melrose | Rider |
| Baringer | Story | Millen | Robinson |
| Boot | Glanton | Miller of | Roe |
| Breitbach | Gleason | Buena Vista | Scherle of |
| Brinck | Glenn | Miller of | Fremont-Mills |
| Busch | Grassley | Des Moines | Scott |
| Caffrey | Gregerson | Miller of | Seibert |
| Carnahan | Hageman | Page | Shannahan |
| Clapsaddle | Hanson | Morgan | Shirley of |
| Cochran | Harrington | Mueller | Dallas |
| Coffman | Holmes | Murphy | Smith of |
| Cohen | Houston | Nagle | Linn |
| Conway | Hullinger | Nelson | Smith of |
| Crosier | Hutchins | Nielsen of | O'Brien |
| Den Herder | Jackson of | Emmet-Palo Alto | Stevenson |
| Detje | Clinton | Oehlsen | Stueland |
| Distelhorst | Keleher | O'Malley | Tieden |
| Doderer | Kempter | Ossian | Uban |
| Doyle | Kluever | Oxley | Utzig |
| Duffy | Korn | Palmer | Webster |
| Edgington | Lawlor | Patton | Wengert |
| Fisher of | Loss | Quinn | Whisler |
| Greene | Madden | Radl | Wilson |
| Foster | Mahan | Rasmussen | Winkelman |
| Gallagher | Maley | Redfern | Wolcott |
| Gaudineer | Maule | Reichardt | Wright |

The nays were, none.

Absent or not voting, 23:

| Bogenrief | Dunton | Graham | Nielsen of |
| :--- | :--- | :--- | :--- |
| Bremmer | Felger | Hausheer | Shelby |
| Burke | Fischer of | Jackson of | Renda |
| Busing | Grundy | Black Hawk | Stokes |
| Craig | Fullmer | Kennedy | Strothman |
| Denato | Gannon | Lynch | Varney |
| Dougherty |  |  |  |

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

## SENATE FILE 112 SUBSTITUTED FOR HOUSE FILE 163

Rasmussen of Polk asked and received unanimous consent to substitute Senate File 112 for House File 163.

Senate File 112, a bill for an act relating to fees taxed by the clerk of the district court in probate matters, was taken up for consideration.

Rasmussen 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?" (S. F. 112)
The ayes were, 97 :

| Anderson | Gallagher | Maule | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Mayberry | Rickert |
| Baker | Gaudineer | McNamara | Rider |
| Boot | Gillette of | Meacham | Robinson |
| Breitbach | Clay-Dickinson | Melrose | Roe |
| Bremmer | Gillette of | Millen | Scherle of |
| Brinck | Story | Miller of | Fremont-Mills |
| Busing | Glanton | Des Moines | Scott |
| Caffrey | Gleason | Miller of | Seibert |
| Carnahan | Glenn | Page | Shannahan |
| Clapsaddle | Grassley | Morgan | Shirley of |
| Cochran | Gregerson | Mueller | Dallas |
| Coffman | Hanson | Murphy | Smith of |
| Cohen | Harrington | Nagle | Linn |
| Conway | Holmes | Nelson | Stevenson |
| Crosier | Hullinger | Nielsen of | Stueland |
| Denato | Jackson of | Emmet-Palo Alto | Uban |
| Den Herder | Black Hawk | Oehlsen | Utzig |
| Detje | Jackson of | O'Malley | Webster |
| Distelhorst | Clinton | Ossian | Wengert |
| Doderer | Keleher | Palmer | Whisler |
| Dougherty | Kennedy | Patton | Wilson |
| Doyle | Korn | Quinn | Winkelman |
| Duffy | Lawlor | Radl | Wolcott |
| Dunton | Madden | Rasmussen | Wright |
| Edgington | Mahan | Redfern | Mr. Speaker |
| Fisher of | Maley | Renda |  |

The nays were, 10:
Baringer

Busch
Fischer of
Grundv
Absent or not voting, 17:

| Bogenrief <br> Burke | Hausheer <br> Craig |
| :--- | :--- |
| Lelger |  |
| Fullmer | Lynch |
| Full | Miller of |
| Guena Vista |  |

Graham

Foster
Hageman
Houston

Hutchins
Kempter

Nielsen of Shelly
Oxley
Reichardt

Kluever Tieden

Smith of O'Brien
Stokes
Strothman
Varney

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

## HOUSE FILE 163 WITHDRAWN

Rasmussen of Polk asked and received unanimous consent to withdraw House File 163 from further consideration by the House.

Senate File 8, a bill for an act relating to powers of cities and towns and benefited fire districts regarding the use of joint facilities, 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?" (S. F. 8)
The ayes were, 109:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle

Duffy
Dunton
Edgington
Fischer of Grundy
Fisher of Greene
Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
$\quad$ Black Hawk
Jackson of
$\quad$ Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Madden
Mahan
Maley
Maule
Mayberry
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Renda
Resnick
Rickert

| Rider | Shannahan | Stevenson | Whisler |
| :--- | :--- | :--- | :--- |
| Robinson | Shirley of | Stueland | Wilson |
| Roe | Dallas | Tieden | Winkelman |
| Scherle of | Smith of | Uban | Wolcott |
| Fremont-Mills | Linn | Utzig | Wright |
| Scott | Smith of | Webster | Mr. Speaker |
| Seibert | O'Brien | Wengert |  |

The nays were, none.
Absent or not voting, 15:

| Bogenrief | Felger | Lynch | Reichardt |
| :--- | :--- | :--- | :--- |
| Burke | Fullmer | McNamara | Stokes |
| Craig | Graham | Nielsen of | Strothman |
| Denato | Loss | Shelby | Varney |

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

## HOUSE FILE 53 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 53 from further consideration by the House.

Senate File 38, a bill for an act relating to the municipal enterprises fund, with report of committee recommending passage, was taken up for consideration.

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

Amend Senate File 38 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 Evansdale Enterprise, a newspaper published at Evansdale, Iowa, and in the Hudson Herald, a newspaper published at Hudson, Iowa."

The amendment was adopted.
Wilson 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?" (S. F. 38)
The ayes were, 101:

Anderson
Bailey
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle

Cochran
Coffman
Cohen
Conway
Crosier
Denato
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy

Dunton
Edgington
Fischer of Grundy
Fisher of Greene
Foster Gallagher Gannon Gillette of Story Glanton

Gleason
Glenn
Grassley
Gregerson
Hanson
Hausheer
Holmes
Houston
Hutchins
Jackson of Black Hawk

| Jackson of <br> Clinton | Miller of <br> Des Moines | Rasmussen <br> Redfern |
| :--- | :--- | :--- |
| Keleher | Morgan | Renda |
| Kempter | Mueller | Resnick |
| Kennedy | Murnhy | Rickert |
| Kluever | Nagle | Rider |
| Korn | Nelson | Robinson |
| Lawlor | Nielsen of | Roe |
| Loss | Emmet-Palo Alto Scherle of |  |
| Madden | Oehlsen | Fremont-Mills |
| Mahan | O'Malley | Scott |
| Maley | Ossian | Seibert |
| Mayberry | Oxley | Shannahan |
| Meacham | Palmer | Shirley of |
| Melrose | Patton | Dallas |
| Millen | Quinn | Smith of |
|  | Radl | Linn |

Smith of O'Brien
Stevenson
Stueland
Tieden
Uban
Utzig
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 3:
Baker Harrington
Miller of
Page

Absent or not voting, 20:

| Bogenrief | Gaudineer | Lynch | Nielsen of |
| :--- | :--- | :--- | :--- |
| Burke | Gillette of | Maule | Shelby |
| Craig | Clay-Dickinson | McNamara | Reichardt |
| Distelhorst | Graham | Miller of | Stokes |
| Felger | Hageman | Buena Vista | Strothman |
| Fullmer | Hullinger |  | Varney |

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

Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways, 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?" (S. F. 75)
The ayes were, 107:

| Anderson | Cohen |
| :--- | :--- |
| Bailey | Conway |
| Baker | Crosier |
| Baringer | Denato <br> Boot |
| Ben Herder |  |
| Breitbach | Detje |
| Bremmer | Doderer |
| Brinck | Dougherty |
| Busch | Doyle |
| Busing | Duffy |
| Caffrey | Dunton |
| Carnahan | Edgington |
| Clapsaddle | Fischer of |
| Cochran | Grundy |


| Fisher of | Hageman |
| :--- | :--- |
| Greene | Hanson |
| Foster | Harrington |
| Gallagher | Hausheer |
| Gannon | Holmes |
| Gaudineer | Houston |
| Gillette of | Hullinger |
| Clay-Dickinson | Hutchins |
| Gillette of | Jackson of |
| Story | Clinton |
| Glanton | Keleher |
| Gleason | Kempter |
| Glenn | Kennedy |
| Grassley | Kluever |
| Gregerson | Korn |


| Lawlor | Miller of | Quinn | Smith of |
| :---: | :---: | :---: | :---: |
| Madden | Page | Radl | O'Brien |
| Mahan | Morgan | Rasmussen | Stevenson |
| Maley | Mueller | Redfern | Stueland |
| Maule | Murphy | Renda | Tieden |
| Mayberry | Nagle | Resnick | Uban |
| McNamara | Nelson | Rickert | Utzig |
| Meacham | Nielsen of | Rider | Webster |
| Melrose | Emmet-Palo Alto | Robinson | Wengert |
| Millen | Oehlsen | Roe | Whisler |
| Miller of | O'Malley | Scott | Wilson |
| Buena Vista | Ossian | Seibert | Winkelman |
| Miller of | Oxley | Shannahan | Wolcott |
| Des Moines | Palmer Patton | Smith of Linn | Wright Mr. Speaker |
| The nays we | 1: | - |  |
| Shirley of Dallas |  |  |  |
| Absent or not voting, 16: |  |  |  |
| Bogenrieí | Fullmer | Lynch | Scherle of |
| Burke | Graham | Nielsen of | Fremont-Mills |
| Craig | Jackson of | Shelby | Stokes |
| Distelhorst | Black Hawk | Reichardt | Strothman |
| Felger | Loss |  | Varney |

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

## HOUSE FILE 85 WITHDRAWN

Rider of Marshall asked and received unanimous consent to withdraw House File 85 from further consideration by the House.

## REPORT OF JOINT COMMITTEE ON RULES

Mr. President: Your joint committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the joint rules of the Senate and House of the Sixtieth General Assembly be made the permanent joint rules of the Sixty-first General Assembly. Adolph Elvers, Chairman, Senate Rules Committee. Bernard Murphy, Chairman, House Rules Committee.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had approved the following bills on March 12, 1965 : Senate File 62 and House File 128.

## REPORTS OF COMMITTEES

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 16, a joint resolution relating to the report
of the Capitol Planning Commission filed with the General Assembly as provided by law, begs to report it has had 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 P. Miller, Chairman.
Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 249, a bill for an act relating to the bonding authority of the 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.

Quentin V. Anderson, Chairman.
Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 256, a bill for an act relating to the spearing of fish by scuba divers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Quentin V. Anderson, Chairman.
Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 259, a bill for an act prohibiting the shooting of any rifie or any shotgun on or over public highways 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 be amended as follows, and when so amended the bill do pass:

1. Amend House File 259 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred nine point fifty-four (109.54), Code 1962, is hereby amended by adding the following after the word "way" in line four (4) of said section: "nor shall any person at any time shoot any shotgun from any highway within two hundred twenty (220) yards of a building or of any livestock".
2. Amend the title to House File 259 by striking all of said title after the word "of" in line one (1) thereof and inserting in lieu thereof the following:
"any shotgun from any highway within two hundred twenty (220) yards of a building or of any livestock."

Quentin V. Anderson, Chairman.

## AMENDMENT FILED

1 Amend House Joint Resolution 19 as follows:
2 1. By striking in section three (3), line eight (8) the
3 word "discuss" and inserting in lieu thereof the word "witness".
4 2. By striking in section three (3), line nine (9) the
5 word "for" and inserting in lieu thereof the word "by".
RadL of Linn.
On motion by Maule of Monona, the House adjourned until 11:00 a.m., Monday, March 15, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, March 15, 1965.

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

Prayer was offered by the Reverend Roger Patton, pastor of the Olivet Presbyterian Church, Cedar Rapids, Iowa.

The Journal of Friday, March 12, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harrington of Buchanan on request of Breitbach of Dubuque; Webster of Pottawattamie on request of Scott of Pottawattamie; Burke of Woodbury on request of Doyle of Woodbury; Brinck of Lee on request of Rickert of Louisa-Muscatine; Strothman of Henry on request of Fisher of Greene.

## INTRODUCTION OF VISITORS

Busing of Hamilton presented to the House Lynn and Tom Alexander, students from St. Thomas Aquinas School, Webster City.

## PETITIONS

The following petitions were presented and placed on file:
By Jackson of Black Hawk, from forty-eight residents of Black Hawk County opposing the licensing of physical therapists.

By Ossian of Adams-Montgomery, from thirty-six residents of Adams and Montgomery Counties opposing public transportation for parochial school children.

By Breitbach of Dubuque, from twenty-five residents of Dubuque County opposing the two percent tax on services.

By Keleher of Woodbury, from twenty-nine residents of Woodbury County favoring Senate File 66 and House File 125.

By Radl of Linn, from six residents of Linn County favoring public bus transportation for all school children.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable William J.

Scherle and the Honorable Albert H. Detje "Birthday Congratulations on March 14."

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 18

Denato of Polk brought up for consideration House Concurrent Resolution 18 found on page 515 of the Journal and moved its adoption.

The resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 10

Craig of Marshall brought up for consideration Senate Concurrent Resolution 10 found on page 468 of the Journal and moved its adoption.

The resolution was adopted.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 249, 256, 259 and House Joint Resolution 16, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 257 and 414.

## MESSAGES FROM THE SENATE

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

House File 2, 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.

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

House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school.
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 repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor.

[^6]Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 17, authorizing payment of legislative expenses.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 17 <br> By Appropriations Committee

Be It Resolved by the Senate, 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:

Office Machine Supply Co., clean and repair typewriters (Senate)
$\$ 142.90$
Royal McBee Corp., 8 new typewriters (Senate) ................................ 1,452.50
Iowa State Industries, 14 new chairs (Senate) ............................. 151.15
Electrolux Corp., new vacuum cleaner and parts (Senate) ........ 359.90
Executive Council, supplies (Senate) ............................................. 464.51
Koch Bros., office supplies (Senate) ................................................. 13.80
Storey Kenworthy, chairs, office equipment (Senate) ................. 963.50
M \& M Sales, 12 new typewriters (Senate) ..................................... 2,028.00
Heck Ross Uniform Co., jackets for pages (Senate) ...................... 227.00
Lillian Leffert, printing Code annotations (House) ..................... 480.00
Des Moines Rubber Stamp Co., desk plates, sign holders, daters
and badges (House) .................................................................. 403.05
M \& M Sales, 13 new typewriters (House) ..................................... 2,197.00
Koch Bros., office supplies and equipment (House) .................... 1,354.50
Storey Kenworthy Co., numbers and letters (House) ................ 49.00
Office Machine Supply Co., clean and repair typewriters (House) 84.08
IBM Corp., 2 new typewriters (House) ......................................... 793.00
Executive Council, supplies and postage (House) ........................ 1,414.95
Royal McBee Corp., 23 new typewriters (House) ......................... 4,197.50
Iowa Radio Supply Co., electric tubes (House) ............................. 18.16
Heck Ross Uniform Co., jackets for pages (House) .................... 363.20
Transcopy, Inc., supplies for Code editor (Joint) ........................ 704.40
Koch Bros., supplies for Data Processing (Joint) ......................... 46.50
Addressograph Multigraph Corp., supplies for Data Processing (Joint)
152.70
$\$ 18,061.30$
The State Comptroller is hereby authorized and directed to issue warrants for amounts above listed and to persons and firms to whom such accounts are due.

Referred to committee on appropriations.

## SENATE MESSAGES CONSIDERED

Senate File 146, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest.

Read first time and referred to committee on commerce.

Senate File 234, a bill for an act relating to brucellosis in swine.
Read first time and referred to committee on agriculture.
Senate File 241, a bill for an act relating to rules of valuation for life insurance companies' investments.

Read first time and referred to committee on commerce.
Senate File 290, a bill for an act to amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers.

Read first time and referred to committee on conservation and recreation.

Senate File 291, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "specific powers" of the state conservation commission.

Read first time and referred to committee on conservation and recreation.

Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962.
Read first time and referred to committee on conservation and recreation.

Senate File 292, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the authorization of "specific powers" of the state conservation commission.

Read first time and referred to committee on conservation and recreation.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 129, a bill for an act relating to time of taking possession of property under power of eminent domain, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright offered the following amendment filed February 23,1965 , and moved its adoption:

Amend House File 129, section one (1), line seven (7), by striking the words and figures "ninety (90) days" and inserting in lieu thereof the words "six months".

The amendment was adopted.

Wengert of Woodbury asked and received unanimous consent to withdraw the amendment filed by Burke of Woodbury on February 25, 1965.

Maley of Polk offered the following amendment filed by him :
Amend House File 129 as follows:

1. Amend section one (1), by striking from lines seven (7) and eight (8), the words "from the commencement of said condemnation proceedings." and inserting in lieu thereof the following: "from the time the applicant has deposited with the sheriff the amount assessed in favor of a claimant."

Denato of Polk offered the following amendment to the Maley amendment, filed by him, and moved its adoption :

Amend the Maley amendment filed February 23, 1965, by striking the period in line six (6), and adding thereto the following: ", and the deposit may be accepted by the claimant without jeopardy to his right to claim a higher value for said property."

The amendment to the amendment was adopted.
Maley of Polk moved the adoption of his amendment as amended.
The amendment as amended was adopted.
Denato 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?" (H. F. 129)
The ayes were, 112:

| Anderson | Duffy | Hullinger | Miller of |
| :---: | :---: | :---: | :---: |
| Bailey | Dunton | Hutchins | Page |
| Baker | Felger | Jackson of | Morgan |
| Baringer | Fischer of | Black Hawk | Mueller |
| Bogenrief | Grundy | Jackson of | Murphy |
| Boot | Fisher of | Clinton | Nagle |
| Breitbach | Greene | Keleher | Nielsen of |
| Bremmer | Fullmer | Kempter | Emmet-Palo Alto |
| Busch | Gallagher | Kennedy | Nielsen of |
| Busing | Gannon | Kluever | Shelby |
| Caffrey | Gaudineer | Korn | Oehlsen |
| Carnahan | Gillette of | Lawlor | O'Malley |
| Clapsaddle | Clay-Dickinson | Loss | Ossian |
| Cochran | Gillette of | Lynch | Oxley |
| Coffman | Story | Madden | Palmer |
| Cohen | Glanton | Mahan | Patton |
| Conway | Gleason | Maley | Quinn |
| Crosier | Glenn | Maule | Radl |
| Denato | Graham | Mayberry | Rasmussen |
| Den Herder | Grassley | Meacham | Redfern |
| Detje | Gregerson | Melrose | Renda |
| Distelhorst | Hageman | Millen | Resnick |
| Doderer | Hanson | Miller of | Rickert |
| Dougherty | Hausheer | Buena Vista | Robinson |
| Doyle | Holmes | Miller of | Roe |


| Scherle of | Smith of | Stueland | Whisler |
| :---: | :---: | :---: | :---: |
| Fremont-Mills | Linn | Tieden | Wilson |
| Scott | Smith of | Uban | Winkelman |
| Seibert | O'Brien | Utzig | Wolcott |
| Shannahan | Stevenson | Varney | Wright |
| Shirley of Dallas | Stokes | Wengert | Mr. Speaker |
| The nays were, 2 : |  |  |  |
| Craig | Nelson |  |  |
| Absent or not voting, 10: |  |  |  |
| Brinck | Foster | Reichardt | Strothman |
| Burke | Harrington | Rider | Webster |
| Edgington | McNamara |  |  |

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

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 263 Relating to prohibiting unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, vocational schools and housing. By Gillette of Story, Maule, Dunton, et al.
H. F. 376 Committee Bill-To create and establish a state tort claims act. By claims committee.
H.F. 133 Relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds. By Mayberry, Palmer, Uban, et al. (Companion to S. F. 84)
H. F. 164 Relating to documents which simulate legal process. By Doyle and Burke.
al Meacham, 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. 109 Relating to lighting equipment on motor vehicles. By Gillette of Story, Meacham and Hausheer.
H. F. 110 To authorize and empower county conservation boards to cooperate with the government of the United States and to accept federal funds. By Kennedy, McNamara, Gallagher, et al.
H. F. 302 Committee Bill-Relating to the manner in which earned income shall be considered in determining the amount of old age assistance grants. By industrial and human relations committee.
H. F. 303 Committee Bill-Relating to property exclusions of old age
assistance recipients. By industrial and human relations
committee.
H. F. 304 Committee Bill-To change the age limit for a child to be eligible for aid to dependent children. By industrial and human relations committee.
H. F. 305 Committee Bill-To provide aid to dependent children payments to children placed in a foster home or with a public or non-profit child-care agency. By industrial and human relations committee.
H. F. 307 Committee Bill-Relating to the powers and duties of the state board of social welfare. By industrial and human relations committee.
H. F. 308 Committee Bill-Relating to the powers and duties of the state board of social welfare. By industrial and human relations committee.
H. F. 169 Relating to the failure to stop at the scene of an accident. By Gillette of Story, Palmer, Dunton, et al.
H. F. 329 Committee Bill-Relating to the unlawful possession and transportation of fireworks. By transportation committee.
H. F. $167 \begin{gathered}\text { Relating to the adoption of certain city and town ordinances } \\ \text { by reference. By Glanton, Maley, O'Malley, et al. (Com- } \\ \text { panion to S. F. 143) }\end{gathered}$
H. F. 194 Relating to nominations for municipal office. By Wilson, Baringer, Distelhorst, et al.
H.J.R. 17 Authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds. By Grassley, Caffrey, et al. (Companion to S. J. R. 14)
S. F. 35 Legalizing act-South Hamilton Community School District. By Walker.
H. F. 145 Relating to the imposition of general parking restrictions within cities. By Renda, Denato and Gaudineer.
H. F. 175 Relating to state boiler inspection. By Bremmer, Conway, Detje, et al.
H. F. 372 Committee Bill-Relating to the composition of the hospital and other health facilities advisory council. By public health committee.
H. F. 168 Relating to the revocation of the license of any operator or chauffeur of a motor vehicle. By Gillette of Story, Palmer, Dunton, et al.
H. F. 350 Legalizing act-Board of directors of the Osage Community School District in the counties of Mitchell and Floyd. By Stevenson.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 27, 58, 69, 74, 117 and 234; and Senate File 113 and Senate Joint Resolution 11.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 27, 58, 69, 74, 117, and 234; and Senate File 113 and Senate Joint Resolution 11.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 15th day of March, 1965, sent to the Governor for his approval: House Files 27, 58, 69, 74, 117 and 234.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation, to whom was referred House File 325, a bill for an act relating to fire protection for highway commission 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation, to whom was referred House File 355, a bill for an act repealing those sections of chapter three hundred twenty-one (321), Code 1962, which relate to cities and towns establishing and maintaining vehicle testing stations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Also :
Mr. Speaker: Your committee on transportation, to whom was referred House File 371, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of historical, arche-
ological, and paleontological remains disturbed or to be disturbed by highway construction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation, to whom was referred Senate File 79, a bill for an act relating to railroad track power cars operated by common carriers: and providing penalties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 310, a bill for an act relating to departmental administration at state institutions of higher learning, begs leave to report it has 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. Bruce E. Mahan, Chairman.

## Also :

Mr. Speaker: Your committee on education to whom was referred House File 227, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to increase the minimum payment of seventy-five (75) dollars per month for teachers meeting certain service requirements to one hundred (100) dollars per month, begs leave to report it has had the same under consideration and has instructed me to report the 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 by adding the following new section:
"Sec. 3. This Act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in The Winfield Beacon, a newspaper published in Winfield, Iowa and The Minburn Booster, a newspaper published in Minburn, Iowa.

Bruce E. Mahan, Chairman.

## AMENDMENTS FILED

Bailey of Wright.
Amend House File 160 by striking from section three (3) lines eight (8), nine (9) and ten (10) and inserting in lieu thereof the following:
"primary road fund, first annually the sum of two million five hundred thousand dollars or an amount equal to one-ninth of the federal allotment whichever is the smaller, said sum to be used for matching the federal allotment to the State of Iowa for the use of the interstate and national defense highways in he State of lowa and the remainder to be used for construction of primary roads other than highways designated as interstate on the basis of need as determined by the state highway commission."

Further amend said House File 160 as follows by adding a new section as section four (4) and renumbering the remaining section:
"Sec. 4. Section three'hundred twelve point two (312.2), Code 1962, is amended by striking subsection six (6)".

Scherle of Fremont-Mills.
Amend House File 160 by striking section three (3) and inserting in lieu thereof the following:

Sec. 3. Section three hundred twenty-four point seventyeight (324.78), Code 1962, is amended by striking from line two (2) the word "seven" and inserting in lieu thereof the word "eight".

Further amend said section by striking from line three (3) the word "six" and inserting in lieu thereof the word "seven".

Scherle of Fremont-Mills.
Amend House File 166 by inserting in line four (4)
of section one (1), immediately following the word "employee", the words "or the city".

Glanton of Polk.
Amend House File 222 as follows:

1. By striking all after the figures "(27)" in line two (2) thereof and inserting in lieu thereof the following: "through thirty-one (31) and inserting in lieu thereof the following:
'In any county in which there exists a city or town, not the county seat, the treasurer may appoint a resident deputy collector of taxes for such city or town under bond as provided for'."
2. By adding the following section:
"Section three hundred forty point two (340.2), Code 1962, is further amended by inserting after the word 'city' in line thirty-six (36) of said section the words 'or town'."

Den Herder of Sioux.
Amend House File 433 by adding the following section:
"Sections two (2) and three (3) of chapter two hundred fifty-three (253), Acts of the Sixtieth General Assembly, are hereby repealed."

## DoDerer of Johnson.

Amend House File 247 by adding thereto the following new section:
"Sec. 6. This Act shall take effect and be in force on and after July 4, 1966."

Patton of Delaware.
Amend House File 125 as follows:

1. Amend section two (2) by adding the following after the period in line twenty-three (23) :
"For the purposes of this Act a professional employee shall be defined as a person engaged in work which is:
"1. Predominantly intellectual and varied in character as opposed to routine mental, manual, mechanical or physical work;
"2. Of such a character that the output produced or the result accomplished cannot be standardized in relation to a given period of time; and
"3. Of such a nature that it requires knowledge of an advanced type in a field of science or learning customarily acquired by a prolonged course of specialized intellectual instruction and study as distinguished from a general academic education and from an apprenticeship, and from training in the performance of routine mental, manual or physical processes."
2. Amend section four (4) by adding the following after the period in line eleven (11):
"For the purpose of this Act, dispute shall be defined as follows: 'Any controversy concerning the terms or conditions of employment or the association or representation of persons in negotiating, fixing, maintaining, changing or seeking to arrange terms or conditions of employment and representation of employees or advising any interested party of the facts of the controversy.'"
3. Amend by adding the following new sections:
"18. Any interested party may apply to the district court in the county wherein the dispute arose for an order enforcing the decision of the board. Any aggrieved party may within thirty (30) days after the entry of the final decision of the board make application for review to the district court in the county wherein the dispute arose upon the grounds only that the board acted without or in excess of its jurisdiction or that the board acted arbitrarily or capriciously. The board's findings of fact shall be final.
"19. If any provision of this Act or the application thereof shall be invalid, such invalidity shall not affect the provisions or application of this Act which can be given effect without the invalid provisions or application, and to this end, the provisions of this Act are declared severable."

Carnahan of Wapello. Glenn of Wapello.
Amend House File 98 as follows:

1. By striking the period at the end of line three (3) of section one (1) and inserting in lieu thereof the following:
"and inserting in lieu thereof the words 'so long as the total investment in such corporation does not exceed five percent of the assets of said association'."
2. By striking all of section nine (9) and inserting in lieu thereof the following:
"Sec. 9. Section five hundred sixty-five A point four (565A.4), Code 1962, is hereby amended by inserting after the word 'bank' in line nine (9) of subsection seven (7) the following: 'or in share accounts in savings and loan associations'."

Meacham of Poweshiek.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Tuesday, March 16, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, March $16,1965$.

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

Prayer was offered by the Reverend Joseph E. Englund, pastor of the First Methodist Church, Riverton, Iowa.

The Journal of Monday, March 15, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury on request of Doyle of Woodbury; Harrington of Buchanan on request of Rasmussen of Polk; Den Herder of Sioux on request of Maule of Monona.

## PRESENTATION OF VISITORS

Jackson of Clinton presented to the House the Honorable Lawrence D. Carstensen, former member of the House from Clinton County in the Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Robinson of Audubon-Guthrie presented to the House fifty-seven members of eighth grade classes from Stuart Community School and St. Mary's Catholic School and their teachers, Claire Messinger and Richard Covich.

Reichardt of Polk presented to the House forty seventh and eighth graders from Grimes and their teacher, Mr. Miller.

Robinson of Audubon-Guthrie presented to the House the Honorable Samuel E. Robinson, former member of the House from Guthrie County in the Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Winkelman of Calhoun presented to the House seven students from Calhoun County and their sponsors, twenty-six members of the Greenfield Happy Homemakers.

Maule of Monona presented to the House students attending the legislative workshop sponsored by the Iowa Center for Education in Politics.

## PETITIONS

The following petitions were presented and placed on file:
By Rasmussen of Polk and Maley of Polk, from twenty-nine residents of Polk County favoring the issuing of license plates containing call letters of Towa Citizens Band licensees.

By Meacham of Poweshiek, from the legislative committee of Victor Grange favoring full payment of the land tax credit; favoring a reduction in the tax on breeding stock; and requesting legislation to provide that any artificial meat be colored green.

By Houston of Crawford, from twelve residents of Crawford County favoring Blue Shield payments for podiatrists.

By Meacham of Poweshiek, from fifty-one residents of the Deep River-Millersburg Community School District opposing House File 155 which would provide for the adoption of standards for schools by the Department of Public Instruction and for the elimination of county institutes for teachers.

By Jackson of Black Hawk, from twenty-nine residents of Black Hawk County opposing the licensing of physical therapists.

By Keleher of Woodbury, from eight residents of Woodbury County favoring the Sunday closing bill.

By Keleher of Woodbury, from thirty-two residents of Woodbury County opposing the following legislation : to require the registration of handguns, proposed to prohibit hunting on the roadways, and proposed to increase the tax on gas or diesel fuel.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 227, 325, 355, 371 and Senate File 79, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 336.

## INTRODUCTION OF BILLS

House File 564, by conservation committee, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Read first time and placed on the calendar.
House File 565, by judiciary committee, a bill for an act establishing a procedure for indictment, trial and sentencing of defendants for
public offenses which carry a heavier penalty because of prior convictions.

Read first time and placed on the calendar.
House File 566, by public health committee, a bill for an act relating to the control and prevention of rabies.

Read first time and placed on the calendar.
House File 567, by committee on conservation and recreation, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land.

Read first time and placed on the calendar.
House File 568, by agriculture committee, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.

Read first time and placed on the calendar.
House File 569, by committee on transportation, a bill for an act relating to the primary road contingent fund.

Read first time and placed on the calendar.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 104, a bill for an act relating to millage limitations upon the several functional funds of cities and towns.

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

Senate File 134, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines.

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

Senate File 248, a bill for an act relating to a fee to the superintendent of banking by credit unions.

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

Senate File 255, a bill for an act relating to special levies on schoolhouse tax.

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

Senate Joint Resolution 21, a joint resolution proposing an amendment to the Constitution of the State of lowa relating to the election of the Governor and Lieutenant Governor.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 126, 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 passed on file.
Senate File 247, a bill for an act relating to directors and officers of credit unions.

Read first time and referred to committee on commerce.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 17

Loss of Kossuth brought up for consideration Senate Concurrent Resolution 17, found on page 569 of the Journal, and moved its adoption.

On the question "Shall the concurrent resolution be adopted?" (S. C. R. 17)

The ayes were, 99 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger

Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Korn

| Lawlor | Redfern |
| :--- | :--- |
| Loss |  |
| Madden | Reichardt |
| Rendan | Renda |
| Mahan | Resnick |
| Maley | Rickert |
| McNamara | Robinson |
| Melrose | Scherle of |
| Millen | Fremont-Mills |
| Miller of | Scott |
| Buena Vista | Smith of |
| Miller of |  |
| Des Moines | Linn |
| Miller of | Smith of |
| Page | Stevenien |
| Morgan | Stoves |
| Mueller | Strothman |
| Nagle | Stueland |
| Nelson | Tieden |
| Nielsen of | Utzig |
| Emmet-PaloAlto Vargey |  |
| Oehlsen | Webster |
| Ossian | Wengert |
| Oxley | Whiser |
| Palmer | Wilson |
| Patton | Wolcott |
| Quinn | Wright |
| Radl | Masmussen |
| Rr. Speaker |  |

The nays were, none.
Absent or not voting, 25:

| Braitbach Gaudineer Grassley | Harrington <br> Burke | Gillette of | Gregerson <br> Canahan |
| :--- | :---: | :--- | :--- |
| Duffy | Story | Hageman |  |


| Lynch | Murphy | Rider | Shirley of |
| :--- | :--- | :--- | :--- |
| Maule | Nielsen of | Roe | Dallas |
| Mayberry | Shelby | Seibert | Uban |
| Meacham | O'Malley | Shannahan | Winkelman |

The resolution was adopted.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

House File 157, a bill for an act providing for the establishment of wage rates for public works projects, with report of committee recommending passage, was taken up for consideration.

Wengert of Woodbury offered the following amendment and moved its adoption:
Amend House File 157 as follows:

1. Amend section six (6) by striking all of subsection seven (7) and inserting in lieu thereof the following:
"7. The final decision of the department of the prevailing wages in the locality shall be subject to review by the district court having jurisdiction in the locality and such court shall have jurisdiction to affirm the action of the department or set it aside in whole or in part, the findings of fact by the department if supported by substantial evidence shall be affirmed by the court but the court for good cause shown, may remand the case to the department to take further evidence and the department may upon complying with such order make new or modified findings of fact and may modify its previous actions, and shall file in the court the record of the further proceedings. Such new or modified findings of fact shall likewise be conclusive if supported by substantial evidence."
2. Further amend section six (6) by striking all of subsection nine (9) and inserting in lieu thereof the following:
" 9 . The judgment of the district court shall be subject to review by the supreme court upon certiorari."

Speaker pro tempore Miller took the chair at 10:30 a.m.
Speaker Steffen took the chair at 10:40 a.m.
Roll call was requested by Caffrey of Polk and Glenn of Wapello.
Rule 69 was invoked.
On the question "Shall the amendment be adopted?" (H. F. 157)
The ayes were, 80 :

| Bailey | Carnahan | Felger | Gleason |
| :--- | :--- | :--- | :--- |
| Baker | Coffman | Fisher of | Glenn |
| Bogenrief | Conway | Greene | Grassley |
| Boot | Craig | Fullmer | Gregerson |
| Breitbach | Crosier | Gallagher | Hageman |
| Bremmer | Denato | Gannon | Hanson |
| Brinck | Detje | Gaudineer | Hausheer |
| Busch | Distelhorst | Gillette of | Hutchins |
| Busing | Doyle | Story | Jackson of |
| Caffrey | Dunton | Glanton | Black Hawk |


| Jackson of |
| :--- |
| Clinton |

Keleher
Kennedy
Korn
Lawlor
Loss
Lynch
Mahan
Maley
Maule
McNamara
Melrose

| Miller of | Palmer | Shirley of |
| :--- | :--- | :--- |
| Buena Vista | Quinn | Dallas |
| Miller of | Rasmussen | Smith of |
| Des Moines | Redfern | Linn |
| Morgan | Reichardt | Stevenson |
| Mueller | Renda | Utzig |
| Murphy | Resnick | Varney |
| Nagle | Rickert | Webster |
| Nielsen of | Robinson | Wengert |
| Emmet-Palo Alto Roe | Wilson |  |
| O'Malley | Scott | Wolott |
| Oxley | Shannahan | Wright |

The nays were, 37 :

| Anderson | Graham | Nielsen of | Smith of |
| :---: | :---: | :---: | :---: |
| Baringer | Holmes | Shelby | O'Brien |
| Clapsaddle | Houston | Oehlsen | Stokes |
| Cochran | Hullinger | Ossian | Strothman |
| Cohen | Kempter | Patton | Stueland |
| Dougherty | Kluever | Radl | Tieden |
| Edgington | Madden | Rider | Uban |
| Fischer of | Millen | Scherle of | Whisler |
| Grundy | Miller of | Fremont-Mills | Winkelman |
| Foster | Page | Seibert | Mr. Speaker |
| Gillette of Clay-Dickinson | Nelson |  |  |
| Absent or not voting, 7: |  |  |  |
| Burke | Doderer | Harrington | Meacham |
| Den Herder | Duffy | Mayberry |  |

The amendment was adopted.
Redfern of Lee offered the following amendment filed March 16, 1965, and moved its adoption:

House File 157 is hereby amended by adding the following new section:
"There is hereby appropriated from the general fund of the state each year of the biennium to the bureau of labor the sum of forty thousand dollars ( $\$ 40,000$ ) to be used to administer and enforce the provisions of this Act."

Miller of Des Moines 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.

Roll call was requested by Redfern of Lee and Millen of JeffersonVan Buren.

On the question "Shall the amendment be adopted?" (H. F. 157)

The ayes were, 33:

| Bailey <br> Barringer <br> Busch | Graham <br> Grassley |
| :--- | :--- |
| Dunton | Hanson |
| Edgington | Kempter |
| Fischer of | Kluever |
| Grundy | Loss |
| Foster | Maule |
| Gillette of | Meacham |

The nays were, 77:
Anderson
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffiman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Doyle

Felger
Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hausheer
Holmes
Hutchins
Jackson of Black Hawk
Jackson of Clinton

Absent or not voting, 14:

| Burke | Harrington <br> Den Herder <br> Dougherty <br> Duffy |
| :--- | :--- |
| Houston |  |
| Hullinger |  |

The amendment lost.
Wengert 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?" (H. F. 157)
The ayes were, 52:

| Baker | Caffrey   <br> Bogenrief Carnahan Distelhorst | Glanton <br> Breitbach | Conway |
| :--- | :--- | :--- | :--- |


| Jackson of | Melrose | Rasmussen | Smith of |
| :--- | :--- | :--- | :--- |
| Black Hawk | Miller of <br> Jackson of | Buena Vista | Reichardt |
| Clinton | Menda | Linn |  |
| Keleher | Des of | Resnick | Utzig |
| Kennedy | Nagle | Scott | Varney |
| Lawlor | O'Malley | Shannahan | Webster |
| Maley | Oxley | Shirley of | Wengert |
| McNamara | Palmer | Dallas | Wright |
|  |  |  |  |

The nays were, 67:

| Anderson | Gaudineer | Mayberry | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Meacham | Rider |
| Baringer | Clay-Dickinson | Millen | Robinson |
| Boot | Gillette of | Miller of | Roe |
| Busch | Story | Page | Scherle of |
| Clapsaddle | Graham | Morgan | Fremont-Mills |
| Cochran | Grassley | Mueller | Seibert |
| Coffman | Hausheer | Murphy | Smith of |
| Cohen | Holmes | Nelson | O'Brien |
| Detje | Houston | Nielsen of | Stevenson |
| Doderer | Hullinger | Emmet-Palo Alto | Stokes |
| Dougherty | Hutchins | Nielsen of | Strothman |
| Dunton | Kempter | Shelby | Stueland |
| Edgington | Kluever | Oehlsen | Tieden |
| Fischer of | Korn | Ossian | Uban |
| Grundy | Loss | Patton | Whisler |
| Fisher of | Madden | Quinn | Winkelman |
| Greene | Mahan | Radl | Wolcott |
| Foster | Maule | Redfern | Mr. Speaker |
| Absent or | ting, 5 : |  |  |
| Burke | Duffy | Harrington | Lynch |

The bill not having received a constitutional majority was declared to have lost.

## MOTION TO TABLE LOST

Barringer of Fayette moved to reconsider the vote by which the bill failed to pass the House and the motion be laid on the table.

The motion lost.

## SENATE JOINT RESOLUTION 21

## SUBSTITUTED FOR HOUSE JOINT RESOLUTION 6

Jackson of Clinton asked and received unanimous consent to substitute Senate Joint Resolution 21 for House Joint Resolution 6 and for the suspension of the rule for the immediate consideration of Senate Joint Resolution 21, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Jackson of Clinton moved that the joint resolution be read a last
time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 21, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

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 two (2) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:
"Section 2. The Governor elected at the general election in the year 1970 shall be elected by the qualified electors at the time and place of voting for members of the General Assembly. The Governor shall hold his office four (4) years from the time of his installation and until his successor is elected and qualified."

Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof :
"Section 3. There shall be a Lieutenant Governor who shall hold his office four (4) years and be elected at the same time and be of the same political affiliation as the Governor. In voting, the electors shall designate for whom they vote for Governor and Lieutenant Governor by casting one (1) vote for both offices on a ballot which shall place the Governor and Lieutenant Governor together on the ballot so that one (1) vote shall be cast for both and said vote shall thereafter be counted as a vote for each. The returns of every election for Governor and Lieutenant Governor shall be sealed and transmitted to the seat of government of the State, directed to the Speaker of the House of Representatives who shall open and publish them in the presence of both Houses of the General Assembly."

Section four (4) of Article four (IV) of the Constitution of the State of Iowa but not to include amendment one (1) of the amendments of 1952 is hereby repealed and the following adopted in lieu thereof:
"Section 4. The persons having the highest number of votes for Governor and Lieutenant Governor shall be duly elected. If the number of votes cast for Governor and Lieutenant Governor of one (1) political affiliation shall be equal to the number of votes cast for Governor and Lieutenant Governor of a second (2nd) political affiliation, and should the number of votes so cast in both instances be the
highest number of votes for the two (2) offices, a tie vote shall exist and the General Assembly shall by joint vote forthwith proceed to elect two (2) of the persons Governor and Lieutenant Governor. The Governor and Lieutenant Governor so elected shall be of the same political affiliation."

Section five (5) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the words ", or Lieutenant Governor," and inserting in lieu thereof the words "and Lieutenant Governor".

Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word "two" and inserting in lieu thereof the word "four (4)".

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 21)

The yeas were, 102:

| Anderson | Fullmer | Lawlor | Radl |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Loss | Rasmussen |
| Baker | Gannon | Lynch | Redfern |
| Bogenrief | Gaudineer | Madden | Reichardt |
| Boot | Gillette of | Mahan | Renda |
| Breitbach | Clay-Dickinson | Maley | Resnick |
| Bremmer | Gillette of | Maule | Rickert |
| Brink | Story | Mayberry | Rider |
| Busch | Glanton | MeNamara | Robinson |
| Caffrey | Gleason | Meacham | Roe |
| Carnahan | Glenn | Melrose | Scott |
| Clapsaddle | Graham | Millen | Seibert |
| Cochran | Gregerson | Miller of | Shirley of |
| Coffman | Hageman | Buena Vista | Dallas |
| Cohen | Hanson | Miller of | Smith of |
| Conway | Hausheer | Des Moines | Linn |
| Craig | Holmes | Miller of | Stevenson |
| Crosier | Houston | Page | Stokes |
| Denato | Hullinger | Mueller | Stueland |
| Detje | Hutchins | Murphy | Uban |
| Distelhorst | Jackson of | Nagle | Varney |
| Doderer | Black Hawk | Nielsen of | Webster |
| Dougherty | Jackson of | Emmet-PaloAlto Wengert |  |
| Doyle | Clinton | Oehlsen | Whisler |
| Dunton | Keleher | O'Malley | Wilson |
| Felger | Kempter | Oxley | Wolcott |
| Fisher of | Kennedy | Palmer | Wright |
| Greene | Korn | Quinn | Mr. Speaker |
| Foster |  |  |  |

The nays were, 16:

| Baringer | Morgan | Patton | Strothman |
| :---: | :---: | :---: | :---: |
| Edgington | Nelson | Scherle of | Tieden |
| Fischer of | Nielsen of | Fremont-Mills | Utzig |
| Grundy | Shelby | Smith of | Winkelman |
| Grassley | Ossian | O'Brien |  |
| Kluever |  |  |  |
| Absent or not voting, 6 : |  |  |  |
| Burke | Den Herder | Harrington | Shannahan |
| Busing | Duffy |  |  |

The resolution having received a constitutional majority was declared to have been adopted and agreed to by the House, and the title was agreed to.

## HOUSE JOINT RESOLUTION 6 WITHDRAWN

Jackson of Clinton asked and received unanimous consent to withdraw House Joint Resolution 6 from further consideration by the House.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 59, a bill for an act relating to marking and branding livestock, with report of committee recommending amendment and passage, was taken up for consideration.

Anderson of Ringgold-Taylor offered the committee amendment found on pages 326, 327 and 328 of the Journal and moved its adoption.

The amendment was adopted.
Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 59)
The ayes were, 114:

| Anderson | Clapsaddle | Edgington | Gillette of |
| :---: | :---: | :---: | :---: |
| Bailey | Cochran | Felger | Story |
| Baker | Coffman | Fischer of | Glanton |
| Baringer | Cohen | Grundy | Gleason |
| Bogenrief | Conway | Fisher of | Glenn |
| Boot | Craig | Greene | Graham |
| Breitbach | Crosier | Foster | Grassley |
| Bremmer | Denato | Gallagher | Gregerson |
| Brinck | Detje | Gannon | Hageman |
| Busch | Distelhorst | Gaudineer | Hausheer |
| Busing | Dougherty | Gillette of | Houston |
| Caffery | Doyle | Clay-Dickinson | Hullinger |
| Carnahan | Dunton |  | Hutchins |


| Jackson of | Millen | Oxley | Smith of |
| :---: | :---: | :---: | :---: |
| Black Hawk | Miller of | Palmer | O'Brien |
| Jackson of | Buena Vista | Patton | Stevenson |
| Clinton | Miller of | Quinn | Stokes |
| Keleher | Des Moines | Radl | Strothman |
| Kempter | Miller of | Rasmussen | Stueland |
| Kennedy | Page | Redfern | Tieden |
| Kluever | Morgan | Reichardt | Uban |
| Korn | Mueller | Renda | Utzig |
| Lawlor | Murphy | Resnick | Varney |
| Loss | Nagle | Rickert | Webster |
| Lynch | Nelson | Rider | Wengert |
| Madden | Nielsen of | Robinson | Whisler |
| Mahan | Emmet-Palo Alto | Scott | Wilson |
| Maley | Nielsen of | Seibert | Winkelman |
| Maule | Shellby | Shannahan | Wolcott |
| Mayberry | Oehlsen | Shirley of | Wright |
| McNamara | O'Malley | Dallas | Mr. Speaker |
| Meacham | Ossian | Smith of |  |
| Melrose |  | Linn |  |

The nays were, none.
Absent or not voting, 10:

Burke
Den Herder Doderer

Duffy
Fullmer
Hanson
Harrington
Holmes
Roe
gton Roe

Scherle of Fremont-Mills

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 157 failed to pass the House.

Gaudineer of Polk.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 157 failed to pass the House.

Scherle of Fremont-Mills.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 2 and 37.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 2 and 37.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report: .

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 16th day of March, 1965, sent to the Governor for his approval: House Files 2 and 37.

Report adopted.
Alfred P. Breitbach, Sr., Chairman.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that he approved House File 115 on March 15, 1965.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 9, a bill for an act relating to low-rent housing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.

Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate Joint Reoslution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 223, a bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other Code sections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 229, a bill for an act to amend chapter three hundred
twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 229 as follows:
Section four (4) by striking all of line two (2) after the word "amended" to line four (4) after the word "and".

Further amend section four (4) by striking all of said section after the word "dollar" in line eight (8) and inserting in lieu thereof a period.

Adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 265, a bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 380, a bill for an act relating to removal of snow, ice, and other accumulations from the sidewalk, begs leave to report it has 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.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 381, a bill for an act relating to terms of appointive municipal 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.

Adrian Bringe, Chairman.
Maule of Monona, 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 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax 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.

## Elroy Maule, Chairman.

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 285, a bill for an act relative to the support or mainte-
nance contributions made by members of the Iowa soldiers home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend House File 18 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is hereby amended by inserting after the word "conference" in line eighty-four (84) the words "and for a written statement of specific reasons for considering termination".

Sec. 2. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is further amended by inserting after the first word "conference" in line eighty-seven (87) the words "and at the written request of the teacher a written statement of specific reasons for considering termination".

Cochran of Webster. Bailey of Wright.
Amend House File 154 as follows:

1. By striking from section one (1) line five (5) the words "a 100-bed" and inserting in lieu thereof the word "an".
2. By adding as section three (3) the following:
"The board of control of state institutions is authorized to accept federal grants to the state to be used in addition to the funds appropriated in this Act."

Doyle of Woodbury.

1. Amend Senate File 211 by striking the words "and define" in line four (4) of section two (2) thereof. Gillette of Clay-Dickinson.
Amend House File 263 as follows:
2. Amend section 2 , subsection 10 , line 40 , by striking the word "is".
3. Amend section 5, subsection 4, by striking the remainder of said subsection after the period in line 27.
4. Amend section 9 , subsection 7 , line 56 , by inserting after the word "complaint" the words "and may", and after the word "person" strike the words "or otherwise,".
5. Amend section 10 , subsection 3 , line 18 , by inserting after the word "temporary" the word "relief".
6. By inserting the following section after section 11 in the bill:
"Nothing contained in any provision of this Act shall be construed as indicating an intent on the part of the General Assembly to occupy the field in which this Act operates to the exclusion of local laws not inconsistent with this Act that deal with the same subject matter."
7. By renumbering the remaining sections accordingly.
8. By striking all of the title and inserting in lieu thereof the following:

21 "An Act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing."

HaUsheer of Story.
Amend Senate File 322 as amended by the Senate as follows:

1. In section three (3) line eight (8) strike all after the word "required" and insert in lieu thereof the following:
"and the approval of the General Assembly if in session or the next session of the General Assembly shall be required.".
2. Amend section seven (7) by striking the period (.) in line four (4) and inserting the following: "and shall be reviewed de novo.".
3. Amend section thirteen (13) by inserting after the period (.) in line five (5) the following new sentence:
"In no case shall any claim already barred by the statute of limitations at the effective date of this Act be revived or extended by the provisions of this Act, any provision thereof to the contrary notwithstanding.".
Graham of Ida-Sac.

1 1. Amend House File 450 by striking the word "sufficient"
2 from line eleven (11) and inserting in lieu thereof the word 3 "insufficient".

MaLey of Polk.

1. Amend Senate File 116, section seven (7), by striking

2 therefrom subsections one (1) and two (2).

Denato of Polk.

On motion by Maule of Monona, the House adjourned until 9:30 a.m., Wednesday, March 17, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Wednesday, March 17, 1965.

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

Prayer was offered by the Reverend John Lane, pastor of the Reorganized Church of Jesus Christ of Latter Day Saints, Mt. Ayr, Iowa.

The Journal of Tuesday, March 16, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Nelson of Cherokee on request of Nielsen of Shelby; Oehlsen of Hardin on request of Scott of Pottawattamie.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House fifty-eight students of the senior class of the Tri-County Community High School and the towns of What Cheer, Keswick, Thornburg and Gibson, and their teacher, Irwin Hall.

Baringer of Fayette presented to the House the Honorable George L. Scott, former member of the House in the Forty-sixth through the Fifty-first General Assemblies and of the Senate in the Fifty-fifth through the Sixtieth Extra General Assemblies.

Madden of Union presented to the House ten Y Teens from Creston Community School and their leader, Ruth Van Tress.

## PETITIONS

The following petitions were presented and placed on file:
By Houston of Crawford, from a resident of Crawford County favoring control of the Boyer River and conservation of adjacent land.

By Clapsaddle of Cerro Gordo, from twenty-six residents of Cerro Gordo County opposing the licensing of physical therapists.

By Cohen of Black Hawk, from one hundred forty-eight residents of Black Hawk County opposing the licensing of physical therapists.

By Cohen of Black Hawk, from sixty-six residents of Waterloo requesting reconsideration of the bill granting unemployment compensation to people who quit their jobs.

By Shirley of Dallas, from eight residents of Dallas County favoring citizen band licensees having their call letters on their automobile license plates.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 223, 229, 265, 279, 285, Senate File 9, and Senate Joint Resolution 13, under Rule 35.

## ST. PATRICK'S DAY OBSERVANCE

Under the direction of Representative Mahan of Johnson and Representative Duffy of Dubuque the House was at ease for the observance of St. Patrick's Day.

Irish melodies were offered by an excellent group of House singers under the direction of Representative Roe of Allamakee.

## SPECIAL ORDER ON HOUSE FILE 263

Edgington of Franklin moved that House File 263 be made a special order of business for $10: 00$ a.m., Tuesday, March 23, 1965.

Motion prevailed.

## MOTION TO RECONSIDER LOST

Gallagher of Black Hawk called up for consideration the motion to reconsider filed by Foster of Cedar.

Gallagher of Black Hawk moved to reconsider the vote by which House File 57 passed the House.

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 adopted the report of joint committee on rules in which the concurrence of the House is asked.

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

Senate Concurrent Resolution 19, relating to printing of one thousand copies of the 1962 Code.

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

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within the state.

Robert G. Moore, Secretary.

## REPORT OF JOINT COMMITTEE ON RULES

Mr. President: Your joint committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the joint rules of the Senate and House of the Sixtieth General Assembly be made the permanent joint rules of the Sixty-first General Assembly.

> ADoLph Eivers, Chairman, Senate Rules Committee. Bernard Murphy, Chairman, House Rules Committee.

## SENATE CONCURRENT RESOLUTION 19

By Coleman
Whereas, the supply of 1962 Codes of Iowa is practically exhausted, which is due in part to increased demand occasioned by the Special Session of the Sixtieth General Assembly, and

Whereas, the state Printing Board has pursuant to section sixteen point twenty-two (16.22) of the Code consulted with the Executive Council as to the number of Codes to be held in reserve and the Executive Council has directed the Printing Board to secure bids from printers on furnishing one thousand additional copies of said Code, and

Whereas, the state Printing Board has secured said bids for printing and binding, to wit:

Wallace-Homestead Co. .-...................................................................... $\$ 33,384.00$
Garner Publishing Co. ....................................................................... 39,996.00
Meredith Publishing Co.
47,600.00
and,
Whereas, the Executive Council has directed the state Printing Board to proceed as provided in section seventeen point twenty-five (17.25) of the Code to accept the lowest bid made by the Wallace-Homestead Co. and to order one thousand copies of the 1962 Code, Now Therefore,

Be It Resolved by the Senate, the House Conourring: That the Code Editor is directed to requisition from the state Printing Board the printing and binding of one thousand additional copies of the 1962 Code and that the cost thereof be paid, together with the cost of the paper stock, from the general fund as provided for other legal books published by said Code Editor.

## INTRODUCTION OF BILLS

House File 570, by governmental affairs committee, a bill for an act to amend section ninety-six point eleven (96.11), Code 1962, to forbid the disclosure of information pertaining to the employment security records of claimants to unauthorized persons by employees of the Iowa employment security commission.

Read first time and placed on the calendar.
House File 571, by governmental affairs committee, a bill for an act to enable the Iowa employment security commission to participate in the Manpower Development and Training Act of 1962, as amended.

Read first time and placed on the calendar.
House File 572, by conservation and recreation committee, a bill for an act to amend the law which presently permits the sale of
cottontail rabbits and limit the sale to jack rabbits, and further permit the sale of skins and plumage of game birds and animals.

Read first time and placed on the calendar.
House File 573, by industrial and human relations committee, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind.

Read first time and placed on the calendar.
House File 574, by judiciary committee, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

Read first time and placed on the calendar.
House File 575, by conservation and recreation committee, a bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 104, a bill for an act relating to millage limitations upon the several functional funds of cities and towns.

Read first time and referred to committee on governmental subdivisions.

Senate File 134, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines.

Read first time and referred to committee on governmental subdivisions.

Senate File 248, a bill for an act relating to a fee to the superintendent of banking by credit unions.

Read first time and referred to committee on commerce.
Senate File 255, a bill for an act relating to special levies on schoolhouse tax.

Read first time and referred to committee on education.

## SENATE AMENDMENT CONSIDERED

Mueller of Winnebago-Worth called up for consideration House File 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, there-
by making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 13 as follows:
Amend section 15 by striking therefrom lines 16 through 20.
Motion prevailed and the House concurred in the Senate amendment.

Mueller of Winnebago-Worth 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?" (H. F. 13)
The ayes were, 115:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Coffiman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Greene
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever

| Korn | Reichardt |
| :--- | :--- |
| Lawlor | Renda |
| Loss | Resnick |
| Lyneh | Rickert |
| Madden | Rider |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scherle of |
| Mayberry | Fremont-Mills |
| McNamara | Scott |
| Meacham | Seibert |
| Melrose | Shannahan |
| Millen | Shirley of |
| Miler of | Dallas |
| Page | Smithof |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | O'Brien |
| Nagle | Stevenson |
| Nielsen of | Stokes |
| Emmet-PaloAlto ${ }^{\text {Stroes }}$ |  |
| Nielsen of | Strothan |
| Shelby | Tiedend |
| O'Malley | Uban |
| Ossian | Utzig |
| Oxley | Varney |
| Palmer | Wengert |
| Patton | Whisler |
| Quinn | Winkelman |
| Radl | Wolott |
| Rasmussen | Wright |
| Redfern | Mr. Speaker |

The nays were, none.

Absent or not voting, 9:

| Burke | Miller of | Miller of | Oehlsen |
| :--- | :---: | :--- | :--- |
| Cochran | Buena Vista | Des Moines | Webster |
| Gannon |  | Nelson | Wilson |

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

## SENATE FILE 227 SUBSTITUTED FOR HOUSE FILE 401

Jackson of Clinton asked and received unanimous consent to substitute Senate File 227 for House File 401.

## CONSIDERATION OF BILLS <br> STEERING COMMITTEE CALENDAR

Senate File 227, a bill for an act to be known as the Uniform Commercial Code, relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them, including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents; to make uniform the law with respect thereto; and repealing inconsistent legislation, was taken up for consideration.

Jackson 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?" (S. F. 227)
The ayes were, 119:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{l}\text { Den Herder } \\ \text { Detje }\end{array} & \begin{array}{l}\text { Gillette of } \\ \text { Clay--Dickinson }\end{array} & \begin{array}{l}\text { Jackson of } \\ \text { Clinton }\end{array} \\ \text { Bailey } & \text { Diser } & \text { Distelhorst } & \text { Gillette of }\end{array} \begin{array}{l}\text { Keleher }\end{array}\right)$

| Miller of | Ossian | Roe | Strothman |
| :---: | :---: | :---: | :---: |
| Buena Vista | Oxley | Scherle of | Stueland |
| Miller of | Palmer | Fremont-Mills | Tieden |
| Des Moines | Patton | Scott | Uban |
| Miller of | Quinn | Seibert | Utzig |
| Page | Radl | Shannahan | Varney |
| Morgan | Rasmussen | Shirley of | Webster |
| Mueller | Redfern | Dallas | Wengert |
| Murphy | Reichardt | Smith of | Whisler |
| Nagle | Renda | Linn | Wilson |
| Nielsen of | Resnick | Smith of | Winkelman |
| Emmet-Palo Alto | Rickert | O'Brien | Wolcott |
| Nielsen of | Rider | Stevenson | Wright |
| Shelby | Robinson | Stokes | Mr. Speaker |
| O'Malley |  |  |  |
| The nays were, | none. |  |  |
| Absent or not v | voting, 5: |  |  |
| Burke | Gregerson | Nelson | Oehlsen |
| Conway |  |  |  |

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

## HOUSE FILE 401 WITHDRAWN

Jackson of Clinton asked and received unanimous consent to withdraw House File 401 from further consideration by the House.

## SENATE FILE 322 SUBSTITUTED FOR HOUSE FILE 376

Denato of Polk asked and received unanimous consent to substitute Senate File 322 for House File 376.

Senate File 322, a bill for an act to create and establish a state tort claims act; defining terms and conferring upon the state appeal board on behalf of the state the power to determine certain claims against the state; permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein; 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 on tort claims, was taken up for consideration.

Graham of Ida-Sac offered the following amendment and moved its adoption:

Amend Senate File 322 as amended by the Senate as follows:

1. In section three (3) line eight (8) strike all after the word "required" and insert in lieu thereof the following:
"and the approval of the General Assembly if in session or the next session of the General Assembly shall be required.".
2. Amend section seven (7) by striking the period (.) in line four (4) and inserting the following: "and shall be reviewed de novo.".
3. Amend section thirteen (13) by inserting after the period (.) in line five (5) the following new sentence:
"In no case shall any claim already barred by the statute of limitations
at the effective date of this Act be revived or extended by the provisions of this Act, any provision thereof to the contrary notwithstanding.".

Division was requested.
Baringer of Fayette asked and received unanimous consent to substitute the following amendment for section 1 of the Graham amendment:

Amend Senate File 322 by striking in lines eight (8) and nine (9) of section three (3) the words "and the approval of the district court of the State of Iowa for Polk County shall also be required" and inserting in lieu thereof the following: "and the approval of the General Assembly if in session or the next session of the General Assembly shall be required".

Baringer of Fayette moved the adoption of his amendment.
Roll call was requested by Graham of Ida-Sac and Duffy of Dubuque.

On the question "Shall the Baringer amendment be adopted?" (S. F. 322)

The ayes were, 32 :

| Baringer | Harrington <br> Boot |
| :--- | :--- |
| Den Herder | Hullinger |
| Dougherty | Kluever |
| Edgington | Madden |
| Foster | Meacham |
| Graham | Millen |
| Grassley | Miller of |
| Hanson | Page |
|  | Mueller |

The nays were, 80 :

| Bailey | Duffy | Kempter |
| :--- | :--- | :--- |
| Baker | Felger | Kennedy |
| Bogenrief | Fullmer | Korn |
| Breitbach | Gannon | Lawlor |
| Bremmer | Gaudineer | Lynch |
| Brinck | Gillette of | Mahan |
| Busch | Clay-Dickinson | Maley |
| Busing | Gillette of | Mayberry |
| Caffrey | Story | McNamara |
| Carnahan | Glanton | Melrose |
| Clapsaddle | Gleason | Miller of |
| Cochran | Glenn | Buena Vista |
| Coffman | Gregerson | Miller of |
| Cohen | Hageman | Des Moines |
| Conway | Hausheer | Morgan |
| Craig | Holmes | Murphy |
| Crosier | Hutchins | Nagle |
| Denato | Jackson of | O'Malley |
| Detje | Black Hawk | Oxley |
| Distelhorst | Jackson of | Palmer |
| Doderer | Clinton | Quinn |
| Doyle | Keleher | Radl |

Rasmussen
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scott
Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Uban
Varney
Webster
Wengert
Wilson
Wolcott
Wright

| Absent or not voting, 12: |  |  |  |
| :--- | ---: | :--- | :--- |
| Anderson | Fischer of | Gallagher | Nelson |
| Burke | Grundy | Houston | Oehlsen |
| Dunton | Fisher of | Loss | Mr. Speaker |
|  | Greene | Maule |  |

The amendment lost.
Graham of Ida-Sac moved the adoption of Division 2 of his amendment.

Roll call was requested by Duffy of Dubuque and Graham of IdaSac.

On the question "Shall Division 2 of the amendment be adopted?" (S. F. 322)

The ayes, were, 30 :

| Bailey | Grassley | Nielsen of | Smith of |
| :--- | :--- | :--- | :--- |
| Baringer | Hanson | Shelhy | O'Brien |
| Boot | Keleher | Ossian | Stokes |
| Edgington | Madden | Patton | Strothman |
| Fischer of | Miller of | Quinn | Stueland |
| Grundy | Page | Redfern | Tieden |
| Foster | Morgan | Scherle of | Utig |
| Gillette of | Nielsen of | Fremont-Mills | Uhisler |
| Clay-Dickinson | Whisenalo | Emmet-Palo Alto Shannahan | Winkelman |

The nays were, 80 :

Anderson
Baker
Bogenrief
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffiman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Doyle

Duffy
Felger
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Gleason
Gregerson
Hageman
Hausheer
Holmes
Houston
Hutchins
Jackson of Black Hawk
Jackson of Clinton.
Kempter
Kennedy

Absent or not voting, 14:

Burke
Den Herder
Dougherty
Dunton

Fisher of Greene
Glenn
Harrington
Kluever
Korn
Lawlor
Lynch
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Mueller
Murphy
Nagle
O'Malley
Oxley
Palmer
Radl

Rasmussen
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scott
Seibert
Shirley of Dallas
Smith of Linn
Uban
Varney
Webster
Wengert
Wilson
Wolcott
Wright

| Hullinger | Oehlsen <br> Loss |
| :--- | :--- |
| Millen | Stevenson |
| Nelson | Mr. Speaker |

Division 2 of the amendment lost.

Graham of Ida-Sac moved the adoption of Division 3 of his amendment.

Roll call was requested by Renda of Polk and Duffy of Dubuque.
On the question "Shall Division 3 of the amendment be adopted?" (S. F. 322)

The ayes were, 35 :

Bailey
Baringer
Boot
Craig
Den Herder
Dougherty
Edgington
Fisher of
Greene
Foster

Gillette of
Clay-Dickinson
Graham
Grassley
Hanson
Mahan
Millen
Miller of Page
Morgan
Mueller
The nays were, 76 :
Anderson
Baker
Bogenrief
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Denato
Detje
Distelhorst
Doderer
Doyle
Duffy
Felger

Fischer of
Grundy
Fullmer
Gannon
Gaudineer
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of Black Hawk
Jackson of Clinton

Absent or not voting, 13:

Burke
Busing
Crosier

Gallagher
Hullinger
Loss

Nielsen of Scott
Emmet-Palo Alto Shannahan
Nielsen of Smith of
Shelby
Ossian
Patton
Quinn
Redfern
Scherle of Fremont-Mills
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Lynch
Maley
Mayberry
McNamara
Melrose
Miller of
Biuena Vista
Miller of
Des Moines
Murphy
Nagle
O'Malley
Oxley
Palmer
Radl

Madden
Maule
Meacham

Rasmussen
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Uban
Varney
Webster
Wengert
Wilson
Wolcott
Wright

Dunton
Division 3 of the amendment lost.
Denato 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?" (S. F. 322)

The ayes were, 87:

Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Denato
Detje
Distelhorst
Doderer
Doyle
Duffy
Dunton

Felger
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher

The nays were, 33:

| Anderson | Graham |
| :--- | :--- |
| Baringer | Grassley |
| Den Herder | Hanson |
| Dougherty | Hullinger |
| Edgington | Loss |
| Fischer of | Madden |
| Grundy | Miller of |
| Fisher of | Page |
| Grene | Morgan |
| Foster | Mueller |

Absent or not voting, 4:
Burke Crosier

| Kempter | Radl |
| :--- | :--- |
| Kennedy | Rasmussen |
| Kluever | Reichardt |
| Korn | Rend |
| Lawlor | Resnick |
| Lynch | Rickert |
| Mahan | Rider |
| Maley | Robinson |
| Maule | Roe |
| Mayberry | Soott |
| McNamara | Shirley of |
| Meacham | Dallas |
| Melrose | Smith of |
| Millen | Linn |
| Miller of | Stevenson |
| Millena Vista | Uban |
| Ues Moines | Varney |
| Murphy | Webster |
| Nenger |  |
| Nagle | Wilson |
| O'Malley | Wolott |
| Oxley | Wright |
| Palmer | Mr. Speaker |
| Quinn |  |


| Nielsen of | Shannahan |
| :--- | :--- |
| Emmet-Palo Alto | Smith of |
| Nielsen of | O'Brien |
| Shelby | Stokes |
| Ossian | Strothman |
| Patton | Stueland |
| Redfern | Tieden |
| Scherle of | Utzig |
| Fremont-Mills | Whisler |
| Seibert | Winkelman |

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

## MOTION TO RECONSIDER TABLED

Denato of Polk moved to reconsider the vote by which Senate File 322 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## HOUSE FILE 376 WITHDRAWN

Denato of Polk asked and received unanimous consent to withdraw House File 376 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 noncontroversial calendar:

H. F. 386 | Legalizing act-Township of Hazleton in Buchanan County. |
| :--- |
| By Harrington. |

H. F. 382 Committee Bill-Relating to the issuance of a "Resident Osteopathic Physician and Surgeon License" to practice osteopathic medicine and surgery. By public health committee. (Companion to S. F. 296)
H. F. 383 Committee Bill-To clarify inpatient and outpatient services on voluntary patients at the state institutions. By governmental affairs committee. (Companion to S. F. 274)
H. F. 393 Committee Bill-To authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. By education committee. (Companion to S. F. 413)
H. F. 396 Committee Bill-To enumerate as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the highways. By transportation committee.
H. F. 445 Committee Bill-Relating to hotels, restaurants, and food establishments. By agriculture committee.
H. F. 286 Relating to the use of flashing blue lights by volunteer firemen. By Dougherty.
H. F 214 Relating to appearance bail in connection with traffic violations. By Glenn. (Companion to S. F. 278)
H. F. 237 Relating to group insurance on franchise plan. By Kempter and Miller of Page.
H. F. 272 Relative to the use of applications for insurance which require indication of race or color of applicant. By Gillette of Story.
H. F. 300 To permit counties to collect dog license fees for cities and towns at the same time and in the same manner as county dog license fees are collected. By Burke, Shannahan and Wengert.
H. F. 343 Legalizing act-Armstrong Benefited Fire District in Emmet and Kossuth. By Nielsen of Emmet-Palo Alto.
H. F. 402 Legalizing act-Proposed transfer of present airport site owned by City of Hawarden. By Den Herder. (Companion to S. F. 416)
H. F. 437 Relating to wage assignments. By Millen, Caffrey, Jackson of Clinton, et al.

H. F. $560 \quad$| Committee Bill-To establish a Code of military justice in |
| :---: |
| Iowa. By judiciary committee. |

H. F. 250 Relating to the registration of motor vehicles. By Gaudineer, Foster and Holmes.
H.J.R. 16 Relating to the report of the Capitol Planning Commission filed with the General Assembly. By Grassley, Caffrey, Doderer, et al. (Companion to S. J. R. 15)
H. F. 249 Relating to the bonding authority of the county conservation boards. By Baker, Busing and Gillette of Story.
H. F. 256 Relating to the spearing of fish by scuba divers. By Gregerson, Loss, Rasmussen, et al.
H. F. 325 Relating to fire protection for highway commission property. By Hausheer and Gillette of Story. (Companion to S. F. 337)
H.F. 371 To authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological, and paleontological remains disturbed or to be disturbed by highway construction. By Gillette of Story.
H. F. 566 Committee Bill-Relating to the control and prevention of rabies. By public health committee.
H. F. 567 Committee Bill-Relating to littering of public waters, ice and land. By conservation and recreation committee.
H. F. 568 Committee Bill-Relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil. By agriculture committee.
S. F. 79 Relating to railroad track power cars operated by common carriers and providing penalties. By Riley, O'Malley, et al. al Meacham, Chairman, Steering Committee.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H.J.R. $15 \begin{gathered}\text { Proposing an amendment to the constitution of the State of } \\ \text { Iowa to provide home rule for municipal corporations. By } \\ \text { Maule, Boot, Busing, et al. (Companion to S. J. R. 13) }\end{gathered}$
$\begin{gathered}\text { Man }\end{gathered}$
H. F. 228 Relating to outdoor advertising along the interstate highways. By Dunton, Rider, Gillette of Story, et al. (Companion to S. F. 192)
H. F. 189 Relating to improvement and maintenance of extensions of primary roads within cities and towns. By Doderer, Boot, Clapsaddle, et al. (Companion to S. F. 106)
S. F. 5 Relating to employment and other privileges for certain inmates of county jails. By Messerly, Lucken, Stephens, et al.
al Meacham, Chairman, Steering Committee.

## OBJECTION TO HOUSE FILE 307 <br> (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 307 being on the steering committee noncontroversial calendar.

> CONWAY of Louisa-Muscatine. REICHARDT of Polk. EDGINGTON of Franklin. DEN HERDER of Sioux. Robinson of Audubon-Guthrie.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 8, 75, 85, 112,150 , and 268.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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: Senate Files 8, 75, 85, 112, 150 and 268.

## REPORTS OF COMMITTEES

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 406, a bill for an act to enable creditors to garnish wages of state employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> John L. Duffy, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on judiciary to whom was referred House File 354, a bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions where such proceedings are successful or where the plaintiff is not able to pay, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 354 by striking all after the word "same," in line six (6) and inserting in lieu thereof the following: "such costs and fees shall be paid by the county in which such state


institution is located. The facts of such payment and the proceedings on which it is based, with a statement of the amount of fees or costs incurred, with approval in writing by the presiding judge appended to such statement or endorsed thereon, shall then be certified by the clerk of the district court under his seal of office to the state executive council. The executive council shall then review the proceedings and authorize reimbursement for all such fees and costs or such part thereof as the executive council shall find justified, and shall notify the state comptroller to draw a warrant to such county treasurer on the state general fund for the amount authorized."

John L. DuFfy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 358, a bill for an act to regulate the practice of architecture and to 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 do pass.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 425, a bill for an act to amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters, begs leave to report it has had 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. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 475, a bill for an act relating to the compensation of the clerk of the grand jury in certain 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.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo, begs leave to report it has had 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. Duffy, Chairman.

## Also :

Mr. Speaker: Your committee on judiciary to whom was referred House File 539, a bill for an act relating to reinstatement of licenses of persons convicted of three or more moving violations within a period of twelve months, begs leave to report it has 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. Duffy, Chairman.

Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 551, a bill for an act relating to service of process on persons who commit a tort and leave the state before personal service can be completed within the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 55, a bill for an act to amend section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

Carnahan of Wapello, 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 421, a bill for an act to amend section eightyfive point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

## Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 347, a bill for an act relating to the advisory investment board of 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 do pass.

Cleve L. Carnahan, Chairman.

## Also :

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 405, a bill for an act relating to the vesting of members under 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 do pass.

Cleve L. Carnahan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 441, a bill for an act relating to the investment of funds in the Iowa public employees' retirement 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.

Cleve L. Carnahan, Chairman.

Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 514, a bill for an act to amend chapters seven hundred thirty-six A (736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agreements that require union membership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties of said 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.

Cleve L. Carnahan, Chairman.

## AMENDMENTS FILED

Amend House File 132 by inserting in line five (5) of section one (1) after the word "districts" the words "or near a college or university".

Doderer of Johnson.
Amend House File 227 as follows:

1. Amend the title by inserting in line one (1) thereof after the figure, "(294)", the words and figures, "and chapter ninetyseven (97)".
2. Further amend the title by adding in line four (4) after the word, "month" the following:
"and to establish a minimum retirement benefit of one hundred (100) per month for all public employees who meet certain service requirements".
3. By adding the following section thereto as follows:
"Chapter ninety-seven (97), Code 1962, is hereby amended by adding the following section thereto:
'Any person having attained the age of sixty-five (65) who shall have been an employee or officer of a public body of this state with a record of service of twenty-five (25) years or more and who shall have retired prior to July 4, 1953, shall be entitled to receive retirement allowance payments from the State of Iowa of one hundred (100) dollars per month. Such sums as are necessary to meet these requirements shall be added to the retirements allowance payments, if any, now being received from the State of Iowa by individuals covered by the provisions of this section. No such person shall receive retirement benefits from the State of Iowa of more than one hundred (100) dollars per month.'"

Doderer of Johnson. Gaudineer of Polk.

Amend House File 263 as follows:

1. By striking in lines 47,48 and 49 , section 10 , the following sentence: "Hearings in the court under this Act shall take precedence over all other matters except matters of the same character."

Scherle of Fremont-Mills. Grassley of Butler. BUSCH of Bremer.

Amend House File 263 as follows:

1. By striking in line 42 , section 10 , the following words "commission or ".

Grassley of Butler. Busch of Bremer.
Scherde of Fremont-Mills.
Amend House File 263 as follows:

1. By inserting in line 33 , section 10 , following
the word "substantial" the following: ", probitive and reliable".

Baringer of Fayette.
Amend House File 263 as follows:

1. By striking in lines 15 and 16, section 10, the following sentence: "Thereupon the commission shall file with the court a transcript of the record of the hearing before it" and inserting in lieu thereof the following: "Within fifteen (15) days thereafter the commission shall file with the court a complete, true, and correct transcript of the record of the hearing before it and mail a copy of same to the respondent or complainant or their attorney".

Baringer of Fayette.
Amend House File 263 as follows:

1. By striking in line 14 , section 10 , the words
"all parties who appeared before the commission" and
inserting in lieu thereof the words "respondent or complainant".

Den Herder of Sioux.
Amend House File 263 as follows:

1. By inserting in line 95 , section 9 , following
the word "complainant" the following words "and the respondent".

Den Herder of Sioux. Miller of Page.
Amend House File 263 as follows:

1. By inserting in line 26 , section 5 , following the words "such subpoena" the words "of the court".

Kluever of Cass.
Amend House File 263 as follows:

1. By striking in line 41 , section 5 , the words
"the various" and inserting in lieu thereof the word "all".
Kluever of Cass.
Amend House File 263 as follows:
2. By inserting in line 20 , section 5 , following the period after the word "complaint" the following sentence: "The commission shall issue subpoenas for witnesses in the same manner and for the same purposes on behalf of the respondent upon his request."

Kluever of Cass.

Millen of Jefferson-Van Buren. Nelson of Cherokee.

Amend House File 263 as follows:

1. By inserting in line 11, section 5 , following the word "housing" the following: ", within the meaning of this Act,".

Baringer of Fayette. Busch of Bremer.
Amend House File 263 as follows:

1. By inserting in line 11, section 2, following
the word "person" the word "regularly".
Smith of O'Brien.
Winkelman of Calhoun.
Amend House File 263 as follows:
2. By striking in line 16 , section 3 , the following words "filling a vacancy occurring" and inserting in lieu thereof the word "made".

Amend House File 263 as follows:

1. By inserting in line 22 , section 5 , following the period after the word "commission" the following sentence: "A person, an employer, an employment agency, or a labor organization against whom a complaint is filed with the commission may demand and be granted a private hearing by the commission."

Kluever of Cass.
Amend House File 263 as follows:

1. By inserting in line 47 , section 5 , before the word "general" the words "members of".

## Kluever of Cass.

Amend House File 263 as follows:

1. By inserting in line 73, section 9 , following the period after the word "preserved" the following sentence: "The burden of sustaining any complaint shall not rest with the respondent.".

Scherle of Fremont-Mills. Miller of Page.

Amend House File 263 as follows:

1. By striking in line 15 , section 9 , the word "duplicate"
and inserting in lieu thereof "triplicate".
Smith of O'Brien. Graham of Ida-Sac.

Amend House File 263 as follows:

1. By inserting in line 17 , section 9 , following the word "complaint," the words "a true copy thereof shall be served by registered mail to the person against whom the complaint is filed. Then".

Scherle of Fremont-Mills.

[^7]42, the following words, "except that where public use of such is a distinctly private place, establishment, or facility is permitted, such use shall deem the accommodation a public accommodation" and inserting in lieu thereof the following: "except when such distinctly private place, establishment, or facility caters or offers services, facilities, or goods to the general public for fee or charge or gratuitously, it shall be deemed a public accommodation during such period of use".

Baringer of Fayette. Busch of Bremer. Fisher of Greene.

Amend House File 375 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The changes in rules of civil procedure reported to the 61st General Assembly by the supreme court on January 28, 1965 and printed in the journals of the House of Representatives and Senate of said assembly on that date are hereby disapproved in each and every item, except the revision of rule one hundred twenty-three (123) and the proposed new rule two hundred fiftythree point one (253.1) which rules are approved.

Sec. 2. Rule of Civil Procedure number two hundred fifteen point one (215.1) is amended by adding at the end thereof the following:
"The trial court may, in its discretion, and shall upon a showing that such dismissal was the result of oversight, mistake or other reasonable cause, reinstate the action or actions so dismissed. Application for such reinstatement, setting forth the grounds therefor, shall be filed within six months from the date of dismissal."

Judiciary Committee, John L. Duffy, Chairman.
Amend House File 387 as follows:

1. Amend section three (3) by striking lines two (2), three (3), and four (4), and inserting in lieu thereof the following:
"in full force and effect from and after publication in The West Des Moines Express, a newspaper published at West Des Moines, Iowa, and The Pioneer-Press \& Stanwood Herald, a newspaper published at Mechanicsville, Iowa."

Robinson of Audubon-Guthrie.
Amend House File 408 as follows:

1. By adding after section five (5) of the bill:
"Any other provision of this Act notwithstanding, the sales tax imposed by section one (1) of this Act, and the use tax imposed by section two (2) of this Act shall not apply to tangible personal property sold for or used in the performance of a building or construction contract entered into prior to July 1, 1965."
2. By renumbering the remaining sections accordingly.

Dunton of Keokuk. Baringer of Fayette.

1 Amend House File 479 as follows:
2 1. By striking the word "fifty" in line four (4) and 3 inserting in lieu thereof the word and figure "twenty-five 4 (25)".

Rasmussen of Polk.
1 Amend House File 518 by striking all of section two (2). Jackson of Black Hawk.

1 Amend House File 548 as follows:
2 1. Amend section four (4) by striking lines three (3), 3 four (4), and five (5), and inserting in lieu thereof the
4 following:
5 "The Earlham Echo, a newspaper published at Earlham, Iowa,
6 and in The Guthrie County Vedette, a newspaper published at
7 Panora, Iowa."
Seibert of Adair-Madison.
1 Amend House File 572 by adding the following new section:
2 Sec. 2. Section one hundred nine point fifty-five (109.55),
3 Code of 1962, is hereby amended by adding the following word
4 after the word "or" in line six (6), "jack".
Conservation and Recreation Committee, Quentin V. Anderson, Chairman.

On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Thursday, March 18, 1965.

## JOURNAL OF THE HOUSE

Hald of the House of Representatives, Des Moines, Iowa, Thursday, March 18, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Charles Gaul, pastor of the Christ the King Church, Des Moines, Iowa.
The Journal of Wednesday, March 17, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Burke of Woodbury indefinitely due to illness on request of the Speaker; Wengert of Woodbury on request of Doyle of Woodbury; Fischer of Grundy on request of Coffman of Iowa; Glanton of Polk on request of Stueland of Hancock; Nelson of Cherokee on request of Nielsen of Shelby; Harrington of Buchanan on request of Rasmussen of Polk; Jackson of Clinton on request of Varney of Clinton; Kennedy of Linn on request of McNamara of Linn; Uban of Black Hawk on request of Jackson of Black Hawk; Oehlsen of Hardin on request of Scott of Pottawattamie.

## VISITORS

Smith of Linn presented to the House one hundred forty government class students of Marion High School and their teachers, Lynda Miller, Larry Davidson, Charles Boquist and Mrs. Deeds.

Breitbach of Dubuque presented to the House thirty students from St. Joseph's School of Farley and their teacher, Robert Howard.

Winkelman of Calhoun presented to the House the Honorable Riley Dietz, a former member of the House from Scott County in the Fiftysixth through the Sixtieth Extra General Assemblies.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Paul E. Kempter "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Whisler of Appanoose-Davis, from twenty-two residents of Appanoose and Davis Counties opposing an increase in the gasoline tax.

By Fisher of Greene, from thirty-six residents of Greene County favoring citizen band licensees having their call letters on their license plates.

By Rasmussen of Polk, from thirty-six residents of Polk County favoring citizen band licensees having their call letters on their license plates.

By Anderson of Ringgold-Taylor, from thirty-five residents of Ringgold and Taylor Counties opposing pari-mutuel betting.

By Anderson of Ringgold-Taylor, from thirty-three residents of Ringgold and Taylor Counties opposing public transportation for parochial school children.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files $347,354,358,405,406,421,425,441,475,514,518,551$ and Senate File 55, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 310.

## HOUSE FILE 415 REFERRED

The Speaker announced that House File 415 formerly referred to the committee on governmental affairs is referred to the committee on governmental subdivisions.

## ADOPTION OF JOINT RULES

Murphy of Carroll moved to adopt the report of the committee on joint rules as found on page 596 of the Journal.

Motion prevailed.

## SENATE CONCURRENT RESOLUTION 19 ADOPTED

Maule of Monona brought up for consideration Senate Concurrent Resolution 19, found on page 596 of the Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
HOUSE FILE 533 WITHDRAWN
Rasmussen of Polk asked and received unanimous consent to withdraw House File 533 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 folowing bill in which the concurrence of the House is asked:

Senate File 49, a bill for an act relating to various amendments to the probate Code and old age assistance and medical assistance for the aged.

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

Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Also: That the Senate has concurred in the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 38, a bill for an act relating to the municipal enterprises fund, and to amend section four hundred four point ten (404.10), Code 1962. Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 576, by governmental affairs committee, a bill for an act to clarify the use of central electronic data processing equipment by the tax department, and to assure maximum uses of the exchange of federal information relating to income taxes.

Read first time and placed on the calendar.
House File 577, by governmental affairs committee, a bill for an act providing penalties on amounts due the State of Iowa on delinquent accounts.

Read first time and placed on the calendar.

## SENATE MESSAGE CONSIDERED

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state.

Read first time and passed on file.

## CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR
House File 133, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds, with report of committee recommending passage, was taken up for consideration.

Robinson of Audubon-Guthrie offered the following amendment and moved its adoption :
Amend House File 133 by adding the following section:

Sec. 2. Section one (1), chapter two hundred thirty-two (232), Acts of the Sixtieth (60th) General Assembly, is hereby amended by striking from line five (5) the word "health" and inserting in lieu thereof the word "hospital".

The amendment was adopted.
Miller of Page offered the following amendment and moved its adoption:

Amend House File 133 by striking from section one (1), line five (5), the words "wholly or in part" and inserting in lieu thereof the following; "not to exceed fifty (50) percent of the cost".

The amendment was adopted.
Baringer of Fayette offered the following amendment to the title and moved its adoption:

Amend House File 133 by striking all of the title thereto and inserting in lieu thereof:
"An Act relating to life, group insurance, hospital or medical services for employees of the state, county, school district, city, town or institutions supported by public funds."

The amendment was adopted.
Mayberry of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 133)
The ayes were, 89:

| Bailey | Dunton | Korn | Quinn |
| :---: | :---: | :---: | :---: |
| Baker | Felger | Lawlor | Radl |
| Baringer | Fullmer | Loss | Rasmussen |
| Bogenrief | Gallagher | Lynch | Redfern |
| Boot | Gaudineer | Madden | Reichardt |
| Breitbach | Gillette of | Mahan | Renda |
| Bremmer | Clay-Dickinson | Maley | Resnick |
| Brinck | Gillette of | Maule | Rickert |
| Busch | Story | Mayberry | Robinson |
| Caffrey | Gleason | McNamara | Roe |
| Carnahan | Glenn | Meacham | Scott |
| Clapsaddle | Gregerson | Melrose | Shirley of |
| Cochran | Hageman | Millen | Dallas |
| Coffman | Hanson | Miller of | Smith of |
| Cohen | Hausheer | Buena Vista | Linn |
| Conway | Holmes | Miller of | Stevenson |
| Crosier | Houston | Page | Tieden |
| Denato | Hullinger | Morgan | Utzig |
| Detje | Hutchins | Mueller | Varney |
| Distelhorst | Jackson of | Murphy | Webster |
| Doderer | Black Hawk | Nagle | Wilson |
| Dougherty | Keleher | O'Malley | Wolcott |
| Doyle | Kempter | Oxley | Wright |
| Duffy | Kluever | Palmer | Mr. Speaker |

The nays were, 20:

| Anderson | Grassley | Rider | Stokes |
| :---: | :---: | :---: | :---: |
| Den Herder | Nielsen of | Scherle of | Strothman |
| Edgington | Emmet-Palo Alto | Fremont-Mills | Stueland |
| Fisher of | Nielsen of | Seibert | Whisler |
| Greene | Shelby | Smith of | Winkelman |
| ${ }_{\text {Foster }}$ | Ossian | O'Brien |  |
| Graham | Patton |  |  |

Absent or not voting, 15:

| Burke | Gannon |
| :--- | :--- |
| Busing | Glanton |
| Craig | Harrington |
| Fischer of | Jackson of |
| Grundy | Clinton |

Kennedy Oehlsen
Miller of Shannahan
Des Moines
Nelson

Uban
Wengert

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

House File 164, a bill for an act relating to documents which stimulate legal process, with report of committee recommending passage, was taken up for consideration.

Doyle 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?" (H. F. 164)
The ayes were, 108:

| Anderson | Foster | Madden | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Mahan | Reichardt |
| Baker | Gallagher | Maley | Renda |
| Baringer | Gannon | Maule | Resnick |
| Bogenrief | Gaudineer | Mayberry | Rickert |
| Boot | Gillette of | McNamara | Rider |
| Brietbach | Clay-Dickinson | Meacham | Robinson |
| Bremmer | Gillette of | Melrose | Scherle of |
| Brinck | Story | Millen | Fremont-Mills |
| Busch | Gleason | Miller of | Scott |
| Caffrey | Glenn | Buena Vista | Seibert |
| Carnahan | Graham | Miller of | Shannahan |
| Clapsaddle | Grassley | Des Moines | Shirley of |
| Cochran | Gregerson | Miller of | Dallas |
| Coffman | Hageman | Page | Smith of |
| Cohen | Hanson | Morgan | O'Brien |
| Conway | Hausheer | Mueller | Stevenson |
| Craig | Holmes | Murphy | Stokes |
| Crosier | Houston | Nagle | Strothman |
| Den Herder | Hullinger | Nielsen of | Stueland |
| Detje | Hutchins | Emmet-Palo Alto | Tieden |
| Distelhorst | Jackson of | Nielsen of | Varney |
| Doderer | Black Hawk | Shelly | Webster |
| Dougherty | Keleher | O'Malley | Whisler |
| Doyle | Kempter | Ossian | Wilson |
| Duffy | Kluever | Oxley | Winkelman |
| Dunton | Korn | Palmer | Wolcott |
| Edgington | Lawlor | Patton | Wright |
| Felger | Loss | Radl | Mr. Speaker |
| Fisher of | Lynch | Rasmussen | M. Speaker |

The nays were, none.
Absent or not voting, 16:

Burke
Busing
Denato
Fischer of
Grundy

Glanton
Harrington Jackson of Clinton Kennedy

Nelsen
Oehlsen Quinn Roe

Smith of
Linn
Uban
Utig
Wengert

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

## SENATE FILE 192 SUBSTITUTED <br> FOR HOUSE FILE 228

Dunton of Keokuk asked and received unanimous consent to substitute Senate File 192 for House File 228 and for the suspension of the rule for the immediate consideration of Senate File 192.

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state, was taken up for consideration.

Scherle of Fremont-Mills offered the following amendment and moved its adoption:

1. Amend Senate File 192 by striking from section 8, line 2 the words "primary road fund" and inserting in lieu thereof the following: "general fund of the State of Iowa."

Roll call was requested by Dougherty of Lucas-Monroe and Strothman of Henry.

On the question "Shall the amendment be adopted?" (S. F. 192)
The ayes were, 29:

| Bailey | Edgington <br> Fisher of |
| :--- | :--- |
| Baker | Greene |
| Baringer | Foren |
| Boot | Frinck |

Hanson
Houston
Millen
Miller of
Page
Nielsen of
Shelly
Ossian

Patton
Scherle of Fremont-Mills
Shannahan
Stokes
Strothman
Tieden
Winkelman
The nays were, 75:

| Anderson | Crosier |
| :--- | :--- |
| Bogenrief | Denato <br> Britbach <br> Bremmer |
| Detje <br> Busing | Distelhorst <br> Doderer |
| Caffrey | Doyle |
| Carnahan | Duffy |
| Cochran | Dunton |
| Cohen | Felger |
| Conway | Gallagher |
| Craig | Gannon |


| Gaudineer | Korn |
| :--- | :--- |
| Glenn | Lawlor |
| Gregerson | Loss |
| Hageman | Lynch |
| Hausheer | Madden |
| Holmes | Mahan |
| Hutchins | Maley |
| Jackson of | Maule |
| Black Hawk | Mayberry |
| Keleher | McNamara |
| Kluever | Melrose |


| Miller of | Oxley | Rider | Stevenson |
| :--- | :--- | :--- | :--- |
| Buena Vsta | Palmer <br> Morgan | Ruinn <br> Mueller | Radl |
| Murphy | Roe | Stueland |  |

The amendment lost.
Speaker pro tempore Miller in the chair at 11:40 a.m.
Speaker Steffen in the chair at $11: 45 \mathrm{a} . \mathrm{m}$.
O'Malley 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 ?" (S. F. 192)
The ayes were, 88:

| Anderson | Gaudineer | Maule | Rickert |
| :---: | :---: | :---: | :---: |
| Baker | Gillette of | McNamara | Rider |
| Baringer | Clay-Dickinson | Meacham | Roe |
| Bogenrief | Gillette of | Millen | Scott |
| Boot | Story | Miller of | Seibert |
| Breitbach | Gleason | Buena Vista | Shirley of |
| Bremmer | Glenn | Morgan | Dallas |
| Busing | Gregerson | Mueller | Smith of |
| Carnahan | Hageman | Murphy | Linn |
| Cochran | Hanson | Nagle | Smith of |
| Cohen | Hausheer | Nielsen of | O'Brien |
| Conway | Hutchins | Emmet-Palo Alto | Stevenson |
| Craig | Jackson of | Nielsen of | Stokes |
| Crosier | Black Hawk | Shelby | Strothman |
| Denato | Keleher | O'Malley | Stueland |
| Detje | Kempter | Oxley | Tieden |
| Doderer | Kluever | Palmer | Utzig |
| Dougherty | Korn | Patton | Varney |
| Doyle | Lawlor | Quinn | Webster |
| Duffy | Loss | Radl | Whisler |
| Dunton | Lynch | Rasmussen | Wilson |
| Felger | Madden | Redfern | Wolcott |
| Foster | Mahan | Renda | Wright |
| Gallagher | Maley | Resnick | Mr. Speaker |

The nays were, 24:

| Brinck | Edgington <br> Busch |
| :--- | :--- |
| Cafsher of |  |
| Cafrey | Greene |
| Clapsaddle | Fullmer |
| Coffman | Graham |
| Den Herder | Grassley |
| Distelhorst | Holmes |

Absent or not voting, 12:

Bailey
Burke
Fischer of Grundy

Glanton Harrington Jackson of Clinton

Houston
Hullinger
Mayberry
Miller of
Des Moines
Miller of Page

Kennedy
Melrose
Nelson

Ossian
Reichardt Robinson Scherle of Fremont-Mills Shannahan Winkelman

Oehlsen
Uban
Wengert

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

## MOTION TO RECONSIDER TABLED

O'Malley of Polk moved to reconsider the vote by which Senate File 192 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## HOUSE FILE 228 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 228 from further consideration by the House.

## SENATE JOINT RESOLUTION 13 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 15

Denato of Polk asked and received unanimous consent to substitute Senate Joint Resolution 13 for House Joint Resolution 15.

Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, was taken up for consideration.

Denato of Polk moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

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:
"Article three (III), legislative department, Constitution of the State of Iowa is hereby amended by adding the following new section:
'Municipal corporations are granted home rule power and authority, not inconsistent with the laws of the general assembly, to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly.
'The rule or proposition of law that a municipal corporation possesses and can exercise only those powers granted in express words is not a part of the law of this state.'."

Sec. 2. The foregoing proposed amendment is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state shall cause the same to be published for three consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 13)

The yeas were, 103:

| Anderson | Foster | Lynch | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Madden | Redfern |
| Baringer | Gallagher | Mahan | Reichardt |
| Boot | Gannon | Maley | Renda |
| Breitbach | Gaudineer | Maule | Rickert |
| Bremmer | Gillette of | Mayberry | Rider |
| Brinck | Clay-Dickinson | Meacham | Robinson |
| Busch | Gillette of | Millen | Roe |
| Busing | Story | Miler of | Scherle of |
| Caffrey | Gleason | Buena Vista | Fremont-Mills |
| Carnahan | Glenn | Miller of | Scott |
| Clapsaddle | Graham | Des Moines | Shirley of |
| Cochran | Grassley | Miller of | Dallas |
| Coffman | Gregerson | Page | Smith of |
| Cohen | Hageman | Morgan | Linn |
| Conway | Hanson | Mueller | Smithof |
| Craig | Hausheer | Murphy | O'Brien |
| Crosier | Holmes | Nagle | Stevenson |
| Denato | Houston | Nielsen of | Stokes |
| Den Herder | Hullinger | Emmet-PaloAlto Strothman |  |
| Detje | Hutchins | Nielsen of | Stueland |
| Distelhorst | Jackson of | Shelby | Tieden |
| Doderer | Black Hawk | O'Malley | Webster |
| Dougherty | Keleher | Ossian | Whisler |
| Doyle | Kempter | Oxley | Wilson |
| Duffy | Kluever | Palmer | Winkelman |
| Edgington | Korn | Patton | Wolcott |
| Felger | Lawlor | Quinn | Mr. Speaker |
| Fisher of | Loss | Radl |  |

Greene
The nays were, 2:
McNamara Varney

Absent or not voting, 19:

| Bailey | Glanton | Melrose | Shannahan |
| :--- | :--- | :--- | :--- |
| Bogenrief | Harrington | Nelson | Uban |
| Burke | Jackson of | Oehlsen | Utzig |
| Dunton | Clinton | Resnick | Wengert |
| Fischer of | Kennedy | Seibert | Wright |

Grundy
The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## JOINT RESOLUTION 15 WITHDRAWN

Denato of Polk asked and received unanimous consent to withdraw House Joint Resolution 15 from further consideration by the House.

## HOUSE FILE 167 WITHDRAWN

Meacham of Poweshiek asked and received unanimous consent to withdraw House File 167 from further consideration by the House.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that he approved Senate File 113 on March 17, 1965.

## REPORTS OF COMMITTEES

Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 328, a bill for an act relating to recreation buildings, juvenile playgrounds, swimming pools and recreation 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 do pass.

Quentin V. Anderson, Chairman.
Also :
Mr. Speaker: Your committee on conservation and recreation to whom was referred Heuse File 510, a bill for an act relating to game breeding and shooting preserves, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Quentin V. Anderson, Chairman.
Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred House File 400, a bill for an act relating to appointment of inspector by board of optometry examiners and fixing compensation thereof, and relating to optometry license renewal fees and the expenditure 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.

Minnette F. Doderer, Chairman.

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 146, a bill for an act relating to the maximum loan limits of small loan 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.

Al Meacham, Chairman.
Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

1. Amend Senate File 76 by striking the period in line six (6) and inserting in lieu thereof the following:
", except that a passenger shall not be considered as aiding and abetting. Motor vehicle speed contest or exhibition of speed are defined as two or more persons competing in speed in excess of the applicable speed limit in vehicles on the public streets or highways, or by one person displaying the speed of his vehicle on the highway to another person in the first person's car or in another car.

Keith H. Dunton, Chairman.

Also :
Mr. Speaker: Your committee on transportation to whom was referred Senafe File 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 201 as follows:

1. By striking from line 4 the word "persons" and inserting in lieu thereof the words "pedestrian workers".
2. Further amend Senate File 201 by striking from line 5 after the words "presence of" the word "the" and inserting in lieu thereof the word "such". Keith H. Dunton, Chairman.

Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 215, a bill for an act to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to size, weight, and load of vehicles moved on a highway, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 321, 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.

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

Amend House File 39 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred ten point six (410.6), Code 1962, is hereby amended by inserting in line twelve (12) after the word 'department' the words ', but in no event less than one hundred fifty (150) dollars per month'.
"Sec. 2. Section four hundred ten point ten (410.10), Code 1962, is hereby amended by striking from line five (5) of subsection one (1) of such section the word 'seventy-five' and inserting in lieu thereof the word 'one hundred (100)'."

Doderer of Johnson.
Amend House File 214 as follows:

1. By inserting before the word "which" in line five (5), section one (1), the following: "or any printed, unexpired certificate issued by an insurance company authorized to write automobile liability insurance within this state,".
2. By inserting after the word "member" in line six (6), section one (1), the words "or insured".
3. By striking the word "or" in line seven (7), section one (1), and inserting in lieu thereof a comma (,).
4. By inserting after the word "association" in line seven (7), section one (1), the words "or insurance company".
5. By inserting before the word "Bail" in line fourteen (14), section one (1), the following: "If such insurance company is itself qualified under the provisions of section five hundred fifteen point forty-eight (515.48), subsection two (2) then it may be its own surety.".

Glenn of Wapello.
Amend House File 263 as follows:

1. Amend section five (5), lines forty-five (45) and fiftyfour (54), by inserting after the word "religion" the words "age, sex,".
2. Amend section six (6), lines five (5) and eight (8), by inserting after the word "origin" the words "age, sex,".
3. Amend section seven (7), lines six (6), twelve (12), and seventeen (17), by inserting after the word "origin" the words "age, sex,".
4. Amend section eight (8), line seven (7), by inserting after the word "origin" the words "age, sex,".

Caffrey of Polk.
Amend House File 279 as follows:

1. In section 24 , delete the sentence commencing in line 10.
2. Add the following as a new section: Nothing in this Act shall be interpreted as increasing taxing limits which would be otherwise applicable.

1 Amend House File 189 by striking all after the enacting clause 2 and inserting in lieu thereof the following:
3 "Section 1. Section three hundred thirteen point twenty-one
4 (313.21), Code 1962, is hereby amended by striking from line thir-
5 teen (13) the word 'twenty-five' and inserting in lieu thereof the
6 word 'thirty (30)'."
7 "Sec. 2. Section three hundred thirteen point thirty-six
8 (313.36), Code 1962, is hereby amended by striking from line ten
9 (10) the word 'twenty-five' and inserting in lieu thereof the
10 word 'thirty (30)'."
Korn of Harrison.
Scort of Pottawattamie.
1 Amend House File 360 as follows:
2 1. By inserting in line three (3) of section four (4) after the word "person" the words ", including the probation officer or any other peace officer,".
2. By striking from line one (1) of section twenty-seven (27) the word "shall" and inserting in lieu thereof the word "may". DOYLE of Woodbury.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Friday, March 19, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Friday, March $19,1965$.

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

Prayer was offered by the Reverend Walters L. Sieck, pastor of the Methodist Church, Sigourney, Iowa.

The Journal of Thursday, March 18, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Radl of Linn on request of McNamara of Linn; Fischer of Grundy on request of Coffman of Iowa; Jackson of Clinton on request of Varney of Clinton; Meacham of Poweshiek on request of Doderer of Johnson; Millen of Jefferson-Van Buren on request of Miller of Des Moines; Reichardt of Polk on request of Maley of Polk; Oehlsen of Hardin on request of Scott of Pottawattamie; Harrington of Buchanan on request of Rasmussen of Polk; O'Malley of Polk on request of Maley of Polk.

## VISITORS

Gregerson of Pottawattamie presented to the House twenty-seven Dem-Teens from Abraham Lincoln High School in Council Bluffs and their teacher, Sidney Klopper.

Miller of Buena Vista presented to the House the Storm Lake basketball team, their coach, Berny Haltgreen, and the football coach, Norm Den Hartog.

Maley of Polk presented to the House students from St. Augustin's School, Des Moines, and their teacher, Mrs. Paquette.

Dunton of Keokuk presented to the House Connie Garrison, Gloria Sieck, seniors at Sigourney High School, and Mrs. Walters Sieck, wife of the minister giving the invocation.

Whisler of Appanoose-Davis presented to the House thirty-three junior high librarians from Centerville Junior High School, their teacher, Mrs. Celia Starcevich, and three sponsors.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended to the Honorable Riley Gillette and the Honorable Willie Stevenson Glanton whose birthdays are today and
to the Honorable Keith H. Dunton whose birthday occurs tomorrow "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Jackson of Black Hawk, from one hundred three residents of Black Hawk County opposing Senate File 282, relating to the licensing and regulation of milk dealers.

By Rasmussen of Polk, from thirty-six residents of Polk County favoring the licensing of physical therapists.

By Baker of Boone, from forty residents of Boone County favoring citizen band licensees having their call letters on their automobile license plates.

By Gallagher of Black Hawk, from thirteen residents of Black Hawk County favoring the licensing of physical therapists.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 215, 321, 328, 400, 510, Senate Files 76, 146 and 201, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 380 and 381.

## HOUSE FILE 25 WITHDRAWN

Uban of Black Hawk asked and received unanimous consent to withdraw House File 25 from further consideration by the House.

## HOUSE JOINT RESOLUTION 3 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House Joint Resolution 3 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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 49, a bill for an act relating to various amendments to the probate Code and old age assistance and medical assistance for the aged.

Read first time and referred to committee on judiciary.
Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Read first time and referred to committee on governmental subdivisions.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Nielsen of Emmet-Palo Alto asked and received unanimous consent for the immediate consideration of House File 343, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District, in the Counties of Emmet and Kossuth, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law.

Nielsen of Emmet-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?" (H. F. 343)
The ayes were, 100:

| Anderson | Duffy | Jackson of | Nagle |
| :---: | :---: | :---: | :---: |
| Bailey | Dunton | Black Hawk | Nielsen of |
| Baker | Felger | Keleher | Emmet-Palo Alto |
| Baringer | Fisher of | Kempter | Nielsen of |
| Bogenrief | Greene | Kennedy | Shelby |
| Boot | Foster | Kluever | O'Malley |
| Breitbach | Fullmer | Korn | Oxley |
| Bremmer | Gallagher | Lawlor | Palmer |
| Busch | Gannon | Loss | Patton |
| Caffrey | Gillette of | Lynch | Quinn |
| Carnahan | Clay-Dickinson | Madden | Reichardt |
| Clapsaddle | Glanton | Mahan | Renda |
| Cochran | Gleason | Maley | Resnick |
| Coffman | Glenn | Maule | Rickert |
| Cohen | Graham | Mayberry | Rider |
| Conway | Grassley | McNamara | Scott |
| Craig | Gregerson | Melrose | Seibert |
| Crosier | Hageman | Miller of | Shirley of |
| Den Herder | Hanson | Buena Vista | Dallas |
| Detje | Holmes | Miller of | Smith of |
| Distelhorst | Houston | Page | Linn |
| Doderer | Hullinger | Morgan | Smith of |
| Dougherty | Hutchins | Mueller | O'Brien |
| Doyle |  | Murphy | Stevenson |


| Stokes | Uban | Wengert | Wolcott |
| :--- | :--- | :--- | :--- |
| Strothman | Utzig | Whisler | Wright |
| Stueland | Varney | Wilson | Mr. Speaker |
| Tieden | Webster | Winkelman |  |

The nays were, none.
Absent or not voting, 24:

| Brinck <br> Burke <br> Busing | Gillette of <br> Story |
| :--- | :--- |
| Denato | Harrington |
| Edgington | Hausheer |
| Fischer of |  |
| Grundy | Jackson of |
| Clinton |  |

Millen
Miller of
Des Moines
Nelson
Oehlsen
Ossian
Radl

Rasmussen
Redfern
Robinson
Roe
Scherle of
Fremont-Mills
Shannahan

Gaudineer
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 relating to weights and measures, was taken up for consideration.

Fisher of Greene offered the following amendment and moved its adoption:

Amend House File 315 as follows:

1. Amend section one (1) by inserting after the words "truck scales" in line three (3) thereof the following:
", except motor truck scales used solely in the weighing of construction materials and agricultural limestone".

The amendment was 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?" (H. F. 315)
The ayes were, 104:

| Anderson | Denato <br> Bailey | Den Herder <br> Baker | Gillette of <br> Clay-Dickinson |
| :--- | :--- | :--- | :--- |
| Baringer | Detje | Kennedy <br> Kluever |  |
| Bogenrief | Distelhorst | Glanton | Korn |
| Boot | Doderer | Gleason | Lawlor |
| Breitbach | Dougherty | Glenn | Graham |
| Bremmer | Doyle | Loss |  |
| Busch | Duffy | Grassley | Madden |
| Caffrey | Dunton | Gregerson | Mahan |
| Carnahan | Edgington | Hageman | Maley |
| Clapsaddle | Felger | Fanson | Mayle |
| Cochran | Fisher of | Hausheer | McNerry |
| Coffman | Greene | Houston | Melrose |
| Cohen | Foster | Hullinger | Miller of |
| Conway | Fullmer | Hatchins | Buena Vista |
| Craig | Gallagher | Jackson of | Mlack Hawk |
| Crosier | Gannon | Killer of |  |
|  |  | Deleher Moines |  |
|  |  | Kempter | Miller of |
|  |  |  | Page |


| Morgan | Patton | Shirley of | Uban |
| :--- | :--- | :--- | :--- |
| Mueller | Quinn | Dallas | Utzig |
| Murphy | Rasmussen | Smith of | Varney |
| Nagle | Redfern | Linn | Webster |
| Nielsen of | Reichardt | Smith of | Wengert |
| Emmet-Palo Alto | Renda | O'Brien | Whisler |
| Nielsen of | Resnick | Stevenson | Wilson |
| Shelby | Rickert | Stokes | Winkelman |
| Ossian | Rider | Strothman | Wolcott |
| Oxley | Scott | Stueland | Wright |
| Palmer | Seibert | Tieden | Mr. Speaker |

The nays were, none.
Absent or not voting, 20:

Brinck
Burke
Busing
Fischer of
Grundy
Gaudineer
Gillette of Story
Harrington
Holmes
Jackson of Clinton

Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Mr. Speaker

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

House File 316, a bill for an act relating to anti-hog-cholera virus and serum dealer permits, 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?" (H. F. 316)
The ayes were, 101

| Anderson | Doyle |
| :--- | :--- |
| Bailey | Duffy <br> Baker |
| Baringer | Dunton |
| Bogenrief | Edgington |
| Boot | Felger |
| Breitbach | Fisher of |
| Bremmer | Greene |
| Busch | Foster |
| Caffrey | Gallagher |
| Carnahan | Gillette of |
| Clapsaddle | Clay-Dickinson |
| Cochran | Glanton |
| Coffman | Gleason |
| Cohen | Glenn |
| Conway | Graham |
| Craig | Grassley |
| Crosier | Gregerson |
| Denato | Hageman |
| Den Herder | Hanson |
| Detje | Hausheer |
| Distelhorst | Holmes |
| Doderer | Houston |
| Dougherty | Hullinger |
|  | Hutchins |

Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller

Murphy
Nagle
Nielsen of
Emmet-Palo Alto
Nielsen of Shelby
Ossian
Oxley
Palmer
Patton
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Seibert
Shirley of Dallas
Smith of Linn
Smith of O'Brien

| Stevenson | Tieden | Webster | Winkelman |
| :--- | :--- | :--- | :--- |
| Stokes | Uban | Wengert | Wolcott |
| Strothman | Utzig | Whisler | Wright |
| Stueland | Varney | Wilson | Mr. Speaker |

The nays were, 1:
Scott
Absent or not voting, 22:

Brinck
Burke
Busing
Fischer of
Grundy
Fullmer
Gannon

Gaudineer
Gillette of Story
Harrington Jackson of Clinton Lynch

Webster
Whisler
Wilson

Winkelman
Wolcott
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 318, a bill for an act relating to fees for inspection of weights and measures, was taken up for consideration.

Baker 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?" (H. F. 318)
The ayes were, 102:

| Anderson | Fisher of | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Mahan | Resnick |
| Baker | Fullmer | Maley | Rickert |
| Bogenrief | Gallagher | Maule | Rider |
| Boot | Gillette of | Mayberry | Robinson |
| Breitbach | Clay-Dickinson | McNamara | Roe |
| Bremmer | Gillette of | Melrose | Scott |
| Busch | Story | Miller of | Seibert |
| Caffrey | Glanton | Buena Vista | Shirley of |
| Carnahan | Gleason | Miller of | Dallas |
| Clapsaddle | Glenn | Des Moines | Smith of |
| Cochran | Graham | Miller of | Linn |
| Coffman | Grassley | Page | Smith of |
| Cohen | Gregerson | Morgan | O'Brien |
| Conway | Hageman | Mueller | Stevenson |
| Craig | Hanson | Murphy | Stokes |
| Crosier | Hausheer | Nagle | Strothman |
| Denato | Houston | Nielsen of | Stueland |
| Den Herder | Hullinger | Emmet-Palo Alto Uban |  |
| Detje | Hutchins | Nielsen of | Utzig |
| Distelhorst | Jackson of | Shelby | Varney |
| Doderer | Black Hawk | Ossian | Wengert |
| Dougherty | Keleher | Oxley | Whisler |
| Doyle | Kempter | Palmer | Wilson |
| Duffy | Kennedy | Patton | Winkelman |
| Dunton | Kluever | Quinn | Wolcott |
| Edgington | Korn | Rasmussen | Wright |
| Felger | Lawlor | Redfern | Mr. Speaker |
|  | Loss | Reichardt |  |

The nays were, 3 :
Baringer Foster Tieden
Absent or not voting, 19:
Brinck
Burke
Busing
Fischer of Grundy
Gannon

Gaudineer
Harrington
Holmes
Jackson of Clinton
Lynch

Meacham
Millen
Nelson Oehlsen O'Malley

Radl
Scherle of Fremont-Mills
Shannahan Webster

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 relating to certification of animals, was taken up for consideration.

Shirley 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?" (H. F. 319)
The ayes were, 96 :

Anderson
Bailey
Baker
Boot
Breitbach
Bremmer
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
The nays were, 5 :
Hutchins

Baringer Rasmussen Tieden Winkelman
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan Resnick

Maley Rickert
Maule Rider
Mayberry
McNamara
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nielsen of Emmer Palo Alto tand
Nielsen of Varney Shelby Webster
Ossian Wengert
Oxley Whisler
Patton Wilson
Quinn Wolcott
Redfern Wright
Reichardt Mr. Speaker
Renda

Robinson
Roe
Scott
Seibert
Shirley of
Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Utzig

Wengert

Absent or not voting, 23:

| Bogenrief | Foster <br> Brinck |
| :--- | :--- |
| Gannon |  |
| Burke | Gaudineer |
| Busing | Harrington |
| Cohen | Houston |
| Fischer of | Jackson of |
| Grundy | Clinton |


| Lynch | Palmer |
| :--- | :--- |
| Meacham | Radl |
| Millen | Scherle of |
| Nelson | Fremont-Mills |
| Oehlsen | Shannahan |
| O'Malley | Uban |

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

Kempter of Jackson asked and received unanimous consent for the immediate consideration of House File 560, a bill for an act to establish a Code of military justice in Iowa.

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

On the question "Shall the bill pass?" (H. F. 560)
The ayes were, 102:

| Anderson | Fisher of | Madden | Rider |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Mahan | Robinson |
| Baringer | Fullmer | Maley | Roe |
| Bogenrief | Gallagher | Maule | Scherle of |
| Boot | Gannon | Mayberry | Fremont-Mills |
| Breitbach | Gillette of | McNamara | Scott |
| Bremmer | Clay-Dickinson | Melrose | Seibert |
| Brinck | Gillette of | Miller of | Shirley of |
| Busch | Story | Buena Vista | Dallas |
| Caffrey | Glanton | Miller of | Smith of |
| Carnahan | Gleason | Des Moines | Linn |
| Clapsaddle | Glenn | Miller of | Smith of |
| Cochran | Graham | Page | O'Brien |
| Coffman | Grassley | Morgan | Stevenson |
| Cohen | Gregerson | Murphy | Stokes |
| Conway | Hageman | Nagle | Strothman |
| Craig | Hanson | Nelson | Stueland |
| Crosier | Holmes | Nielsen of | Tieden |
| Denato | Houston | Emmet-PaloAlto Utzig |  |
| Den Herder | Hullinger | Nielsen of | Varney |
| Detje | Hutchins | Shelby | Webster |
| Distelhorst | Jackson of | Oxley | Wengert |
| Doderer | Black Hawk | Palmer | Whisler |
| Dougherty | Keleher | Patton | Wilson |
| Doyle | Kempter | Rasmussen | Winkelman |
| Duffy | Kennedy | Redfern | Wolcott |
| Dunton | Kluever | Renda | Wright |
| Edgington | Korn | Resnick | Mr. Speaker |
| Felger | Lawlor | Rickert |  |
| The nays were, | 1: |  |  |
| Bailey |  |  |  |

Absent or not voting, 21:
Burke
Fischer of
Busing
Grundy
Foster
Gaudineer

Harrington
Hausheer

| Jackson of | Meacham | O'Malley | Reichardt |
| :--- | :--- | :--- | :--- |
| Clinton | Millen | Ossian | Shannahan |
| Loss | Mueller | Quinn | Uban |
| Lynch | Oehlsen | Radl |  |

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

## EXPLANATION OF VOTE ON HOUSE FILE 560

I voted "no" on House File 560 for the reason that the bill was over forty-nine pages long and was brought up out of order so that I did not have an opportunity to study it.

Bailey of Wright.
House File 327, a bill for an act relating to the specifications and standards for cheeses and cheese products, was taken up for consideration.

Mueller of Winnebago-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?" (H. F. 327)
The ayes were, 105:

| Anderson | Foster | Lynch | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Madden | Rickert |
| Baker | Gallagher | Mahan | Rider |
| Baringer | Gannon | Maley | Robinson |
| Bogenrief | Gillette of | Maule | Roe |
| Boot | Clay-Dickinson | McNamara | Scherle of |
| Breitbach | Gillette of | Melrose | Fremont-Mills |
| Bremmer | Story | Miller of | Scott |
| Busch | Glanton | Buena Vista | Seibert |
| Caffrey | Gleason | Miller of | Shirley of |
| Carnahan | Glenn | Des Moines | Dallas |
| Clapsaddle | Graham | Miller of | Smith of |
| Cochran | Grassley | Page | Linn |
| Coffman | Gregerson | Morgan | Smith of |
| Cohen | Hageman | Mueller | O'Brien |
| Conway | Hanson | Murphy | Stevenson |
| Craig | Hausheer | Nagle | Stokes |
| Crosier | Holmes | Nelson | Strothman |
| Den Herder | Houston | Nielsen of | Stueland |
| Detje | Hullinger | Fmmet-PaloAlto Tieden |  |
| Distelhorst | Hutchins | Nielsen of | Uban |
| Doderer | Jackson of | Shelby | Varney |
| Dougherty | Black Hawk | Ossian | Wengert |
| Doyle | Keleher | Oxley | Whisler |
| Duffy | Kempter | Palmer | Wilson |
| Dunton | Kennedy | Patton | Winkelman |
| Edgington | Kluever | Rasmussen | Woliott |
| Felger | Korn | Redfern | Wright |
| Fisher of | Lawlor | Renda | Mr. Speaker |
| Greene | Loss |  |  |

The nays were, none.

Absent or not voting, 19:

| Brinck | Gaudineer | Meacham | Radl |
| :--- | :--- | :--- | :--- |
| Burke | Harrington | Millen | Reichardt |
| Busing | Jackson of | Oehlsen | Shannahan |
| Denato | Clinton | O'Malley | Utzig |
| Fischer of | Mayberry | Quinn | Webster |
| Grundy |  |  |  |

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 to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage and to impose fee schedules, was taken up for consideration.

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

Amend House File 119, section one (1), by striking from lines four (4) and five (5) the words and figures "two hundred thousand ( 200,000 )" and inserting in lieu thereof the words and figures "twenty thousand $(20,000)$ ".

The amendment was adopted.
Palmer 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?" (H. F. 119)
The ayes were, 102:

| Anderson | Felger | Korn | Oxley |
| :--- | :--- | :--- | :--- |
| Bailey | Fisher of | Lawlor | Palmer |
| Baker | Greene | Lynch | Patton |
| Baringer | Foster | Madden | Rasmussen |
| Bogenrief | Fullmer | Mahan | Redfern |
| Bpot | Gallagher | Maley | Renda |
| Breitbach | Gannon | Maule | Resnick |
| Bremmer | Gillette of | Mayberry | Rickert |
| Busch | Clay-Dickinson | McNamara | Rider |
| Busing | Gillette of | Melrose | Robinson |
| Caffrey | Story | Miller of | Roe |
| Carnahan | Glanton | Buena Vista | Scherle of |
| Clapsaddle | Gleason | Miller of | Fremont-Mills |
| Coffman | Glenn | Des Moines | Scott |
| Cohen | Graham | Miller of | Seibert |
| Conway | Grassley | Page | Shirley of |
| Crosier | Gregerson | Morgan | Dallas |
| Denato | Hageman | Mueller | Smith of |
| Den Herder | Hanson | Murphy | Linn |
| Detje | Holmes | Nagle | Stevenson |
| Distelhorst | Houston | Nelson | Stokes |
| Doderer | Hullinger | Nielsen of | Strothman |
| Dougherty | Hutchins | Emmet-PaloAlto Stueland |  |
| Doyle | Keleher | Nielsen of | Tieden |
| Dunton | Kennedy | Shelby | Uban |
| Edgington | Kluever | Ossian | Utzig |

Varney
Webster
Wengert

Whisler
Wilson

Winkelman
Wolcott

Wright
Mr. Speaker

The nays were, 1:
Craig
Absent or not voting, 21:

Brinck
Burke
Cochran
Duffy
Fischer of Grundy
Gaudineer

Harrington Hausheer Jackson of Black Hawk
Jackson of Clinton

Kempter
Loss
Meacham Millen Oehlsen O'Malley

Quinn
Radl
Reichardt
Shannahan
Smith of O'Brien

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

## SENATE FILE 126 SUBSTITUTED FOR HOUSE FILE 130

Carnahan of Wapello asked and received unanimous consent to substitute Senate File 126 for House File 130.

Senate File 126, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor, 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?" (S. F. 126)
The ayes were, 95:

Anderson
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy

Felger
Fisher of Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Holmes
Houston
Hullinger
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Murphy
Nagle

Nelson
Nielsen of Shelby
Ossian
Oxley
Palmer
Rasmussen
Redfern
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn

| Smith of | Uban | Wengert | Wolcott |
| :--- | :--- | :--- | :--- |
| O'Brien | Utzig | Whisler | Wright |
| Stevenson | Varney | Wilson | Mr. Speaker |
| Stueland | Webster |  |  |

The nays were, 10:

| Bailey | Edgington <br> Baringer <br> Craig |
| :--- | :--- |
| Mueller |  |

Absent or not voting, 19:

| Baker | Foster | Jackson of | O'Malley |
| :--- | :--- | :--- | :--- |
| Burke | Harrington | Clinton | Patton |
| Crosier | Hausheer | Meacham | Quinn |
| Dunton | Hutchins | Millen | Rad1 |
| Fischer of | Jackson of | Oehlsen | Reichardt |
| Grundy | Black Hawk |  |  |

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

## HOUSE FILE 130 WITHDRAWN

Carnahan of Wapello asked and received unanimous consent to withdraw House File 130 from further consideration by the House.

House File 141, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families, was taken up for consideration.

Caffrey 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?" (H. F. 141)
The ayes were, 96 :

| Anderson | Dougherty | Holmes | Miller of |
| :--- | :--- | :--- | :--- |
| Bailey | Doyle | Hullinger | Des Moines |
| Baker | Duffy | Jackson of | Morgan |
| Baringer | Dunton | Black Hawk | Mueller |
| Bogenrief | Felger | Keleher | Murphy |
| Breitbach | Fisher of | Kempter | Nagle |
| Bremmer | Greene | Kennedy | Nelson |
| Busing | Fullmer | Korn | Nielsen of |
| Caffrey | Gallagher | Lawlor | Emmet-Palo Alto |
| Carnahan | Gannon | Loss | Nielsen of |
| Clapsaddle | Gaudineer | Lynch | Shelhy |
| Cochran | Gillette of | Madden | Oxley |
| Coffman | Clay-Dickinson | Mahan | Palmer |
| Cohen | Gillette of | Maley | Quinn |
| Conway | Story | Maule | Rasmussen |
| Craig | Glanton | Mayberry | Redfern |
| Crosier | Gleason | McNamara | Renda |
| Denato | Glenn | Melrose | Resnick |
| Detje | Gregerson | Miller of | Rickert |
| Distelhorst | Hageman | Buena Vista | Rider |
| Doderer | Hanson |  | Robinson |


| Roe | Shirley of | Stueland | Whisler |
| :---: | :---: | :---: | :---: |
| Scherle of | Dallas | Uban | Wilson |
| Fremont-Mills | Smith of | Utzig | Winkelman |
| Scott | Linn | Varney | Wolcott |
| Seibert | Stevenson | Webster | Wright |
| Shannahan | Strothman | Wengert | Mr. Speaker |
| The nays were, 6: |  |  |  |
| Edgington | Kluever | Smith of | Stokes |
| Grassley | Ossian | O'Brien |  |
| Absent or not voting, 22: |  |  |  |
| Boot | Foster | Jackson of | Oehlsen |
| Brinck | Graham | Clinton | O'Malley |
| Burke | Harrington | Meacham | Patton |
| Busch | Hausheer | Millen | Radl |
| Den Herder | Houston | Miller of | Reichardt |
| Fischer of Grundy | Hutchins | Page | Tieden |

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

## SENATE FILE 226 SUBSTITUTED FOR HOUSE FILE 183

Caffrey of Polk asked and received unanimous consent to substitute Senate File 226 for House File 183.

Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal, was taken up for consideration.

## SENATE FILE 226 DEFERRED

Distelhorst of Des Moines asked and received unanimous consent that Senate File 226 be deferred and that the bill retain its place on the calendar.

House File 217, a bill for an act concerning the procedure for contested elections involving the office of county supervisors, was taken up for consideration.

Gillette of Clay-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?" (H. F. 217)
The ayes were, 102:

| Anderson | Brinck Cohen Dougherty <br> Baker Busch Conway | Dougher <br> Doyle |  |
| :--- | :--- | :--- | :--- |
| Baringer | Busing | Craig | Dunton |
| Bogenrief | Carnahan | Crosier | Edgington |
| Boot | Clapsaddle | Den Herder | Felger |
| Breitbach | Cochran | Detje | Fisher of |
| Bremmer | Coffman | Doderer | Greene |


| Fullmer | Kluever | Nielsen of | Smith of |
| :--- | :--- | :--- | :--- |
| Gallagher | Korn | Emmet-PaloAltoLinn <br> Gannon | Lawlor |
| Gaudineer | Loss | Nielsen of | Smith of |
| Gillette of | Lynch | Shelby | O'Brien |
| Clay-Dickinson | Madden | Pssian | Stevenson |
| Glanton | Mahan | Patton | Stokes |
| Gleason | Maley | Quinn | Strothman |
| Glenn | Maule | Rasmussen | Stueland |
| Graham | Mayberry | Redfern | Uban |
| Grassley | McNamara | Renda | Utzig |
| Gregerson | Melrose | Resnick | Varney |
| Hageman | Miller of | Rickert | Webster |
| Hanson | Buena Vista | Rider | Wengert |
| Holmes | Miller of | Robinson | Whisler |
| Houston | Page | Roe | Wilson |
| Hullinger | Morgan | Scherle of | Winkelman |
| Jackson of | Mueller | Fremont-Mills | Wolcott |
| Black Hawk | Murphy | Scott | Wright |
| Keleher | Nagle | Seibert | Mr. Speaker |
| Kempter | Nelson | Shirley of |  |
| Kennedy |  | Dallas |  |

The nays were, none.
Absent or not voting, 22 :

Bailey
Burke
Caffrey
Denato
Distelhorst
Duffy

Fischer of
Grundy
Foster
Gillette of Story
Harrington
Hausheer

| Hutchins | Oehlsen |
| :--- | :--- |
| Jackson of | O'Malley |
| Clinton | Oxley |
| Meacham | Radl |
| Millen | Reichardt |
| Miller of | Shannahan |
| Des Moines |  |

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

House File 202, a bill for an act relating to the arrangement of candidates' names on municipal election ballots, was taken up for consideration.

Maley 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?" (H. F. 202)
The ayes were, 103:

Anderson
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle

Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty

Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer

Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Holmes

| Houston | Melrose <br> Miller of | Palmer <br> Patton | Smith of <br> O'Brien |
| :--- | :--- | :--- | :--- |
| Hullinger | Buena Vista | Quinn | Qtevenson |
| Jackson of | Black Hawk | Miller of |  |
| Kismen | Rasmussen | Stokes |  |
| Keleher | Des Moines | Redfern | Strothman |
| Kempter | Miller of | Resnick | Stueland |
| Kennedy | Page | Rickert | Uban |
| Kluever | Morgan | Rider | Utzig |
| Korn | Mueller | Robinson | Varney |
| Lawlor | Murphy | Roe | Webster |
| Loss | Nagle | Scherle of | Wengert |
| Lynch | Nelson | Fremont-Mills | Whisler |
| Madden | Nielsen of | Scott | Wilson |
| Mahan | Emmet-PaloAlto Seibert | Winkelman |  |
| Maley | Nielsen of | Shirley of | Wolcott |
| Maule | Shelly | Dallas | Wright |
| Mayberry | Ossian | Smith of | Mr. Speaker |
| McNamara | Oxley | Linn |  |

The nays were, none.
Absent or not voting, 21:

Bailey
Baker
Burke
Caffrey
Denato
Fischer of
Grundy

Foster
Gillette of Story Harrington Hausheer Hutchins

| Jackson of | Radl |
| :--- | :--- |
| Clinton | Reichardt |
| Meacham | Renda |
| Millen | Shannahan |
| Oehlsen | Tieden |
| O'Malley |  |

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

## SENATE FILE 135 SUBSTITUTED FOR HOUSE FILE 220

Mayberry of Webster asked and received unanimous consent to substitute Senate File 135 for House File 220.

Senate File 135, a bill for an act relating to the cost of printing ballots and supplies for voting machines, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 135)
The ayes were, 104:

| Anderson | Carnahan | Detje | Foster |
| :--- | :--- | :--- | :--- |
| Bailey | Clapsaddle | Doderer | Fullmer |
| Baringer | Cochran | Dougherty | Gallagher |
| Bogenrief | Coffman | Doyle | Gannon |
| Boot | Cohen | Duffy | Gaudineer |
| Breitbach | Conway | Dunton | Gillette of |
| Bremmer | Craig | Edgington | Clay-Dickinson |
| Brinck | Crosier | Felger | Gillette of |
| Busch | Denato | Fisher of | Story |
| Busing | Den Herder | Greene | Glanton |


| Gleason | Madden | Ossian | Smith of |
| :--- | :--- | :--- | :--- |
| Glenn | Mahan | Oxley | Linn |
| Graham | Maley | Palmer | Smith of |
| Grassley | Maule | Patton | O'Brien |
| Gregerson | McNamara | Quinn | Stevenson |
| Hageman | Melrose | Rasmussen | Stokes |
| Hanson | Miller of | Reffern | Strothman |
| Hullinger | Des Moines | Renda | Stueland |
| Hutchins | Miller of | Resnick | Tieden |
| Jackson of | Page | Rickert | Uban |
| Black Hawk | Morgan | Rider | Utzig |
| Keleher | Mueller | Robinson | Varney |
| Kempter | Murphy | Roe | Webster |
| Kennedy | Nagle | Scherle of | Wengert |
| Kluever | Nelson | Fremont-Mills | Whisler |
| Korn | Nillsen of | Scott | Wilson |
| Lawlor | Emmet-PaloAlto Seibert | Winkelman |  |
| Loss | Nielsen of | Shirley of | Woloctt |
| Lynch | Shelby | Dallas | Mr. Speaker |

The nays were, none.
Absent or not voting, 20:

| Baker | Harrington | Mayberry | O'Malley |
| :--- | :--- | :--- | :--- |
| Burke | Hausheer | Meacham | Radl |
| Caffrey | Holmes | Millen | Reichardt |
| Distehorst | Houston | Miller of | Shanahan |
| Fischer of |  |  |  |
| Grundy | Jackson of <br> Clinton | Benana Vista | Wright |

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

## HOUSE FILE 220 WITHDRAWN

Mayberry of Webster asked and received unanimous consent to withdraw House File 220 from further consideration by the House.

House File 109, a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment on motor vehicles, was taken up for consideration.

Conway of Louisa-Muscatine offered the following amendment filed by Uban and moved its adoption:

Amend House File 109 by striking lines four (4) through seven (7) of section one (1) and inserting in lieu thereof the following:
"Lamps on parked or stopped vehicles, except trucks, trailers or semitrailers as defined in section three hundred twenty-one point three hundred ninety-two (321.392) of the Code, required to be exhibited by this section shall not be lighted at any time when the vehicle is being driven on the highway unless the headlamps are also lighted."

The amendment was adopted.
Conway of Louisa-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?" (H. F. 109)
The ayes were, 101:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Denato
Den Herder
Detje
Doderer
Dougherty
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Fullmer
Gallagher

Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch
Madden
Mahan

The nays were, 4:
Baringer
Coffman
Absent or not voting, 19:

Bremmer
Burke
Crosier
Distelhorst
Fischer of
Grundy

Foster
Gannon
Harrington
Hausheer
Jackson of Clinton

Maley
Maule
Mayberry
McNamara
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of Emm
Ossian Oxley Palmer Patton
Quinn
Redfern
Renda
Resnick
Rickert
Rider

Doyle

Meacham
Millen
Nielsen of
Shelby
Oehlsen

Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Kluever

O'Malley
Radl
Rasmussen
Reichardt
Shannahan

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

## SENATE FILE 134 SUBSTITUTED FOR HOUSE FILE 221

Mayberry of Webster asked and received unanimous consent to substitute Senate File 134 for House File 221.

Senate File 134, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 134)
The ayes were, 98 :

| Anderson | Fullmer | Mahan | Robinson |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maley | Roe |
| Baker | Gannon | Maule | Scherle of |
| Baringer | Gaudineer | Mayberry | Fremont-Mills |
| Bogenrief | Gillette of | McNamara | Scott |
| Boot | Clay-Dickinson | Melrose | Seibert |
| Breitbach | Glanton | Miller of | Shirley of |
| Busch | Gleason | Page | Dallas |
| Busing | Glenn | Morgan | Smith of |
| Caffrey | Graham | Mueller | Linn |
| Carnahan | Grassley | Murphy | Smith of |
| Clapsaddle | Gregerson | Nagle | O'Brien |
| Cochran | Hageman | Nelson | Stevenson |
| Coffman | Hanson | Nielsen of | Stokes |
| Cohen | Holmes | Emmet-Palo Alto Strothman |  |
| Craig | Houston | Ossian | Stueland |
| Crosier | Hutchins | Oxley | Tieden |
| Denato | Keleher | Palmer | Uban |
| Den Herder | Kempter | Patton | Utzig |
| Detje | Kennedy | Quinn | Varney |
| Distelhorst | Kluever | Rasmussen | Webster |
| Doderer | Korn | Redfern | Wengert |
| Dougherty | Lawlor | Renda | Winkelman |
| Doyle | Loss | Resnick | Wolcott |
| Duffy | Lynch | Rickert | Wright |
| Edgington | Madden | Rider | Mr. Speaker |
| Felger |  |  |  |

The nays were, none.
Absent or not voting, 26:

Bremmer
Burke
Conway
Dunton
Fischer of
Grundy
Fisher of
Greene

Foster
Gillette of Story
Harrington
Hausheer
Hullinger
Jackson of
Black Hawk

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

## HOUSE FILE 221 WITHDRAWN

Mayberry of Webster asked and received unanimous consent to withdraw House File 221 from further consideration by the House.

House File 110, 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.

Kennedy 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?"(H. F. 110)
The ayes were, 103 :

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger

Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
The nays were, 3:
Baringer
Absent or not voting, 18:

Bremmer
Burke
Fischer of
Grundy
Foster
Harrington

Edgington

Jackson of Black Hawk
Jackson of Clinton
MeNamara Meacham

| Lynch | Renda |
| :--- | :--- |
| Madden | Resnick |
| Mahan | Rickert |
| Maley | Rider |
| Maule | Robinson |
| Mayberry | Roe |
| Melrose | Scherle of |
| Miller of | Fremont-Mills |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Mueller | Stevenson |
| Murphy | Stokes |
| Nagle | Strothman |
| Nelson | Stueland |
| Nielsen of | Tieden |
| Emmet-Palo Alto | Uban |
| Nielsen of | Utzig |
| Shelby | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Winkelman |
| Patton | Wolcott |
| Quinn | Wright |
| Rasmussen | Mr. Speaker |
| Redfern |  |

Grassley

| Millen | Shannahan <br> Oehlsen |
| :--- | :--- |
| Smith of |  |
| O'Malley | O'Brien |
| Radl | Whisler |
| Reichardt | Wilson |

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

Baker of Boone asked and received unanimous consent for the immediate consideration of House File 249, a bill for an act relating to the bonding authority of the county conservation boards.

Baker 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?" (H. F. 249)

The ayes were, 91 :

| Anderson | Doyle | Korn | Rider |
| :---: | :---: | :---: | :---: |
| Bailey | Dunton | Lawlor | Robinson |
| Baker | Felger | Lynch | Roe |
| Baringer | Fullmer | Madden | Scott |
| Bogenrief | Gallagher | Mahan | Seibert |
| Boot | Gannon | Maley | Shirley of |
| Breitbach | Gaudineer | McNamara | Dallas |
| Brinck | Gillette of | Melrose | Smith of |
| Busch | Clay-Dickinson | Miller of | Linn |
| Busing | Gillette of | Buena Vista | Smith of |
| Caffrey | Story | Morgan | O'Brien |
| Carnahan | Glanton | Murphy | Stevenson |
| Clapsaddle | Gleason | Nagle | Stueland |
| Cochran | Glenn | Nelson | Tieden |
| Coffman | Grassley | Nielsen of | Uban |
| Cohen | Gregerson | Emmet-Palo Alto | Utzig |
| Conway | Hageman | Oxley | Varney |
| Craig | Hanson | Palmer | Webster |
| Crosier | Holmes | Quinn | Wengert |
| Denato | Houston | Rasmussen | Whisler |
| Den Herder | Hullinger | Redfern | Winkelman |
| Detje | Hutchins | Renda | Wolcott |
| Distelhorst | Keleher | Resnick | Wright |
| Doderer | Kempter | Rickert | Mr. Speaker |
| Dougherty | Kluever |  |  |

The nays were, 8:

| Edgington | Miller of |
| :---: | :---: |
| Fisher of |  |
| Greene | Page <br> Nielsen of <br> Shelby |

Ossian
Scherle of
Fremont-Mills

Stokes
Strothman

Absent or not voting, 25:

| Bremmer | Hausheer | Maule | Oehlsen |
| :--- | :--- | :--- | :--- |
| Burke | Jackson of | Mayberry | O'Malley |
| Duffy | Black Hawk | Meacham | Patton |
| Fischer of | Jackson of | Millen | Radl |
| Grundy | Clinton | Miller of | Reichardt |
| Foster | Kennedy | Des Moines | Shanahan |
| Graham | Loss | Mueller | Wilson |

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

House File 302, a bill for an act relating to the matter in which earned income shall be considered in determining the amount of old age assistance grants, was taken up for consideration.

Mueller of Winnebago-Worth offered the following amendment and moved its adoption:

Amend House File 302, section one (1), by inserting after the word "income" in line ten (10) the words "per month".

The amendment was adopted.
Wright 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?" (H. F. 302)
The ayes were, 103:

| Anderson | Fullmer | Lynch | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Madden | Rider |
| Baker | Gannon | Mahan | Robinson |
| Baringer | Gaudineer | Maley | Roe |
| Bogenrief | Gillette of | Maule | Scherle of |
| Boot | Clay-Dickinson | Mayberry | Fremont-Mills |
| Breitbach | Gillette of | Melrose | Scott |
| Bremmer | Story | Millen | Seibert |
| Brinck | Glanton | Miller of | Shannahan |
| Busch | Gleason | Buena Vista | Shirley of |
| Busing | Glenn | Miller of | Dallas |
| Caffrey | Graham | Page | Smith of |
| Carnahan | Grassley | Morgan | O'Brien |
| Clapsaddle | Gregerson | Mueller | Stevenson |
| Cochran | Hageman | Murphy | Stokes |
| Coffman | Hanson | Nagle | Strothman |
| Cohen | Hausheer | Nelson | Stueland |
| Craig | Holmes | Nielsen of | Tieden |
| Crosier | Houston | Emmet-Palo Alto Uban |  |
| Denato | Hullinger | Nielsen of | Utzig |
| Den Herder | Hutchins | Shelby | Varney |
| Detje | Keleher | Ossian | Webster |
| Distelhorst | Kempter | Palmer | Wengert |
| Doderer | Kennedy | Patton | Whisler |
| Dougherty | Kluever | Quinn | Winkelman |
| Doyle | Korn | Redfern | Wolcott |
| Felger | Lawlor | Renda | Wright |
| Fisher of | Loss | Resnick | Mr. Speaker |
| Greene |  |  |  |

The nays were, none.
Absent or not voting, 21:

Burke
Conway
Duffy
Dunton
Edgington
Fischer of Grundy

Foster
Harrington
Jackson of Black Hawk
Jackson of Clinton MeNamara

| Meacham | Radl |
| :--- | :--- |
| Miller of | Rasmussen |
| Des Moines | Reichardt |
| Oehlsen | Smith of |
| O'Malley | Linn |
| Oxley | Wilson |

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

House File 303, a bill for an act relating to property exclusions of old age assistance recipients, was taken up for consideration.

Wright 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?" (H. F. 303)
The ayes were, 104:

| Anderson | Baringer | Breitbach | Busch |
| :--- | :--- | :--- | :--- |
| Bailey | Bogenrief | Bremmer | Busing |
| Baker | Boot | Brinck | Caffrey |


| Carnahan | Gillette of <br> Clapsaddle |
| :--- | :--- |
| Cochran | Story |
| Coffman | Glanton |
| Cohen | Gleason |
| Craig | Glenn |
| Crosier | Graham |
| Denato | Grassley |
| Den Herder | Gregerson |
| Detje | Hageman |
| Distelhorst | Hanson |
| Doderer | Hausheer |
| Dougherty | Holmes |
| Doyle | Houston |
| Dunton | Hullinger |
| Edgington | Hutchins |
| Felger | Keleher |
| Fisher of | Kempter |
| Greene | Kluever |
| Foster | Korn |
| Fullmer | Lawlor |
| Gallagher | Loss |
| Gannon | Lynch |
| Gaudineer | Madden |
| Gillette of | Mahan |
| Clay-Dickinson | Maley |

Melrose Roe

Miller of Scherle of
Buena Vista Fremont-Mills
Miller of Scott
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of
O'Brien
Emmet-Palo Alto Stokes
Nielsen of Strothman
Shelby
Ossian
Palmer
Patton
Quinn
Redfern
Renda
Resnick
Rickert
Rider
Robinson

Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Mr. Speaker

The nays were, none.
Absent or not voting, 20:

Burke
Conway
Duffy
Fischer of Grundy
Harrington

Jackson of
Black Hawk
Jackson of Clinton
Kennedy
Mayberry
McNamara
Meacham
Millen
Oehlsen
O'Malley
Oxley

Radl
Rasmussen
Reichardt
Wilson
Wright

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

House File 304, a bill for an act to change the age limit for a child to be eligible for aid to dependent children, was taken up for consideration.

Maley of Polk offered the following amendment filed by Maley and Palmer of Polk:

1. Amend House File 304 by adding a new section as follows:
"Sec. 2. Chapter two hundred thirty-nine point one (239.1), Code 1962, is hereby amended by inserting in line three (3) of subsection four (4) of said section, after the word "years" the following: ", if unable to obtain employment or attend school because of physical or mental impairment or other limitations, or".

## HOUSE FILE 304 DEFERRED

Anderson of Ringgold-Taylor asked and received unanimous consent that House File 304 be deferred and that the bill retain its place on the calendar.

House File 305, a bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonprofit child-care agency as a result of judicial determination, was taken up for consideration.

Wengert 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?" (H. F. 305)
The ayes were, 103:

| Anderson | Fisher of | Lawlor | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Loss | Rider |
| Baker | Foster | Lynch | Robinson |
| Baringer | Fullmer | Madden | Scherle of |
| Bogenrief | Gallagher | Mahan | Fremont-Mills |
| Boot | Gannon | Maley | Scott |
| Breitbach | Gaudineer | Maule | Seibert |
| Bremmer | Gillette of | Melrose | Shannahan |
| Brinck | Clay-Dickinson | Miller of | Shirley of |
| Busch | Gillette of | Buena Vista | Dallas |
| Caffrey | Story | Miller of | Smith of |
| Carnahan | Glanton | Des Moines | Linn |
| Clapsaddle | Gleason | Miller of | Smith of |
| Cochran | Glenn | Page | O'Brien |
| Coffman | Graham | Morgan | Stevenson |
| Cohen | Grassley | Mueller | Stokes |
| Conway | Gregerson | Murphy | Strothman |
| Craig | Hageman | Nagle | Stueland |
| Crosier | Hanson | Nelson | Tieden |
| Denato | Hausheer | Nielsen of | Uban |
| Den Herder | Holmes | Enmmet-Palo Alto Utzig |  |
| Detje | Houston | Ossian | Webster |
| Distelhorst | Hullinger | Palmer | Wengert |
| Doderer | Jackson of | Patton | Whisler |
| Dougherty | Black Hawk | Quinn | Winkelman |
| Doyle | Keleher | Rasmussen | Wolcott |
| Dunton | Kempter | Redfern | Wright |
| Edgington | Kluever | Renda | Mr. Speaker |
| Felger | Korn | Resnick |  |

The nays were, 1:
Hutchins
Absent or not voting, 20:

| Burke | Jackson of | Millen | Radl |
| :--- | :--- | :--- | :--- |
| Busing | Clinton | Nielsen of | Reichardt |
| Duffy | Kennedy | Shelby | Roe |
| Fischer of | Mayberry | Oehlsen | Varney |
| Grundy | McNamara | O'Malley | Wilson |
| Harrington | Meacham | Oxley |  |

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

House File 308, a bill for an act relating to the powers and duties of the state board of social welfare, was taken up for consideration.

Cohen 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?" (H. F. 308)
The ayes were, 101:

| Anderson | Fullmer | Loss | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Lynch | Rider |
| Baker | Gannon | Madden | Robinson |
| Baringer | Gaudineer | Mahan | Roe |
| Bogenrief | Gillette of | Maley | Scherle of |
| Boot | Clay-Dickinson | Maule | Fremont-Mills |
| Breitbach | Gillette of | Melrose | Scott |
| Busch | Story | Miller of | Seibert |
| Caffrey | Glanton | Buena Vista | Shannahan |
| Carnahan | Gleason | Miller of | Shirley of |
| Clapsaddle | Glenn | Des Moines | Dallas |
| Cochran | Graham | Morgan | Smith of |
| Cohen | Grassley | Mueller | Linn |
| Conway | Gregerson | Murphy | Smith of |
| Craig | Hageman | Nagle | O'Brien |
| Crosier | Hanson | Nelson | Stevenson |
| Denato | Hausheer | Nielsen of | Stokes |
| DenHerder | Holmes | Emmet-Palo Alto Strothman |  |
| Detje | Houston | Nielsen of | Stueland |
| Distelhorst | Hullinger | Shelby | Tieden |
| Doderer | Hutchins | Ossian | Uban |
| Dougherty | Jackson of | Palmer | Webster |
| Doyle | Black Hawk | Patton | Wengert |
| Dunton | Keleher | Quinn | Whisler |
| Edgington | Kempter | Rasmussen | Winkelman |
| Felger | Kluever | Redfern | Wolcott |
| Fisher of | Korn | Renda | Wright |
| Greene | Lawlor | Resnick | Mr. Speaker |

Foster
The nays were, none.
Absent or not voting, 23 :

| Bremmer | Fischer of | McNamara | Oxley <br> Brinck |
| :--- | :--- | :--- | :--- |
| Burke | Grundy | Meacham | Radl |
| Busing | Harrington | Millen | Reichardt |
| Coffman | Jackson of | Miller of | Utzig |
| Duffy | Clinton | Page | Varney |
|  | Kennedy | Oehlsen | Wilson |

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

Gillette of Story asked and received unanimous consent for the immediate consideration of House File 168, a bill for an act relating to the revocation of the license of any operator or chauffeur of a motor vehicle.

Rasmussen of Polk offered the following amendment:

Amend House File 168 by striking the word and figure "one hundred (100)" in line six (6), section one (1), and inserting in lieu thereof the word and figure "two hundred fifty (250)".

## HOUSE FILE 168 DEFERRED

Hutchins of Benton asked and received unanimous consent that House File 168 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 169 DEFERRED

Resnick of Scott asked and received unanimous consent that House File 169 be deferred and that the bill retain its place on the calendar.

House File 329, a bill for an act relating to the unlawful possession and transportation of fireworks, was taken up for consideration.

Conway of Louisa-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?" (H. F. 329)
The ayes were, 57 :

| Anderson | Felger | Lynch | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Fisher of | Mahan | Robinson |
| Baker | Greene | Maley | Roe |
| Baringer | Foster | Melrose | Seibert |
| Bogenrief | Gallagher | Miller of | Shannahan |
| Boot | Gannon | Des Moines | Smith of |
| Breitbach | Gaudineer | Morgan | Linn |
| Busing | Glanton | Murphy | Smith of |
| Caffrey | Glenn | Nagle | O'Brien |
| Carnahan | Grassley | Nelson | Utzig |
| Conway | Gregerson | Nielsen of | Webster |
| Denato | Hageman | Emmet-Palo Alto Wilson |  |
| Den Herder | Hanson | Palmer | Wolcott |
| Dougherty | Holmes | Quinn | Wright |
| Dunton | Kluever | Resnick | Mr. Speaker |
| Edgington | Korn |  |  |

The nays were, 45:
Bremmer
Brinck
Busch
Clapsaddle
Cochran
Cofman
Cohen
Craig
Crosier
Detje
Distelhorst
Doderer
Doyle

| Fullmer | Loss <br> Gillette of <br> Clay-Dickinson |
| :--- | :--- |
| Madden |  |
| Gleason | Mayberry |
| Graham | Miller of |
| Buena Vista |  |
| Houston | Miller of |
| Hullinger | Page |
| Hutchins | Mueller |
| Jackson of | Nielsen of |
| Black Hawk | Shelby |
| Keleher | Ossian |
| Kempter | Patton |
| Lawlor | Redfern |

Rider
Scherle of Fremont-Mills
Scott
Shirley of Dallas
Stevenson
Stokes
Strothman ${ }^{-}$
Tieden
Uban
Wengert
Whisler

Absent or not voting, 22:

Burke
Duffy
Fischer of
Grundy
Gillette of Story
Harrington

Hausheer
Jackson of Clinton
Kennedy Maule McNamara

Meacham
Millen
Oehlsen
O'Malley
Oxley
Radl

Rasmussen
Reichardt
Renda
Stueland
Varney
Winkelman

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Stevenson of Howard-Mitchell asked and received unanimous consent for the immediate consideration of House File 350, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District, in the Counties of Mitchell and Floyd, 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.

Stevenson of Howard-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?" (H. F. 350)
The ayes were, 104:

| Anderson | Foster | Mahan | Rider |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Maley | Robinson |
| Baker | Gallagher | Maule | Roe |
| Baringer | Gannon | Mayberry | Scherle of |
| Bogenrief | Gaudineer | Melrose | Fremont-Mills |
| Boot | Gillette of | Miller of | Scott |
| Breitbach | Clay-Dickinson | Buena Vista | Seibert |
| Bremmer | Glanton | Miller of | Shannahan |
| Busch | Gleason | Des Moines | Shirley of |
| Busing | Glenn | Miller of | Dallas |
| Caffrey | Graham | Page | Smith of |
| Carnahan | Grassley | Morgan | Linn |
| Clapsaddle | Gregerson | Mueller | Smith of |
| Cochran | Hageman | Murphy | O'Brien |
| Coffman | Hanson | Nagle | Stevenson |
| Cohen | Holmes | Nelson | Stokes |
| Conway | Houston | Nielsen of | Strothman |
| Craig | Hullinger | Emmet-Palo Alto Stueland |  |
| Den Herder | Hutchins | Nielsen of | Tieden |
| Detje | Jackson of | Shelky | Uban |
| Distelhorst | Black Hawk | Ossian | Utzig |
| Doderer | Keleher | Palmer | Webster |
| Dougherty | Kempter | Patton | Wengert |
| Doyle | Kluever | Quinn | Whisler |
| Dunton | Korn | Rasmussen | Wison |
| Edgington | Lawlor | Redfern | Winkelman |
| Felger | Loss | Renda | Wolcott |
| Fisher of | Lynch | Resnick | Wright |
| Greene | Madden | Rickert | Mr. Speaker |

The nays were, none.
Absent or not voting, 20:

Brinck
Burke
Crosier
Denato
Duffy

Fischer of Grundy
Gillette of Story
Harrington
Hausheer

Jackson of Clinton
Kennedy McNamara Meacham Millen

Oehlsen
O'Malley Oxley
Radl
Reichardt
Varney

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

Miller of Des Moines asked and received unanimous consent for the immediate consideration of House File 383, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

Jackson 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?" (H. F. 383)
The ayes were, 103:

| Anderson | Fisher of | Loss | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Lynch | Resnick |
| Baker | Foster | Madden | Rickert |
| Bogenrief | Fullmer | Mahan | Rider |
| Boot | Gallagher | Maley | Robinson |
| Breitbach | Gannon | Maule | Roe |
| Bremmer | Gaudineer | Mayberry | Scherle of |
| Brinck | Gillette of | Melrose | Fremont-Mills |
| Busch | Clay-Dickinson | Miller of | Scott |
| Busing | Gillette of | Buena Vista | Seibert |
| Caffrey | Story | Miller of | Shannahan |
| Carnahan | Glanton | Des Moines | Shirley of |
| Clapsaddle | Gleason | Miller of | Dallas |
| Cochran | Glenn | Page | Smith of |
| Coffman | Graham | Morgan | Linn |
| Cohen | Grassley | Mueller | Stevenson |
| Conway | Gregerson | Murphy | Stokes |
| Craig | Hageman | Nagle | Strothman |
| Crosier | Hanson | Nelson | Stueland |
| Denato | Holmes | Nielsen of | Uban |
| Den Herder | Hullinger | Emmet-Palo Alto Utzig |  |
| Detje | Hutchins | Nielsen of | Webster |
| Distelhorst | Jackson of | Shelby | Wengert |
| Doderer | Black Hawk | Ossian | Whisler |
| Dougherty | Keleher | Palmer | Wilson |
| Doyle | Kempter | Patton | Wolcott |
| Dunton | Kluever | Quinn | Wright |
| Edgington | Korn | Rasmussen | Mr. Speaker |
| Felger | Lawlor | Redfern |  |

The nays were, 2:

Baringer $\quad$| Smith of |
| :---: |
| O'Brien $^{\prime}$ |

Absent or not voting, 19:

Burke
Duffy
Fischer of Grundy Harrington Hausheer

Houston
Jackson of Clinton Kennedy McNamara
Meacham
Millen
Oehlsen
O'Malley
Oxley

Radl
Reichardt
Tieden
Varney
Winkelman

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

Busing of Hamilton asked and received unanimous consent for the immediate consideration of Senate File 35, a bill for an act to legalize and validate the proceedings in which the School Board of the South Hamilton Community School District approved a one-mill levy to be added to the School House Fund for school site in the 1962-63 school budget, and declaring the proceedings of said School Board to be legalized, with report of committee recommending passage.

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

On the question "Shall the bill pass?" (S. F. 35)
The ayes were, 101:

| Anderson | Felger | Loss | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Fisher of | Madden | Rider |
| Baker | Greene | Mahan | Robinson |
| Baringer | Foster | Maley | Roe |
| Bogenrief | Fullmer | Maule | Scherle of |
| Boot | Gallagher | Mayberry | Fremont-Mills |
| Breitbach | Gannon | Melrose | Scott |
| Bremmer | Gaudineer | Miller of | Seibert |
| Brinck | Gillette of | Buena Vista | Shannahan |
| Busch | Clay-Dickinson | Miller of | Shirley of |
| Busing | Glanton | Page | Dallas |
| Caffrey | Gleason | Morgan | Smith of |
| Carnahan | Glenn | Mueller | Linn |
| Clapsaddle | Graham | Murphy | Stevenson |
| Cochran | Grassley | Nagle | Stokes |
| Coffman | Gregerson | Nelson | Strothman |
| Cohen | Hausheer | Nielsen of | Stueland |
| Conway | Holmes | Emmet-Palo Alto Tieden |  |
| Craig | Houston | Nielsen of | Uban |
| Crosier | Hullinger | Shelky | Utzig |
| Denato | Hutchins | Ossian | Webster |
| Den Herder | Jackson of | Palmer | Wengert |
| Detje | Black Hawk | Patton | Whisler |
| Doderer | Keleher | Quinn | Wilson |
| Dougherty | Keleher | Kempter | Rasmussen |
| Doyle | Kluever | Redfern | Wolcott |
| Dunton | Korn | Renda | Wright |
| Edgington | Lawlor | Resnick | Mr. Speaker |

The nays were, 2:
Distelhorst
Miller of
Des Moines

Absent or not voting, 21 :

Burke
Duffy
Fischer of Grundy
Gillette of Story
Hageman

Hanson
Harrington
Jackson of Clinton
Kennedy Lynch
McNamara
Meacham
Millen
Oehisen
O'Malley
Oxley

Radl
Reichardt
Smith of
O'Brien
Varney
Winkelman

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

Grassley of Butler asked and received unanimous consent for the immediate consideration of House Joint Resolution 16.

## SENATE JOINT RESOLUTION 15 SUBSTITUTED

FOR HOUSE JOINT RESOLUTION 16
Grassley of Butler asked and received unanimous consent to substitute Senate Joint Resolution 15 for House Joint Resolution 16.

Senate Joint Resolution 15, a joint resolution relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law, was taken up for consideration.

Grassley of Butler 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 be adopted $\%$ " (S. J. R. 15)
The ayes were, 106 :

| Anderson | Dougherty <br> Bailey | Hutchins <br> Boyle | Nielsen of |
| :--- | :--- | :--- | :--- |
| Baker | Dunton | Keleher | Kmmet-Palo Alto |
| Baringer | Edgington | Kempter | Nielsen of |
| Bogenrief | Felger | Kluever | Shelby |
| Boot | Fisher of | Lawnlor | Ossian |
| Breitbach | Greene | Loss | Palmer |
| Bremmer | Foster | Patton |  |
| Brinck | Fullmer | Madden | Quinn |
| Busch | Gallagher | Mahan | Rasmussen |
| Busing | Gannon | Maley | Redfern |
| Caffrey | Gaudineer | Maule | Redna |
| Carnahan | Gillette of | Mayberry | Resnick |
| Clapsaddle | Clay-Dickinson | Melrose | Ridert |
| Cochran | Glanton | Miller of | Robinson |
| Coffman | Gleason | Buena Vista | Roe |
| Cohen | Glenn | Miller of | Scherle of |
| Conway | Graham | Des Moines | Fremont-Mills |
| Craig | Grassley | Miller of | Scott |
| Crosier | Gregerson | Page | Seibert |
| Denato | Hageman | Morgan | Shnnahan |
| Den Herder | Hausheer | Mueller | Shirley of |
| Detje | Holmes | Murphy | Dallas |
| Distelhorst | Houston | Nagle | Smith of |
| Doderer | Hullinger | Nelson | Linn |


| Smith of | Stueland | Webster | Winkelman |
| :--- | :--- | :--- | :--- |
| O'Brien | Tieden | Wengert | Wolcott |
| Stevenson | Uban | Whisler | Wright |
| Stokes | Utzig | Wilson | Mr. Speaker |
| Strothman |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 18: |  |  |  |


| Burke | Hanson | Kennedy | O'Malley |
| :--- | :--- | :--- | :--- |
| Duffy | Harrington | McNamara | Oxley |
| Fischer of | Jackson of | Meacham | Radl |
| Grundy | Black Hawk | Millen | Reichardt |
| Gillette of | Jackson of | Oehlsen | Varney |
| Story | Clinton |  |  |

The resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## HOUSE JOINT RESOLUTION 16 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House Joint Resolution 16 from further consideration by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 329 failed to pass the House.

Doderer of Johnson.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 318, relating to fees for inspection of weights and measures, passed the House.

Anderson of Ringgold-Taylor.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he approved the following bills on March 18, 1965: House Files 27, 58, 69, 74, 117 and 234.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 458, a bill for an act relative to the investment of levee and drainage district 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.
adrian Brinck, Chairman.
Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred House File 283, a bill for an act relating to the licensing and qualifications of
physical therapists, begs leave to report it has had the same under consideration and has instructed me to report the 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 283, section three (3), by inserting after the word "sanitoriums" in line sixteen (16) the following: ", health clubs, athletic clubs, massage establishments".

Minnette F. Doderer, Chairman.
Also:
Mr. Speaker: Your committee on public health to whom was referred House File 317, a bill for an act relating to cosmetology, begs leave to report it has had the same under consideration and has instructed me to report the 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 317 as follows:

1. Amend section nine (9) thereof, by striking all of lines four (4), five (5), six (6) and seven (7) of section nine (9) and substituting therefor:
"The commissioner, with the approval of the board, shall appoint a licensed cosmetologist as its executive secretary, who shall serve at the pleasure of the board. The executive secretary with the approval of the commissioner, shall appoint'.

2, Further amend section nine (9) thereof, by adding after the comma (,) in line twenty-seven (27) thereof, the following: "the executive secretary with the approval of".
3. Amend section thirteen (13) thereof by striking all after the word "thereof" in line three (3) and inserting a period (.).
4. Amend section ten (10) thereof by striking all of said section after the word "age" in line forty-two (42) of section ten (10) and inserting the following: "and have an educational equivalent to four (4) years of high school, as evidenced by a diploma from an accredited high school, or the passage of a general educational development test, or a test certified by the superintendent of public instruction to be its equivalent."
5. Amend House File 317 by striking sections eleven (11) and fourteen (14) therefrom.
6. Amend House File 317 by adding the following new section thereto at the end of the bill: "Section one hundred fifty-seven point thirteen (157.13), Code 1962, is amended by striking from line five (5) thereof the word 'or an apprentice' ".

Minnette F. Doderer, Chairntan.

## Also:

Mr. Speaker: Your committee on public health to whom was referred House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and waste water treatment plants in this state and by requiring examination of operators and certification of their competency, begs leave to report it has had the same under consideration and has instructed me to report the 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 345 as follows:

1. By striking lines nine (9) and ten (10) of section one (1) and inserting in lieu thereof the following:
'and facilities through which a public water supply is obtained, treated and sold or distributed for human consumption or household use."
2. By striking from lines fifteen (15) and sixteen (16) of section one (1)
the words ", including sewage and industrial wastes," and inserting in lieu thereof the words "from public sewer systems".
3. By striking from line two (2) of section five (5) the words "ex officio".
4. By striking from lines five (5) and six (6) of section fourteen (14) the words "All such fees shall be deposited in the general fund." and inserting in lieu thereof the following:
"All fees collected by the state department of health under this Act shall be deposited in a special fund of the state treasury, to be used by the state department of health in administering this Act."

## Minnette F. Doderer, Chairman.

Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 314, a bill for an act relating to the membership of the agriculture marketing board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Harold Mueller, Chairman.

## Also:

Mr. Speaker: Your committee on agriculture to whom was referred House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that same be amended as follows, and when so amended the bill do pass:

Amend House File 338 by striking from line one (1) of section one (1) the words and figures "one hundred one (101)" and inserting in lieu thereof the words and figures "two hundred fifteen (215)".

Harold Mueller, Chairman.
Also:
Mr. Speaker: Your committee on agriculture to whom was referred House File 446, 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 indefinitely postponed.

Harold Mueller, Chairman.

## AMENDMENTS FILED

Amend House File 157 as follows:

1. By striking all after the word "alteration" in lines four (4) and five (5) of section one (1) and by inserting in lieu thereof the words "and major repair;".
2. By inserting in line twenty-five (25) of section one (1) after the word "subdivision" the words "with a population in excess of thirty thousand $(30,000)$ as determined by the latest current report of the bureau of census, United States department of commerce or by the latest current report of the Iowa department of public instruction".
3. By adding the following new sections thereto:

GAUDINEER of Polk.
MAULE of Monona.
KEMPTER of Jackson.
MAYBERRY of Webster.
COCHRAN of Webster.
DUFFY of Dubuque.
HAUSHEER of Story.
KORN of Harrison.
ROBINSON of Audubon-Guthrie.
GILLETTE of Story.
HUTCHINS of Benton.
LYNCH of Warren.
Amend House File 169, section one (1), by striking from line six (6) the words and figures "one hundred (100)" and inserting in lieu thereof the words and figures "two hundred fifty (250)".

Rasmussen of Polk.
Amend House File 263 by striking in line seventy-four (74) of subsection eleven (11) of section nine (9) the words "and shall be transcribed" and by inserting in lieu thereof the words ", reported, and, if ordered by the commission, transcribed". Gaudineer of Polk.
Amend House File 561 as follows:

1. Amend section one (1), line eighty-eight (88), by striking the word "board" and inserting in lieu thereof the word "commission".
2. Amend section one (1), line ninety-three (93), by adding after the period (.) the following: "Each such filing shall be accompanied by a fee of fifty (50) dollars for each subdivision, payable to the real estate commission."

Gaudineer of Polk.
1 Amend House Concurrent Resolution 19 as follows:

1. By adding as additional sponsors the names of Gregerson, Scott, Webster, Bremmer, Miller of Buena Vista.
2. By inserting in line three (3) after the word "of" the word "Pottawattamie,".
3. By striking the word "accept" in line nineteen (19) and inserting in lieu thereof the word "consider".

Houston of Crawford.
On motion by Maule of Monona, the House adjourned until $10: 00$ a:m., Monday, March 22, 1965.

## JOURNAL OF THE HOUSE


#### Abstract

Hall of the House of Representatives, Des Moines, Iowa, Monday, March 22, 1965.


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

Prayer was offered by the Reverend Norman D. Frerking, pastor of the United Presbyterian Church, Des Moines, Iowa.

The Journal of Friday, March 19, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Houston of Crawford on request of Doyle of Woodbury; Harrington of Buchanan on request of Breitbach of Dubuque.

## VISITORS

Nielsen of Emmet-Palo Alto presented to the House Jolene Hood, a senior at Mallard Community School.

Lynch of Warren presented to the House the Honorable Carl Hirsch, a former member of the House from Warren County in the Fifty-seventh, Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Charles G. Varney "Birthday Congratulations."

## Steering committee meeting

Maule of Monona asked and received unanimous consent for the steering committee to meet at 10:30 a.m. and that the members be recorded as voting "aye" on all bills unless they register a "no" vote with the Chief Clerk.

## PETITIONS

The following petitions were presented and placed on file:
By Baker of Boone, from twenty-three residents of Boone County favoring citizen band licensees having their call letters on their license plates.

By Detje of Tama, from forty residents of Tama County favoring the driver education in House File 390.

By Miller of Buena Vista, from thirty-nine residents of Buena Vista County opposing an increase in the gasoline tax.

By Whisler of Appanoose-Davis, from thirty-seven residents of Appanoose and Davis Counties opposing a tax on barber's services.

By Fullmer of Jasper, from nine officials of Jasper County opposing Senate File 323, relating to abolishment of the state tax commission and establishing a single tax commissioner and a state tax court.

The following favoring the licensing of physical therapists:
By Fullmer of Jasper, from thirty-three residents of Jasper County.
By Gallagher of Black Hawk, from four hundred thirty residents of Black Hawk County.
By Rasmussen of Polk, from one hundred twelve residents of Polk County.

By Rasmussen of Polk, from two hundred sixty-four residents of Polk County.
By Rasmussen of Polk, from one hundred twenty residents of Polk County.
The following opposing the providing of equal bus transportation:
By Stokes of Plymouth, from six members of the Kingsley-Pierson Community School Board.
By Jackson of Clinton, from eighteen residents of Clinton County.
By Gallagher of Black Hawk, from one hundred one residents of Black Hawk County opposing Senate File 282, relating to the licensing and regulating of milk dealers.

By Rasmussen of Polk, from fifty-one residents of Polk County favoring the equal transportation bill.

By Uban of Black Hawk, from the Fraternal Order of Eagles, Aerie No. 764, Waterloo, Iowa, requesting legislation outlawing discrimination in employment based on age (forty to sixty-five).

By Uban of Black Hawk, from one hundred four residents of Black Hawk County opposing Senate File 282, relating to the licensing and regulating of milk dealers.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 283, 317, 338, 345 and 458, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 539.

## INTRODUCTION OF BILLS

House File 578, by industrial and human relations committee, a bill for an act relating to the amount of assistance grants in the aid to dependent children program.

Read first time and placed on the calendar.
House File 579, by industrial and human relations committee, a bill for an act relating to relative responsibility to contribute to the medical expenses of applicants for medical assistance for the aged.

Read first time and placed on the calendar.
House File 580, by industrial and human relations committee (companion bill to Senate File 352), a bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped.

Read first time and placed on the calendar.
House File 581, by agriculture committee (companion bill to Senate File 388), a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.

Read first time and placed on the calendar.
House File 582, by committee on transportation, a bill for an act relating to traffic weighing operations expenditures and the enforcement of the provisions of the motor vehicle laws relating to the registration, size, weight, and load of motor vehicles and trailers.

Read first time and placed on the calendar.
House File 583, by committee on transportation, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.

Read first time and placed on the calendar.
House File 584, by committee on commerce, a bill for an act to grant the state commerce commission the power to authorize ex-
aminers to hold hearings on matters coming before the commission and to permit such examiners to administer oaths and take affirmations.

Read first time and placed on the calendar.
House File 585, by judiciary committee, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

Read first time and placed on the calendar.
House File 586, by committee on agriculture, a bill for an act relating to permits for administering hog-cholera virus.

Read first time and placed on the calendar.
House File 587, by committee on governmental subdivisions, a bill for an act exempting certain employees from participation in the Iowa public employees retirement system.

Read first time and placed on the calendar.
House File 588, by conservation and recreation committee, a bill for an act to amend section one hundred eleven point forty-six (111.46), Code 1962, relating to the closing hour of state parks.

Read first time and placed on the calendar.
House File 589, by conservation and recreation committee, a bill for an act to amend section one hundred six point five (106.5), Code 1962, relating to expired boat registration numbers.

Read first time and placed on the calendar.
House File 590, by conservation and recreation committee, a bill for an act to amend section one hundred six point twenty-seven (106.27), Code 1962, relating to the removal of nonpermanent vessels and structures from state waters, ice and land.

Read first time and placed on the calendar.

## COMMUNICATION FROM THE STATE COMPTROLLER

March 22, 1965.

[^8]Index is attached showing number of claim, name of claimant, nature of claim, amount of claim and amount approved.

Very truly yours,
Marvin R. Selden, Jr.,
Chairman, State Appeal Board.
Receipt of the above is hereby acknowledged.
William R. Kendrick, Chief Clerk,
House of Representatives.

## OFFICE <br> STATE COMPTROLLER

|  | Name of Claimant and | Amount of |
| :---: | :---: | :---: |
| No. | Amount |  |
| Nature of Claim | Approved |  |

$\begin{array}{ll}\text { 272-61 } & \text { Merlin Norton, Sioux City, Iowa-_-..................................................000.00 Disapproved } \\ \text { Operation .......... }\end{array}$
$\begin{array}{ll}\text { 346-61 } & \text { Woodward-Granger Community School, } \\ & \text { Woodward, Iowa—State School Aid....... 14,699.62 }\end{array}$


H-61-61 Dale A. Matteson, Marengo, Iowa-.................................................3, 96.83 Disapproved
$\begin{array}{lll}\text { H-75-61 } & \text { Richard L. Rabik, Cedar Rapids, Iowa- } & \\ & \text { Vacation Pay and Overtime...................... 833.33. Disapproved }\end{array}$
H-77-61 $\begin{aligned} & \text { Russell Gause, Des Moines, Iowa-Bro- Br.............................................. } 17.00 \text { Disapproved } \\ & \text { ken Eye Glasses ....... }\end{aligned}$

## HOUSE CONCURRENT RESOLUTION 20

By Houston, Korn, Gregerson, Scott, Webster, Bremmer, Graham, Miller of Buena Vista
Whereas, The waters of the Boyer River have overrun its banks, and caused heavy destruction of property and personal effects; and

Whereas, There seems to be no reasonable assurance this will not occur again in the near future; and

Whereas, The Corps of Engineers conducted a study of the Boyer River as requested by the Seventy-eighth Congress, now therefore,

Be It Resolved by the House, the Senate Concurring, That the State Legislature of Iowa in session assembled, urge the Congressmen from Iowa to assist Congressman Hansen in getting the following resolution passed that he has placed before the Public Works Committee of the House of Representatives of the United States:
"Resolved by the Committee on Public Works of the House of Representatives, United States, That the Board of Engineers for Rivers and Harbors be, and is hereby, requested to review the reports of the Chief of Engineers on the Boyer River, Iowa, printed in House Document No. 254, 78th Congress, 1st Session, and other reports, with a view to determining whether improvements in the interest of flood control and other purposes are advisable at this time."

## 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 136, a bill for an act relating to salaries and meal allowance of county sheriffs.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Gaudineer of Polk called up for consideration House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks, amended by the Senate as follows:
Amend House File 349 as follows:

1. By striking lines 2 and 3 of section 1 and inserting in lieu thereof the following:
"county treasurer, county recorder, and clerk of the district court shall be computed from the following table:"
Amend House File 349, section 2, by adding the following:
"The board of supervisors shall allow an additional five hundred dollars ( $\$ 500.00$ ) compensation in counties having two places at which the district court is held."

Amend House File 349 by striking all of section three (3) and inserting in lieu thereof the following:
"Sec. 3. Section three hundred thirty-one point twenty-two (331.22), Code 1962, is amended by striking from lines three (3) and four (4) the words "fourteen dollars" ( $\$ 14.00$ ) and inserting in lieu thereof in each instance the words "seventeen dollars and fifty cents" ( $\$ 17.50$ ).

Further amend said section by striking the last paragraph of said section of the Code and inserting in lieu thereof the following:
"However in counties having a population in excess of forty thousand $(40,000)$ by the last federal decennial census the members of the boards of supervisors shall be paid on an annual basis according to the following schedule:

Boards of five members

| Population of county | Annual Sal |
| :---: | ---: |
| 40,000 to 60,000 | $\$ 5,500$ |
| 60,001 to 150,000 | 6,000 |
| 150,001 to 200,000 | 8,200 |
| over 200,000 | Boards of three members |
| 40,000 to 60,000 | $\$ 5,950$ |
| 60,001 to 100,000 | $\$ 5,500$ |
| 100,001 to 150,000 | 7,250 |
| over 150,000 | 7,500 |

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties.
"Section three hundred thirty-one point twenty-three (331.23), Code 1962, is amended by striking subsections four (4), five (5), six (6) and seven (7)."

By striking section 5 .

Amend House File 349, section 6, line 5, by striking the words "said deputies" and inserting in lieu thereof the words "deputies in excess of two".

Further amend said House File 349 by striking from lines one (1) and two (2) of section eight (8) the words and figures "three hundred thirty-one point twenty-two (331.22),".

By striking from lines 4 and 5 of section 8 the words "three hundred forty point seven (340.7),".

Amend House File 349 by adding a new section at the end thereof:
"It is hereby declared to be the policy of this state that all courthouses shall be open for the transaction of business five and one-half ( $51 / 2$ ) days per week. Such period shall include Saturdays from 8 a.m. to 12 noon, excepting legal holidays."

Further amend by renumbering the sections in conformity with this amendment.

Maule of Monona asked and received unanimous consent that three hundred copies of House File 349 be printed as amended and passed by the Senate.
(Business pending at adjournment.)

## CONSIDERATION OF BILLS

## NONCONTROVERSIAL STEERING COMMITTEE CALENDAR

House Joint Resolution 17, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation, was taken up for consideration.

Grassley of Butler moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H. J. R. 17)

The ayes were, 99:

| Anderson | Dougherty | Grassley | Maley |
| :--- | :--- | :--- | :--- |
| Baker | Doyle | Gregerson | Maule |
| Baringer | Duffy | Hageman | Meacham |
| Bogenrief | Dunton | Hanson | Melrose |
| Boot | Felger | Hausheer | Mueller |
| Breitbach | Fisher of | Holmes | Millen |
| Brinck | Greene | Hutchins | Miller of |
| Caffrey | Fullmer | Jackson of | Des Moines |
| Carnahan | Gallagher | Black Hawk | Miller of |
| Clapsaddle | Gannon | Jackson of | Page |
| Cochran | Gaudineer | Clinton | Morgan |
| Coffman | Gillette of | Keleher | Murphy |
| Cohen | Clay-Dickinson | Kempter | Nagle |
| Craig | Gillette of | Kluever | Nelson |
| Crosier | Story | Korn | Nielsen of |
| Denato | Glanton | Lawlor | Emmet-Palo Alto |
| DenHerder | Gleason | Lynch | Nielsen of |
| Detje | Glenn | Madden | Shelby |
| Distelhorst | Graham | Mahan | Oehlsen |


| Ossian | Robinson |
| :--- | :--- |
| Palmer | Roe |
| Quinn | Scherle of |
| Radl | Frremont-Mills |
| Rasmussen | Scott |
| Reichardt | Seibert |
| Renda |  |
| Resnick | Shannahan |
| Rickert | Shirley of |
| Dallas |  |

Smith of
Linn
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig

Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 25:

| Bailey | Edgington | Kennedy | Oxley |
| :---: | :---: | :---: | :---: |
| Bremmer | Fischer of |  | Patton |
| Burke | Grundy | Mayberry | Redfern |
| Busch | Foster | McNamara | Rider |
| Busing | Harrington | Miller of | Smith of |
| Conway | Houston | Buena Vista | O'Brien |
| Doderer | Hullinger | 0'Malley | Wilson |

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

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal, was taken up for consideration.

Distelhorst of Des Moines offered the following amendment and moved its adoption :
Amend Senate File 226, section one (1) by adding the following subsection thereto:
"By inserting after the word 'fire' in line nine (9) the words 'when the vehicle used is not owned by a governmental unit'."

The amendment was adopted.
Caffrey 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?" (S. F. 226)
The ayes were, 97:

| Anderson | Carnahan | Distelhorst <br> Baker | Clapsaddle |
| :--- | :--- | :--- | :--- |
| Baringer | Doderer | Gannon |  |
| Bogenrief | Cochran | Doudineer |  |
| Bougherty | Gailette of |  |  |
| Boot | Cofman | Doyle | Story |
| Breitbach | Cohen | Duffy | Glanton |
| Brammer | Crosier | Felger | Gleason |
| Brinck | Denato | Fisher of | Greene |
| Busch | DenHerder | Fullmer | Graham |
| Caffrey | Detje | Gallagher | Grassley |
|  |  |  | Gregerson |


| Mahan | Meacham | Oehlsen | Smith of |
| :--- | :--- | :--- | :--- |
| Maley | Melrose | Ossian | Linn |
| Hageman | Millen | Palmer | Stevenson |
| Hanson | Miller of | Quinn | Stokes |
| Hausheer | Buena Vista | Rasmussen | Strothman |
| Holmes | Miller of | Renda | Stueland |
| Hullinger | Des Moines | Resnick | Uban |
| Jackson of | Miller of | Rickert | Utzig |
| Black Hawk | Page | Robinson | Varney |
| Jackson of | Morgan | Roe | Webster |
| Clinton | Mueller | Scherle of | Wengert |
| Keleher | Murphy | Fremont-Mills | Whisler |
| Kempter | Nagle | Scott | Winkelman |
| Korn | Nelson | Seibert | Wolcott |
| Lawlor | Nielsen of | Shannahan | Wright |
| Lynch | Emmet-PaloAlto Shirley of | Mr. Speaker |  |
| Madden | Nielsen of | Dallas |  |
| Maule | Shelby |  |  |

The nays were, 1:
Hutchins
Absent or not voting, 26:

| Bailey | Foster <br> Burke | Gillette of <br> Busing | Loss <br> Mayberry |
| :--- | :--- | :--- | :--- |
| Conway | Harrington | Redfern <br> Reichardt |  |
| Dunton | Houston | O'Mamara | Rider |
| Edgington | Kennedy | Oxley | Smith of |
| Fischer of | Kluever | Patton | O'Brien |
| Radl | Tieden |  |  |

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

## HOUSE FILE 183 WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw House File 183 from further consideration by the House.

House File 145, a bill for an act relating to the imposition of general parking restrictions within cities, with report of committee recommending passage, was taken up for consideration.

Renda 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?" (H. F. 145)
The ayes were, 69:

| Anderson | Caffrey <br> Baker |
| :--- | :--- |
| Barnahan |  |
| Bogenger | Clapsaddle |
| Boot | Coffman |
| Bremmer | Crosier |
| Brinck | Denato |
| Busch | Den Herder |
|  | Detje |

Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Fullmer
Gallagher

Gannon Gaudineer Gillette of Story
Glanton
Glenn
Graham
Grassley

Gregerson
Hageman
Hanson
Hausheer
Hullinger
Jackson of
Clinton
Keleher
Kluever
Korn
Lynch

Mahan
Maley
Maule
Meacham
Melrose
Millen Miller of

Des Moines
Miller of
Page
Morgan

| Murphy | Roe |
| :--- | :--- |
| Nielsen of | Shannahan |
| Emmet-Palo Alto | Stevenson |
| Quinn | Stokes |
| Rasmussen | Utzig |
| Redfern | Webster |
| Reichardt | Wengert |
| Renda | Winkelman |
| Rickert | Wolcott |
| Robinson | Mr. Speaker |
|  |  |

The nays were, 31:

Breitbach
Cochran
Cohen
Craig
Felger
Fisher of
Greene
Holmes
Hutchins
Jackson of
$\quad$ Black Hawk
Kempter
Lawlor
Miller of
Buena Vista
Mueller
Nagle
Nelson

Nielsen of Shelby
Oehlsen
Ossian
Palmer
Radl
Resnick
Scott
Seibert

Absent or not voting, 24:

Bailey
Burke
Busing
Conway
Edgington
Fischer of
Grundy

Foster
Gillette of
Clay-Dickinson
Gleason
Harrington
Houston
Kennedy

Loss
Madden
Mayberry
McNamara O'Malley
Oxley
Patton

Shirley of Dallas
Smith of Linn
Strothman
Stueland
Tieden
Varney
Whisler
Wright

Rider
Scherle of Fremont-Mills
Smith of O'Brien
Uban
Wilson

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

## SENATE FILE 87 SUBSTITUTED FOR HOUSE FILE 175

Bremmer of Pottawattamic asked and received unanimous consent to substitute Senate File 87 for House File 175.

Senate File 87, a bill for an act relating to state boiler inspection, with report of committee recommending amendment and passage, was taken up for consideration.

Bremmer of Pottawattamie offered the following committee amendment filed February 24, 1965, and moved its adoption :
Amend Senate File 87 by striking section 1 thereof and inserting in lieu thereof the following:
"Section 1. Section eighty-nine point two (89.2), Code 1962, as amended by chapters ninety-two (92) and ninety-three (93), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line nine (9) after the word "generators" the following: "all steam boilers used for heating purposes carrying a pressure of not more than fifteen (15) pounds per square inch gauge and located in places of public assembly, all hot water heating boilers carrying a pressure of not more than thirty (30) pounds per square inch gauge located in places of public assembly".

The amendment was adopted.
Bremmer 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?" (S. F. 87)
The ayes were, 94 :

Anderson
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Felger
Fisher of
Greene
Fullmer
Gallagher

Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Korn
Lawlor

Lynch Rasmussen
Madden Redfern
Mahan Renda
Maley Resnick
Maule $\quad$ Rickert
Meacham Robinson
Melrose Roe
Millen Scott
Miller of Seibert
Buena Vista Shannahan
Miller of Shirley of

Des Moines
Miller of
Page
Morgan
Murphy
Nagle
Nelson
Nielsen of Emmet-Palo 1 Utzig
Oehlsen Webster

O'Malley Wengert
Palmer Whisler
Patton Wolcott
Quinn Wright
Radl Mr. Speaker
The nays were, 7:

| Baringer | Nielsen of |
| :--- | :--- | :--- | :--- |
| Shelby |  |$\quad$ Ossian $\quad$ Tieden $\quad$ Winkelman

Den Herder
Mueller
Absent or not voting, 23:

| Bailey | Fischer of <br> Grundy | Loss <br> Mayberry | Scherle of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |
| Burke | Foster | McNamara | Smith of |
| Busing | Graham | Oxley | OBrien |
| Caffrey | Conway | Harrington | Reichardt |
| Duntan | Houston | Rider | Uban |
| Dilson |  |  |  |

Edgington
Kluever

Ossian Winkelman
Tieden

Loss
Mayberry
Namara
Reichardt
Rider

Dallas
Smith of Linn
Stevenson
Stokes
Strothman
Stueland
Utzig

Shelby

Bailey
Busing
Caffrey
Conway

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

## HOUSE FILE 175 WITHDRAWN

Bremmer of Pottawattamie asked and received unanimous consent to withdraw House File 175 from further consideration by the House.

House File 372, a bill for an act relating to the composition of the hospital and other health facilities advisory council, was taken up for consideration.

Cohen 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?" (H. F. 372)
The ayes were, 109:

| Anderson | Gannon | Maley | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Maule | Renda |
| Baker | Gillette of | McNamara | Resnick |
| Baringer | Clay-Dickinson | Meacham | Rickert |
| Boot | Gillette of | Melrose | Robinson |
| Breitbach | Story | Millen | Roe |
| Bremmer | Glanton | Miller of | Scherle of |
| Brinck | Gleason | Buena Vista | Fremont-Mills |
| Busch | Glenn | Miller of | Scott |
| Caffrey | Graham | Des Moines | Seibert |
| Carnahan | Grassley | Miller of | Shannahan |
| Clapsaddle | Gregerson | Page | Shirley of |
| Cochran | Hageman | Morgan | Dallas |
| Coffman | Hanson | Mueller | Smith of |
| Cohen | Hausheer | Murphy | Linn |
| Craig | Holmes | Nagle | Stevenson |
| Crosier | Hullinger | Nelson | Stokes |
| Denato | Hutchins | Nielsen of | Strothman |
| Den Herder | Jackson of | Emmet-PaloAlto Stueland |  |
| Detje | Black Hawk | Nielsen of | Tieden |
| Distelhorst | Jackson of | Shelhy | Uban |
| Doderer | Clinton | Oehlsen | Utzig |
| Dougherty | Keleher | O'Malley | Varney |
| Doyle | Kempter | Ossian | Webster |
| Duffy | Kennedy | Oxley | Wengert |
| Dunton | Kluever | Palmer | Whisler |
| Felger | Korn | Patton | Winkelman |
| Fisher of | Lawlor | Quinn | Wolcott |
| Greene | Lynnch | Radl | Wright |
| Fullmer | Madden | Rasmussen | Mr. Speaker |
| Gallagher | Mahan |  |  |

The nays were, none.
Absent or not voting, 15:

| Bogenrief | Fischer of |
| :--- | :--- |
| Burke | Grundy |
| Busing | Foster |
| Conway | Harrington |

Edgington

| Houston | Rider |
| :--- | :--- |
| Loss | Smith of |
| Mayberry | O'Brien |
| Reichardt | Wilson |

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 relating to the revocation of the license of any operator or chauffeur of a motor vehicle, with report of committee recommending passage, was taken up for consideration.

Kempter of Jackson offered the following amendment and moved its adoption :

Amend House File 168 by striking from line six (6) of section one (1) the words "one hundred (100)" and inserting in lieu thereof the words "five hundred (500)".

The amendment was adopted.
Gillette of Story asked and received unanimous consent to withdraw the amendment filed by Rasmussen of Polk.

Gillette 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?" (H. F. 168)
The ayes were, 91:
Bailey
Bogenrief
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Cochran
Coffman
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Felger
Fisher of
Greene
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Rickert
Robinson
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
Lawlor
Lynch
Mahan
Maley
Maule
The nays were,
Anderson
18:
Baker
Baringer
Busch
Clapsaddle
Denato

Cohen
Dunton
Fullmer
Gannon
Hutchins
Absent or not voting, 15:

Burke
Conway
Edgington
Fischer of Grundy

Foster
Gleason
Harrington
Houston
Kennedy

| McNamara |  |
| :--- | :--- |
| Meacham |  |
| Melrose |  |
| Millen |  |
| Miller of | Page |
| Morgan |  |
| Mueller |  |
| Murphy |  |
| Nagle |  |
| Nelson |  |
| Nielsen of |  |
| R |  |

of

Loss
Mayberry
Rider
Scherle of Fremont-Mills

Roe
Scott
Seibert Shannahan
Shirley of
Dallas
Smith of
Linn
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker
Jackson.of
Black Hawk
Madden
Miller of
Buena Vista

Miller of
Des Moines
Nielsen of
Shelby
Patton
Stevenson

Smith of
O'Brien
Wilson

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

## HOUSE FILE 169 DEFERRED

Kempter of Jackson asked and received unanimous consent that House File 169 be deferred and that the bill retain its place on the calendar.

House File 386, a bill for an act to legalize and validate the proceedings of the township trustees of the township of Hazleton in the county of Buchanan, State of Iowa, in purchasing fire equipment and apparatus and in issuance, sale and delivery of fire equipment levy anticipatory bonds and for the levy of taxes for the payment of said bonds and interest thereon and declaring the bonds with interest thereon to be enforceable obligations of said township, 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?" (H. F. 386)
The ayes were, 107:

| Anderson | Fullmer | Mahan | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Maley | Reichardt |
| Baker | Gannon | Maule | Renda |
| Baringer | Gaudineer | McNamara | Resnick |
| Bogenrief | Gillette of | Meacham | Rickert |
| Boot | Clay-Dickinson | Melrose | Robinson |
| Breitback | Gillette of | Millen |  |
| Bremmer | Story | Miller of | Scherle of |
| Brinck | Glanton | Buena Vista | Fremont-Mills |
| Busch | Gleason | Miller of | Scott |
| Busing | Glenn | Des Moines | Seibert |
| Caffrey | Graham | Miller of | Shirley of |
| Carnahan | Grassley | Page | Dallas |
| Clapsaddle | Gregerson | Morgan | Smith of |
| Cochran | Hageman | Mueller | Linn |
| Coffman | Hanson | Murphy | Stevenson |
| Cohen | Hausheer | Nagle | Stokes |
| Craig | Holmes | Nelson | Strothman |
| Crosier | Hullinger | Nielsen of | Stueland |
| Denato | Hutchins | Emmet-Palo Alto | Tieden |
| Den Herder | Jackson of | Nielsen of | Uban |
| Detje | Black Hawk | Shelby | Varney |
| Distelhorst | Jackson of | Oehlsen | Webster |
| Doderer | Clinton | O'Malley | Wengert |
| Dougherty | Keleher | Ossian | Whisler |
| Doyle | Kennedy | Oxley | Winkelman |
| Duffy | Korn | Palmer | Wolcott |
| Dunton | Lawlor | Patton | Wright |
| Felger | Lynch | Radl | Mr. Speaker |
| Fisher of | Madden | Rasmussen |  |

The nays were, none.
Absent or not voting, 17:

| Burke | Foster | Loss | Smith of |
| :---: | :---: | :---: | :---: |
| Conway | Harrington | Mayberry | O'Brien |
| Edgington | Houston | Quinn | Utzig |
| Fischer of | Kempter | Rider | Wilson |
| Grundy | Kluever | Shannahan |  |

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

House File 382, a bill for an act to amend chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, relating to the issuance of a "Resident Osteopathic Physician and Surgeon License" to practice osteopathic medicine and surgery, was taken up for consideration.

Lynch 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?" (H. F. 382)
The ayes were, 108:

| Anderson | Gallagher | Mahan | Rasmussen |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Maley | Redfern |
| Baker | Gaudineer | Maule | Renda |
| Baringer | Gillette of | McNamara | Resnick |
| Bogenrief | Clay-Dickinson | Meacham | Rickert |
| Boot | Gillette of | Melrose |  |
| Breitbach | Story | Millen | Scherle of |
| Bremmer | Glanton | Miller of | Fremont-Mills |
| Brinck | Gleason | Buena Vista | Scott |
| Busch | Glenn | Miller of | Seibert |
| Busing | Graham | Des Moines | Shannahan |
| Caffrey | Grassley | Miller of | Shirley of |
| Carnahan | Gregerson | Page | Dallas |
| Clapsaddle | Hageman | Morgan | Smith of |
| Cochran | Hanson | Mueller | Linn |
| Coffman | Hausheer | Murphy | Stevenson |
| Cohen | Holmes | Nagle | Stokes |
| Craig | Hullinger | Nelson | Strothman |
| Crosier | Jackson of | Nielsen of | Stueland |
| Denato | Black Hawk | Emmet-Palo Alto | Tieden |
| Den Herder | Jackson of | Nielsen of | Uban |
| Detje | Clinton | Shelby | Utzig |
| Distelhorst | Keleher | Oehlsen | Varney |
| Dougherty | Kempter | O'Malley | Webster |
| Doyle | Kennedy | Ossian | Wengert |
| Duffy | Kluever | Oxley | Whisler |
| Dunton | Korn | Palmer | Winkelman |
| Felger | Lawlor | Patton | Wolcott |
| Fisher of | Lynch | Quinn | Wright |
| Greene | Madden | Radl | Mr. Speaker | Fullmer

The nays were, 1:
Hutchins

Absent or not voting, 15:

Burke
Conway
Doderer
Edgington

Fischer of
Grundy
Foster
Harrington
Houston
Loss
Mayberry
Reichardt

Rider
Robinson Smith of O'Brien Wilson

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 to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts, was taken up for consideration.

Mahan 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?" (H. F. 393)
The ayes were, 114:

| Anderson | Fullmer | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Mahan | Resnick |
| Baker | Gannon | Maley | Rickert |
| Baringer | Gaudineer | Maule | Robinson |
| Bogenrief | Gillette of | McNamara | Roe |
| Boot | Clay-Dickinson | Meacham | Scherle of |
| Breitbach | Gillette of | Melrose | Fremont-Mills |
| Bremmer | Story | Millen | Scott |
| Brinck | Glanton | Miller of | Seibert |
| Busch | Gleason | Buena Vista | Shannahan |
| Busing | Glenn | Miller of | Shirley of |
| Caffrey | Graham | Page | Dallas |
| Carnahan | Grassley | Morgan | Smith of |
| Clapsaddle | Gregerson | Mueller | Linn |
| Cochran | Hageman | Murphy | Smith of |
| Coffman | Hanson | Nagle | O'Brien |
| Cohen | Hausheer | Nelson | Stevenson |
| Craig | Holmes | Nielsen of | Stokes |
| Crosier | Hullinger | Emmet-PaloAlto Strothman |  |
| Denato | Hutchins | Nielsen of | Stueland |
| Den Herder | Jackson of | Shelby | Tieden |
| Detje | Black Hawk | Oehlsen | Uban |
| Distelhorst | Jackson of | O'Malley | Utzig |
| Doderer | Clinton | Ossian | Varney |
| Dougherty | Keleher | Oxley | Webster |
| Doyle | Kempter | Palmer | Wengert |
| Duffy | Kennedy | Patton | Whisler |
| Dunton | Kluever | Quinn | Winkelman |
| Edgington | Korn | Radl | Wolcott |
| Felger | Lawlor | Rasmussen | Wright |
| Fisher of | Loss | Redfern | Mr. Speaker |
| Greene | Lynch | Reichardt |  |

reene
Lynch

Renda
Resnick
Rickert
Robinson
Roe
Fremont-Mills
Scott
Seibert
Shannahan
hirley of Dallas mith of Linn mith of O'Brien

Stokes
Strothman

五
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Burke
Conway
Fischer of
Grundy

Foster
Harrington Houston

Mayberry Rider
Miller of Wilson

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

## HOUSE FILE 445 DEFERRED

Baker of Boone asked and received unanimous consent that House File 445 be deferred and that the bill retain its place on the calendar.

House File 286, a bill for an act relating to the use of flashing blue lights by volunteer firemen, with report of committee recommending passage, was taken up for consideration.

Dougherty of Lucas-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?" (H. F. 286)
The ayes were, 114:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillettte of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan

Maley Renda
Maule Resnick
Mayberry Rickert
Meacham Robinson
Melrose Roe
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Strothman
Nielsen of Stueland Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt

Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothmand
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 10:

| Bremmer | Fischer of | Harrington | McNamara |
| :--- | :--- | :--- | :--- |
| Burke | Grundy | Houston | Rider |
| Conway | Foster | Lynch |  |

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 to amend section six hundred fiftyseven point two (657.2), Code 1962, by enumerating as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways, was taken up for consideration.

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

On the question "Shall the bill pass ?" (H. F. 396)
The ayes were, 108:

| Anderson | Fisher of | Maley | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Maule | Rickert |
| Baker | Fullmer | Mayberry | Robinson |
| Baringer | Gallagher | Meacham | Roe |
| Boot | Gannon | Melrose | Scherle of |
| Breitbach | Gaudineer | Millen | Fremont-Mills |
| Bremmer | Gillette of | Miller of | Scott |
| Busch | Clay-Dickinson | Buena Vista | Seibert |
| Busing | Gillette of | Miller of | Shannahan |
| Caffrey | Story | Des Moines | Shirley of |
| Carnahan | Glanton | Miller of | Dallas |
| Clapsaddle | Glenn | Page | Smith of |
| Cochran | Graham | Morgan | Linn |
| Coffman | Grassley | Mueller | Smith of |
| Cohen | Gregerson | Murphy | O'Brien |
| Conway | Hageman | Nagle | Stevenson |
| Craig | Hanson | Nelson | Stokes |
| Crosier | Hausheer | Nielsen of | Strothman |
| Denato | Holmes | Emmet-Palo Alto Stueland |  |
| Den Herder | Hullinger | Nielsen of | Tieden |
| Detje | Jackson of | Shelby | Utzig |
| Distelhorst | Black Hawk | Oehlsen | Varney |
| Doderer | Jackson of | O'Malley | Webster |
| Dougherty | Clinton | Ossian | Wengert |
| Doyle | Keleher | Oxley | Whisler |
| Duffy | Kennedy | Patton | Wilson |
| Dunton | Kluever | Quinn | Winkelman |
| Edgington | Korn | Radl | Wolcott |
| Felger | Lawlor | Rasmussen | Wright |
| Fischer of | Madden | Reichardt | Mr. Speaker |
| Grundy | Mahan | Renda |  |

The nays were, 1:

## Hutchins

Absent or not voting, 15:

| Bogenrief | Gleason | Loss | Redfern |
| :--- | :--- | :--- | :--- |
| Brinck | Harrington | Lynch | Rider |
| Burke | Houston | McNamara | Uban |
| Foster | Kempter | Palmer |  |

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

House File 214, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations, with report of committee recommending passage, was taken up for consideration.

Glenn of Wapello offered the following committee amendment and moved its adoption :

Amend House File 214 as follows:

1. By striking the "comma" in line seven (7), section one (1), and insert in lieu thereof the words "which is".
2. By striking the "comma" in line five (5), section two (2), and by striking the words "subsection sixty-nine (69)" in line six (6), section two (2).

The amendment was adopted.
Glenn of Wapello asked and received unanimous consent to withdraw his amendment filed February 26, 1965.

Glenn of Wapello offered the following amendment and moved its adoption:
Amend House File 214 as follows:

1. By inserting before the word "which" in line five (5), section one (1), the following: "or any printed, unexpired certificate issued by an insurance company authorized to write automobile liability insurance within this state,".
2. By inserting after the word "member" in line six (6), section one (1), the words "or insured".
3. By striking the word "or" in line seven (7), section one (1), and inserting in lieu thereof a comma (,).
4. By inserting after the word "association" in line seven (7), section one (1), the words "or insurance company".
5. By inserting before the word "Bail" in line fourteen (14), section one (1), the following: "If such insurance company is itself qualified under the provisions of section five hundred fifteen point forty-eight (515.48), subsection two (2) then it may be its own surety.".

The amendment was adopted.
Glenn 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?" (H. F. 214)

The ayes were, 114:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
The nays were, 1
Nielsen of
Shelby
Absent or not voting, 9:
Burke
Foster
Graham

Fisher of Greene
Fullmer Gallagher Gannon Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

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 group insurance on franchise plan, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 237)

The ayes were, 112:

| Anderson | Fisher of | Loss | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Reichardt |
| Baker | Fullmer | Mahan | Renda |
| Baringer | Gallagher | Maley | Resnick |
| Bogenrief | Gannon | Maule | Rickert |
| Boot | Gaudineer | Mayberry | Roe |
| Breitbach | Gillette of | McNamara | Scherle of |
| Bremmer | Clay-Dickinson | Meacham | Fremont-Mills |
| Brinck | Gillette of | Melrose | Scott |
| Busch | Story | Millen | Seibert |
| Busing | Glanton | Miller of | Shirley of |
| Caffrey | Gleason | Buena Vista | Dallas |
| Carnahan | Glenn | Miller of | Smith of |
| Clapsaddle | Graham | Des Moines | Linn |
| Cochran | Grassley | Miller of | Smith of |
| Coffman | Gregerson | Page | O'Brien |
| Cohen | Hageman | Morgan | Stevenson |
| Conway | Hanson | Mueller | Stokes |
| Crosier | Hausheer | Murphy | Strothman |
| Denato | Holmes | Nagle | Stueland |
| Den Herder | Hullinger | Nelson | Tieden |
| Detje | Hutchins | Nielsen of | Uban |
| Distelhorst | Jackson of | Emmet-Palo Alto Utzig |  |
| Dougherty | Black Hawk | Nielsen of | Varney |
| Doyle | Jackson of | Shelby | Webster |
| Duffy | Clinton | Oehlsen | Wengert |
| Dunton | Keleher | O'Malley | Whisler |
| Edgington | Kempter | Oxley | Wilson |
| Felger | Kennedy | Patton | Winkelman |
| Fischer of | Kluever | Quinn | Wolcott |
| Grundy | Korn | Radl | Wright |
|  | Lawlor | Rasmussen | Mr. Speaker |

The nays were, none.
Absent or not voting, 12:
Burke
Craig

Foster
Harrington
Houston

Lynch
Ossian Palmer

Rider
Robinson Shannahan

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

House File 272, a bill for an act relating to the use of applications for insurance which require indication of race or color of applicant, with report of committee recommending passage, was taken up for consideration.

Gillette 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?" (H. F. 272)
The ayes were, 110:

| Anderson | Baringer | Breitbach | Busch |
| :--- | :--- | :--- | :--- |
| Bailey | Bogenrief | Bremmer | Busing |
| Baker | Boot | Brinck | Caffrey |


| Carnahan | Gleason | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Glenn | Buena Vista | Roe |
| Cochran | Graham | Miller of | Scherle of |
| Coffman | Grassley | Des Moines | Fremont-Mills |
| Cohen | Gregerson | Miller of | Scott |
| Conway | Hageman | Page | Seibert |
| Crosier | Hanson | Morgan | Shirley of |
| Denato | Hausheer | Mueller | Dallas |
| Detje | Holmes | Murphy | Smith of |
| Distelhorst | Hullinger | Nagle | Linn |
| Doderer | Hutchins | Nelson | Smith of |
| Dougherty | Jackson of | Nielsen of | O'Brien |
| Doyle | Black Hawk | Emmet-Palo Alto Stevenson |  |
| Duffy | Jackson of | Nielsen of | Stokes |
| Dunton | Clinton | Shelby | Strothman |
| Edgington | Keleher | Oehlsen | Stueland |
| Felger | Kempter | O'Malley | Tieden |
| Fisher of | Kennedy | Ossian | Uban |
| Greene | Korn | Oxley | Utzig |
| Fullmer | Lawlor | Palmer | Varney |
| Gallagher | Loss | Patton | Webster |
| Gannon | Madden | Quinn | Wengert |
| Gaudineer | Mahan | Radl | Whisler |
| Gillette of | Maley | Rasmussen | Wilson |
| Clay-Dickinson | McNamara | Redfern | Winkelman |
| Gillette of | Meacham | Renda | Wolcott |
| Story | Melrose | Resnick | Wright |
| Glanton | Millen | Rickert | Mr. Speaker |

The nays were, none.
Absent or not voting, 14:

Burke
Craig
Den Herder

Fischer of Grundy
Foster
Harrington

Houston Kluever Lynch Maule

Mayberry
Reichardt
Rider
Shannahan

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

House File 194, a bill for an act relating to nominations for municipal office, with report of committee recommending passage, was taken up for consideration.

Wilson 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 passq" (H. F. 194)
The ayes were, 113:

| Anderson | Busing |
| :--- | :--- |
| Bailey | Caffrey |
| Baker | Carnahan |
| Baringer | Clapsaddle |
| Bogenrief | Cochran |
| Boot | Coffman |
| Breitbach | Cohen |
| Bremmer | Conway |
| Busch | Craig |


| Crosier | Dunton |
| :--- | :--- |
| Denato | Fischer of |
| Den Herder | Grundy |
| Detje | Fisher of |
| Distelhorst | Greene |
| Doderer | Fullmer |
| Dougherty | Gallagher |
| Doyle | Gannon |
| Duffy | Gaudineer |

Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor

| Loss | Nielsen of | Shirley of |
| :---: | :---: | :---: |
| Madden | Shelby |  |
| Mahan | Oehlsen | Smith of |
| Maley | O'Malley | Linn |
| Maule | Ossian | Smith of |
| Mayberry | Oxley | O'Brien |
| McNamara | Palmer | Stevenson |
| Meacham | Patton | Stokes |
| Melrose | Quinn | Strothman |
| Millen | Radl | Stueland |
| Miller of | Rasmussen | Tieden |
| Buena Vista | Redfern | Uban |
| Miller of | Reichardt | Utzig |
| Des Moines | Renda | Varney |
| Miller of | Resnick | Webster |
| Page | Rickert | Wengert |
| Morgan | Robinson | Whisler |
| Mueller |  | Wilson |
| Murphy | Scherle of | Winkelman |
| Nagle | Fremont-Mills | Wolcott |
| Nelson | Scott | Wright |
| Nielsen of | Seibert | Mr. Speaker |

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

| Brinck | Felger | Harrington | Lynch |
| :--- | :--- | :--- | :--- |
| Burke | Foster | Houston | Rider |
| Edgington | Grassley | Kempter |  |

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

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House File 13.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 13. Alfred P. Brettbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of March, 1965, sent to the Governor for his approval: House File 13.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
S. F. 190 Committee Bill-Relating to reorganization of school districts.
H. F. 182 To provide for the health, safety, welfare and transportation of school children to and from school other than a public school. By Miller of Des Moines, Melrose, et al. (Companion to S. F. 200)
H. F. 307 Committee Bill-Relating to the powers and duties of the state board of social welfare. By industrial and human relations committee.

> Al Meacham, Chairman, Steering Committee.

## REPORT OF STEERING COMMITTEE

Mr. President: 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. 159 Relating to the use and operation of school buses on the public highways. By Scott, Dunton, Korn, et al. (Companion to S. F. 168)
H. F. 289 Relating to drivers of emergency vehicles. By Nagle, Resnick, Rasmussen, et al. (Companion to S. F. 310)
H. F. 223 To repeal section forty-nine point fourteen (49.14), Code 1962, as being in confict with other Code sections. By Robinson.
H.F. 265 To authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements. By Rasmussen, Reichardt, Renda, et al. (Companion to S. F. 160)
H. F. 571 Committee Bill-To enable the Iowa employment security commission to participate in the Manpower Development and Training Act of 1962, as amended. By governmental affairs committee.
H. F. 575 Committee Bill-Authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes. By conservation and recreation committee.

## H. F. 358 To regulate the practice of architecture. By Jackson of Clinton, Millen and Redfern.

H. F. 421 Relating to Workmen's Compensation. By Hausheer, Baker, Kluever, et al.
H. F. 475 Relating to the compensation of the clerk of the grand jury in certain counties. By Gaudineer.
H. F. 518 To legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo. By Jackson of Black Hawk, Cohen, Uban, et al.
H. F. 576 Committee Bill-To clarify the use of central electronic data processing equipment by the tax department. By governmental affairs committee.
S. F. 55 Relating to offices for the supreme court. By Rigler, Mills and Lodwick.
H. F. 328 Relating to recreation buildings, juvenile playgrounds, swimming pools and recreation centers. By Wengert, Doyle, Shannahan, et al.
H. F. 510 Relating to game breeding and shooting preserves. By Jackson of Clinton.
S. F. 201 Committee Bill-Relating to the safety of persons performing maintenance and construction work on highways. By transportation committee.

Al Meacham, Chairman, Steering Committee.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he approved the following bills on March 19, 1965: House Files 2 and 37 and Senate Files 8, 75, 85, 112, 150 and 268.

## REPORTS OF COMMITTEES

Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred Senate File 234, a bill for an act relating to brucellosis 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.

Harold Mueller, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 173 as follows:

1. By inserting after the comma in line 3 of section 2 thereof the words "and shall have".

Bruce E. Mahan, Chairman.

Also :
Mr. Speaker: Your committee on education to whom was referred Senate File 255, a bill for an act relating to special levies on schoolhouse 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.

Bruce E. Mahan, Chairman.

## Also :

Mr. Speaker: Your committee on education to whom was referred House File 277, a bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocating to county board of education fund and chapter two hundred eighty-four point four (284.4) relating to reimbursement of school districts for loss of taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.

Also:
Mr. Speaker: Your committee on education to whom was referred House File 532, a bill for an act requiring the State of Iowa to accept the responsibility for providing transportation for all pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 532 as follows:

1. Amend section 3 by adding the following:
"'School' means any school, public or private, as defined in section 280.2 of the Code."
2. Amend section 21, lines 1 and 2, by striking "and June 30, 1967". Further amend section 21, line 1, by striking the word "years" and inserting in lieu thereof the word "year".
3. Amend section 22 , lines 3 and 8, by striking the figure " 1967 " and inserting in lieu thereof the figure " 1966 ".
4. Amend section 23 , lines 1 and 3, by striking the figure " 1967 " and inserting in lieu thereof the figure "1966."
5. Amend section 24, line 1, by striking the figure " 1967 " and inserting in lieu thereof the figure " 1966 ".
6. Amend section 28, line 2, by striking the figure " 1967 " and inserting in lieu thereof the figure " 1966 ".

Bruce E. Mahan, Chairman.

## AMENDMENTS FILED

Amend House File 77 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred thirty-one point nine (331.9), Code 1962, is hereby amended as follows:

1. By striking from line seven (7) the word 'shall' and inserting in lieu thereof the word 'may'.

## 1 Amend House File 313 as follows:

2 By inserting in line 3 of section one (1) following the word "employee" the words
3 "through contractual agreement".
Amend House File 304 by adding the following new section:
Sec. 2. Section two hundred thirty-nine point one (239.1), Code 1962, subsection four (4), is hereby amended by inserting in line four (4) following the word "attending" the word "high". Anderson of Ringgold-Taylor.
Amend House File 263 by striking from section nine (9), line four (4), the word "duplicate" and inserting in lieu thereof the word "triplicate".

Amend Senate File 201 as follows:

1. By striking from line six (6), section one (1), thereof the following: ", or any other manner of warning".
Amend House File 182 by inserting in line thirteen (13) of section one (1) after the word "Code" the words "and all such pupils who reside within one mile of any such school and adjacent to a primary road used as a school bus route, along which sidewalk facilities are not available".

Busch of Bremer.
Amend the amendment to House File 157 filed March 19, 1965 by Gaudineer, Maule, Kempter, et al., as follows:

By adding after the word "instruction" in line ten (10) thereof the following:
"; however, if the population of a governmental subdivision is less than thirty thousand $(30,000)$ the provisions of this Act shall apply only if there is available within the county in which the political subdivision is located sufficient number of competent skilled workmen regularly engaged in a particular trade, craft or labor so as to make it possible for the department to determine a prevailing hourly rate of wages for that particular trade, craft or labor".

## Gannon of Jasper. Shirley of Dallas. <br> GANNON of Jasper. Shirley of Dallas.

2. By striking from line eleven (11) the word 'shall' and inserting in lieu thereof the word 'may'.
3. By striking from line twelve (12) the word ', and' and inserting in lieu thereof the words'. When a county is so divided, the four (4) districts'.
4. By striking from lines thirteen (13) and fourteen (14) the words ', each of which said' and inserting in lieu thereof the words 'and each of the five (5)'."

Murphy of Carroll.
Gannon of Jasper.
Shirley of Dallas.
Busch of Bremer.

> Dougherty of Lucas-Monroe. Miller of Page.

$$
\begin{aligned}
& \text { Graham of Ida-Sac. } \\
& \text { Smith of O'Brien. }
\end{aligned}
$$

[^9]Gannon of Jasper.

Senate amendments to House File 349 as follows:

1. By striking lines 2 and 3 of section 1 and inserting in lieu thereof the
following:
"county treasurer, county recorder, and clerk of the district court shall be computed from the following table:"

Amend House File 349, section 2, by adding the following:
"The board of supervisors shall allow an additional five hundred dollars
( $\$ 500.00$ ) compensation in counties having two places at which the district
court is held."
Amend House File 349 by striking all of section three (3) and inserting
in lieu thereof the following:
"Sec. 3. Section three hundred thirty-one point twenty-two (331.22), Code 1962, is amended by striking from lines three (3) and four (4) the words "fourteen dollars" ( $\$ 14.00$ ) and inserting in lieu thereof in each instance the words "seventeen dollars and fifty cents" ( $\$ 17.50$ ).

Further amend said section by striking the last paragraph of said section of the Code and inserting in lieu thereof the following:
"However in counties having a population in excess of forty thousand $(40,000)$ by the last federal decennial census the members of the boards
of
supervisors shall be paid on an annual basis according to the following schedule:

Boards of five members

| Population of county | Annual Salary |
| :---: | :---: |
| 40,000 to 60,000 | $\$ 5,500$ |
| 60,001 to 150,000 | 6,000 |
| 150,001 to 200,000 | 8,200 |
| over 200,000 | 10,950 |
| 40,000 to 60,000 | $\$ 5,500$ |
| 60,001 to 100,000 | 7,250 |
| 100,001 to 150,000 | 7,500 |
| over 150,000 | 8,200 |

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged
in the performance of official duties.
"Section three hundred thirty-one point twenty-three (331.23), Code 1962, is amended by striking subsections four (4), five (5), six (6) and seven (7)."
By striking section 5.
Amend House File 349, section 6, line 5, by striking the words "said deputies" and inserting in lieu thereof the words."deputies in excess of two".
Further amend said House File 349 by striking from lines one (1) and two (2) of section eight (8) the words and figures "three hundred thirty-one
point twenty-two (331.22),".
By striking from lines 4 and 5 of section 8 the words "three hundred forty

45 point seven (340.7),".

50 legal holidays."
51

1 Amend House File 445 as follows:
2 1. Amend section one (1), line fourteen (14), by inserting
3 a period after the word "week" and striking the rest of line
4 fourteen (14), and all of line fifteen (15).
FISHER of Greene.
Mueller of Winnebago.
On motion by Maule of Monona, the House adjourned until $9: 30$ a.m., Tuesday, March 23, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, March 23, 1965.

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

Prayer was offered by the Reverend Richard Smith, pastor of the First Baptist Church, Burlington, Iowa.

The Journal of Monday, March 23, 1965, was approved.

## PRESENTATION OF VISITORS

Gleason of Humboldt presented to the House twenty-nine government students from Gilmore City-Bradgate School in Gilmore City and their teacher, Mrs. H. J. Juelfs.

Scherle of Fremont-Mills presented to the House seventy-five juniors and seniors from Nishna Valley Community School and their teachers, Mrs. Doubleday and Mr. Hutcheon.

Houston of Crawford and Nielsen of Shelby presented to the House forty senior students of the government class at Manilla Community School, their teacher, Don Severtsen, and superintendent, Mr. Thomas.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring the licensing of physical therapists:

Rasmussen of Polk, from one hundred sixty-five residents of Polk County.

Hageman of Winneshiek, from one hundred thirty-nine residents of Winneshiek County.

By the following Representatives, favoring equal bus transportation for public and parochial schools:

Detje of Tama, from twenty-six residents of Tama County.
Renda of Polk, from fifty-two residents of Polk County.
Utzig of Dubuque, from fourteen residents of Dubuque County.
Glanton of Polk, from fifty-three residents of Polk County.

By the following Representatives, favoring the Sunday closing bill:
Radl of Linn, from one hundred eight residents of Linn County.
Crosier of Linn, from one hundred nine residents of Linn County.
By the following Representatives, opposing the licensing of physical therapists:

Jackson of Black Hawk, from sixty-eight residents of Black Hawk County.

Wilson of Black Hawk, from two hundred twelve residents of Black Hawk County.
By Detje of Tama, from forty-one residents of Tama County opposing legalized gambling in Iowa.

By Detje of Tama, from fifty-two residents of Tama County opposing equal transportation for public and parochial schools.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 277, 532, Senate Files 173, 234 and 255, under Rule 35.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable James J. Wengert "Birthday Congratulations."

## HOUSE FILE 532 REFERRED

The Speaker announced that House File 532, reported out of the education committee, is now referred to the committee on appropriations.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 20
Houston of Crawford asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 20, found on page 665 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## HOUSE CONCURRENT RESOLUTION 19 WITHDRAWN

Houston of Crawford asked and received unanimous consent to withdraw House Concurrent Resolution 19 from further consideration by the House.

## HOUSE FILE 574 WITHDRAWN

Duffy of Dubuque asked and received unanimous consent to withdraw House File 574 from further consideration by the House.

STATE OF IOWA
Office of the Governor
Des Moines

The Honorable Vince Steffen, Speaker of the House,
State Capitol,
Des Moines, Iowa.
Honorable Members of the General Assembly:
As you know, it is my feeling that the State Department of Health has been underfinanced for a long time. During the past two years, we have secured the services of Dr. Arthur P. Long as Commissioner of Public Health to rebuild the Department to the point where Iowans can justly be proud of it.

Although they were measurably short of the amounts requested by Dr. Long, my budget recommendations for the Sixty-first biennium, which were presented to the General Assembly, February 1, included increases for the Department of Health. Developments and information which have come to my attention subsequently now lead me' to recommend for your consideration one additional budgetary increase that will improve the services offered by the Health Department and to suggest that the Department be given a maximum of latitude in distributing the appropriated funds among its various divisions.

First, the Department of Health included in its original askings funds for the support of a "Director of Regional Health Services" and for "Regional Health Services." This program, which provides guidance, support, consultation and advice on public health matters to local city and county health centers, has for a number of years been supported by federal grant funds. These funds recently have been greatly reduced and are likely to be withdrawn completely during the coming biennium.

It can be seen that state funds are needed to continue and expand this program. To implement fully the "Regional Health Services" program calls for the hiring of six public health nurses, 12 sanitary engineers, and some clerical staff. These people would provide guidance to the 61 local public health nurses now employed jointly by the County Boards of Supervisors and the State Department of Health. Also, the engineers would work directly with the local boards of health, particularly on such matters as safe water supply, water pollution control, industrial health and hygiene, and air pollution. The addition of these engineers is particularly essential to implementation of the proposed new water pollution control program.

On the basis of studies concluded after my budget recommendations were presented and additional information furnished by the Commissioner of Health and the Comptroller, I feel that funds should be appropriated to provide the necessary state support for an adequate "Regional Health Services" program. I, therefore, urge the Assembly to appropriate $\$ 135,000$ each year of the biennium for this purpose.

The second item which I wish to call to your attention is the manner in which the Governor's recommended appropriation bill was drafted for the State Department of Health. As in previous years, a divisional breakdown
was made in my 1965-67 recommendations for each of the various functions performed by the Department. This procedure, which has grown up through the years, is considerably more restrictive than that for many other major departments.

Recent consultations with Dr. Long and the Comptroller have convinced me that a much better over-all state health program can be developed if the Assembly approved a total departmental appropriation for Public Health, without specifying the amount for each particular division. This would give the administration the discretion to utilize the appropriated funds where they are needed most and would enable us to stretch each dollar appropriated for Public Health further in providing a sound program. I urge your favorable consideration of this budgetary change.

The Assembly's attention to both of these matters will be sincerely appreciated. The Comptroller, the Health Commissioner and I stand ready to answer any questions any member may have during your budget deliberations.

Very truly yours, Harold E. Hughes, Governor.

## MESSAGES FROM 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 43, a bill for an act relating to operator's and chauffeur's licenses.

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 relating to the sale of real estate acquired by a county.

Robert G. Moore, Secretary.

## SENATE MESSAGE CONSIDERED

Senate File 136, a bill for an act relating to salaries and meal allowance of county sheriffs.

Read first time and referred to committee on governmental subdivisions.

## SENATE AMENDMENT CONSIDERED

## (UNFINISHED BUSINESS)

The House resumed consideration of House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks, amended by the Senate, as found on pages 688 and 689 of the Journal.

Bailey of Wright offered the following amendment to the Senate amendment and moved its adoption :

Amend House File 349 by deleting the section added by Schroeder amend-
ment, filed and adopted March 18, 1965, and insert in lieu thereof the following:
"It is hereby declared to be the policy of this state that all courthouses shall be open for the transaction of business five (5) normal days per week plus an additional period of four (4) hours which may, at the election of the county officers of the respective counties, occur on Saturday or after normal closing time on one of the regular business days.

Roll call was requested by Duffy of Dubuque and Breitbach of Dubuque.

On the question "Shall the amendment to the Senate amendment be adopted?" (H. F. 349)

The ayes were, 6:

| Bailey | Foster |
| :--- | :--- |
| Brinck | Hullinge |

The nays were, 103:

| Anderson | Fullmer |
| :--- | :--- |
| Baker | Gallagher |
| Baringer | Gannon |
| Bogenrief | Gaudineer |
| Boot | Gillette of |
| Breitbach | Story |
| Bremmer | Glanton |
| Busch | Gleason |
| Busing | Glenn |
| Caffrey | Graham |
| Carnahan | Grassley |
| Clapsaddle | Hageman |
| Cochran | Hanson |
| Coffman | Holmes |
| Cohen | Hutchins |
| Crosier | Jackson of |
| Den Herder | Clinton |
| Detje | Keleher |
| Distelhorst | Kempter |
| Doderer | Kennedy |
| Dougherty | Kluever |
| Doyle | Korn |
| Duffy | Lawlor |
| Dunton | Loss |
| Felger | Lynch |
| Fischer of | Mahan |
| Grundy | Maley |
| Fisher of | Maule |
| Greene | Mayberry |

McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Redfern

Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Renda
Resnick
Rickert
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Emmet-Palo Alto Stokes
Nielsen of Strothman
Shelby Stueland
Oehlsen Tieden
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Reichardt

## Uban

Utzig
Varney
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Absent or not voting, 15:
Burke
Conway
Craig
Denato
Edgington
Gillette of
Clay-Dickinson
Gregerson.

Harrington
Hausheer
Houston
Madden

Rider<br>Shannahan<br>Webster<br>Mr. Speaker

The amendment lost.
(Business pending at adjournment.)

## CONSIDERATION OF BILLS

## SPECIAL ORDER HOUSE FILE 263

The hour of 10:00 a.m. having arrived, the Speaker announced the special order of business for the consideration of House File 263, a bill for an act relating to prohibiting unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, vocational schools, and housing, with report of committee recommendating amendment and passage, was taken up for consideration.

## AMENDMENTS WITHDRAWN

Carnahan of Wapello asked and received unanimous consent to withdraw the committee amendment to the title.

Cohen of Black Hawk asked and received unanimous consent to withdraw her amendment to the title.

Hausheer of Story offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. Amend section 2 , subsection 10 , line 40 , by striking the word "is".
2. Amend section 5, subsection 4, by striking the remainder of said subsection after the period in line 27.
3. Amend section 9 , subsection 7 , line 56 , by inserting after the word "complaint," the words "and may", and after the word "person" strike the words "or otherwise,".
4. Amend section 10 , subsection 3 , line 18 , by inserting after the word "temporary" the word "relief".
5. By inserting the following section after section 11 in the bill:
"Nothing contained in any provision of this Act shall be construed as indicating an intent on the part of the General Assembly to occupy the field in which this Act operates to the exclusion of local laws not inconsistent with this Act that deal with the same subject matter."
6. By renumbering the remaining sections accordingly.
7. By striking all of the title and inserting in lieu thereof the following:
"An Act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing."

The amendment was adopted.
Baringer of Fayette offered the following amendment, filed by Baringer and Busch, and moved its adoption:

Amend House File 263 as follows:

1. By inserting in line 11, section 2, following the word "person" the word "regularly".

The amendment lost.

Baringer of Fayette offered the following amendment, filed by Baringer, Busch and Fisher of Greene, and moved its adoption:

Amend House File 263 as follows:

1. By striking in section 2, lines $39,40,41$ and 42 , the following words, "except that where public use of such is a distinctly private place, establishment, or facility is permitted, such use shall deem the accommodation a public accommodation" and inserting in lieu thereof the following: "except when such distinctly private place, establishment, or facility caters or offers services, facilities, or goods to the general public for fee or charge or gratuitously, it shall be deemed a public accommodation during such period of use".

The amendment was adopted.
Smith of O'Brien offered the following amendment, filed by Smith and Winkelman, and moved its adoption:
Amend House File 263 as follows:

1. By striking in line 16 , section 3 , the following words "filling a vacancy occurring" and inserting in lieu thereof the word "made".

The amendment lost.
Miller of Page offered the following amendment filed by him March 23, 1965, and moved its adoption:

Amend House File 263 as follows:
Amend section three (3) by inserting immediately after the period (.) in line three (3) the following: "Two (2) members shall be members of a labor organization, two (2) members shall be employers, two (2) members shall be practicing attorneys at law and one (1) member shall be representative of the interest of the public. The members representing labor, the employers and the attorneys at law shall each respectively be members of different political parties."

The amendment lost.
Millen of Jefferson-Van Buren offered the following amendment, filed by Millen and Nelson, and moved its adoption :
Amend House File 263 as follows:

1. By inserting in line 11, section 5, following the word "housing" the following: ", within the meaning of this Act,".

The amendment lost.
Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By inserting in line 20 , section 5 , following the period after the word "complaint" the following sentence: "The commission shall issue subpoenas for witnesses in the same manner and for the same purposes on behalf of the respondent upon his request."

The amendment was adopted.
Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By inserting in line 22 , section 5 , following the period after the word "commission" the following sentence: "A person, an employer, an employment agency, or a labor organization against whom a complaint is filed with the commission may demand and be granted a private hearing by the commission."

The amendment lost.
Miller of Page offered the following amendment filed by him on March 23, 1965, and moved its adoption:

Amend House File 263 as follows:
Amend section five (5) by changing the comma (,) following the word "commission" to a period (.) and by striking the remainder of the sentence in lines twenty-one (21) and twenty-two (22).

Amend section nine (9) by striking from lines forty-six (46), fortyseven (47) and forty-eight (48) the following:
"a commissioner, or such other person designated by the commission to conduct the hearing, hereafter referred to as hearing examiner,".

Roll call was requested by Millen of Jefferson-Van Buren and Kluever of Cass.

On the question "Shall the amendment be adopted?" (H. F. 263)
The ayes were, 32:

| Baringer <br> Bogenrief | Fisher of <br> Greene |
| :--- | :--- |
| Brinck | Fullmer |
| Busch | Graham |
| Coffman | Grassley |
| Den Herder | Hanson |
| Edgington | Hullinger |
| Fischer of | Krundy |

The nays were, 83:
Anderson Felger
Bailey Gallagher
Baker
Boot
Breitbach
Bremmer
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Doyle
Duffy
Dunton
Gannon
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hausheer
Holmes
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy

Scherle of
Fremont-Mills
Smith of
o'Brien
Stokes
Strothman
Tieden
Utzig
Winkelman

O'Malley
Korn
Lawlor
Loss
Lynch
Mahan
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
Nielsen of Emmet-Palo Alto Linn

| Stevenson <br> Stueland | Varney <br> Uban | Webster | Wengert |
| :--- | :--- | :--- | :--- |$\quad$| Whisler |
| :--- |
| Wison |
| Wolcott |$\quad$| Wright |
| :--- |
| Absent or not voting, 9: |

The amendment lost.
Kluever of Cass offered the following amendment filed by him and moved its adoption :

Amend House File 263 as follows:

1. By inserting in line 26 , section 5 , following the words "such subpoena" the words "of the court".

The amendment lost.
Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By striking in line 41 , section 5 , the words "the various" and inserting in lieu thereof the word "all".

The amendment lost.

## AMENDMENTS WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw the amendments filed by him from further consideration by the House.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By inserting in line 47, section 5, before the word "general" the words "members of".

The amendment lost.
Graham of Ida-Sac offered the following amendment, filed by Graham and Smith of O'Brien on March 22, 1965, and moved its adoption :

Amend House File 263 by striking from section nine (9), line four (4), the word "duplicate" and inserting in lieu thereof the word "triplicate".

The amendment was adopted.
Graham of Ida-Sac offered the following amendment, filed by Graham and Smith of O'Brien on March 22, 1965, and moved its adoption:
Amend House File 263 as follows:

1. By striking in line 15, section 9 , the word "duplicate" and inserting in lieu thereof "triplicate".

The amendment was adopted.

Scherle of Fremont-Mills offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By inserting in line 17 , section 9 , following the word "complaint," the words "a true copy thereof shall be served by registered mail to the person against whom the complaint is filed. Then".

Roll call was requested by Brinck of Lee and Cohen of Black Hawk.
On the question "Shall the amendment be adopted?" (H. F. 263)
The ayes were, 58 :

| Anderson | Fisher of |
| :---: | :---: |
| Bailey | Greene |
| Baringer | Fullmer |
| Boot | Gallagher |
| Breitbach | Gaudineer |
| Brinck | Gillette of |
| Busch | Clay-Dickinson |
| Caffrey | Glenn |
| Coffman | Graham |
| Den Herder | Grassley |
| Distelhorst | Hanson |
| Dougherty | Holmes |
| Duffy | Hullinger |
| Edgington | Keleher |
| Fischer of | Kempter |
| Grundy | Kennedy |
|  | Kluever |

The nays were, 54:

Baker
Bremmer
Busing
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Detje
Doderer
Dunton
Felger

Gannon
Glanton
Gleason
Gregerson
Hageman
Hausheer
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Korn
Lawlor
Loss
Mahan

Absent or not voting, 12:
Bogenrief
Burke
Doyle
Foster

Gillette of Story
Harrington

| Lynch | O'Malley |
| :--- | :--- |
| Madden | Ossian |
| Maley | Patton |
| McNamara | Quinn |
| Millen | Rickert |
| Miller of | Scherle of |
| Buena Vista | Fremont-Mills |
| Miller of | Scott |
| Page | Smith of |
| Morgan | O'Briien |
| Mueller | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-PaloAlto Trieden |  |
| Nielsen of | Uban |
| Shelby | Utzig |
| Oehlsen | Winkelman |

Maule Seibert
Mayberry
Meacham
Melrose
Miller of
Des Moines
Nagle
Oxley
Palmer
Rasmussen
Renda
Resnick
Rider
Robinson
Roe
Shirley of Dallas
Smith of Linn
Stueland
Varney
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker

Houston
Murphy RadI

O'Malley
Pstin
Quinn
Rickert
Scherle of
Fremont-Mills
Scott
Smith of
Stevenson
Stokes
Strothman
Uban
Winkelman

## Redfern

Reichardt
Shannahan
The amendment was adopted.
Scherle of Fremont-Mills offered the following amendment filed by him:

Amend House File 263 as follows:

1. By inserting in line 73, section 9, following the period after the word
"preserved" the following sentence: "The burden of sustaining any complaint shall not rest with the respondent.".

## AMENDMENT WITHDRAWN

Scherle of Fremont-Mills asked and received unanimous consent to withdraw the amendment from further consideration by the House.

Scherle of Fremont-Mills offered the following amendment filed March 23, 1965, and moved its adoption:

Amend House File 263, section nine (9), by inserting after the period in line seventy-three (73) the following sentence: "Complainant shall bear the burden of proving the allegations in his complaint."

The amendment was adopted.
Gaudineer of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 263 by striking in line seventy-four (74) of subsection eleven (11) of section nine (9) the words "and shall be transcribed" and by inserting in lieu thereof the words ", reported, and, if ordered by the commission, transcribed".

The amendment was adopted.
Den Herder of Sioux offered the following amendment, filed by Den Herder and Miller of Page, and moved its adoption :

Amend House File 263 as follows:

1. By inserting in line 95 , section 9 , following the word "complainant" the following words "and the respondent".

The amendment was adopted.
Den Herder of Sioux offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By striking in line 14, section 10, the words "all parties who appeared before the commission" and inserting in lieu thereof the words "respondent or complainant".

The amendment was adopted.
Baringer of Fayette offered the following amendment filed by him and moved its adoption:

Amend House File 263 as follows:

1. By striking in lines 15 and 16, section 10 , the following sentence: "Thereupon the commission shall file with the court a transcript of the record of the hearing before it" and inserting in lieu thereof the following: "Within fifteen (15) days thereafter the commission shall file with the court a complete, true, and correct transcript of the record of the hearing before it and mail a copy of same to the respondent or complainant or their attorney".

The amendment lost.

Baringer of Fayette offered the following amendment filed by him and moved its adoption:
Amend House File 263 as follows:

1. By inserting in line 33 , section 10 , following the word "substantial" the following: ", probitive and reliable".

The amendment lost.
Baringer of Fayette offered the following amendment, filed by Grassley, Busch and Scherle of Fremont-Mills, and moved its adoption:

Amend House File 263 as follows:

1. By striking in line 42 , section 10 , the following words "commission or".

The amendment lost.
(Business pending at adjournment.)

> OBJECTION TO HOUSE FILE 358 (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 358 being on the steering committee noncontroversial calendar.

Smith of O'Brien. Bailey of Wright. Baringer of Fayette. Stokes of Plymouth. Dougherty of Lucas-Monroe.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 38, 322 and Senate Joint Resolution 21.

Alfred P. Brettbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 38, 322 and Senate Joint Resolution 21.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 188, a bill for an act to authorize joint exercise of government powers by public agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 162, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs, begs leave to report it has had 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 P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 351, a bill for an act to repeal section two hundred sixtytwo point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents 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.

Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 423, a bill for an act to repeal chapter seven hundred thirty (730), Code 1962, relating to desecration of Decoration Day, begs leave to report it has had 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 P. Miller, Chairman.
Also :
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 467, a bill for an act relating to mobile 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.

Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.

Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred Senate File 39, a bill for an act to amend section three hundred twenty-four point thirty-eight (324.38), Code 1962, relating to reports by special fuel dealers or users to the state treasurer's office, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## Charles P. Miller, Chairman.

Maule of Monona, 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 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel, 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.

Elroy Maule, Chairman.
Also:
Mr. Speaker: Your committee on ways and means to whom was referred House File 385, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of 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.

Elroy Maule, Chairman.

## AMENDMENTS FILED

Amend House File 169 as follows:

1. By striking in section one (1), line six (6), the words and figure "one hundred (100)" and inserting in lieu thereof the words and figure "five hundred (500)".
2. By striking in section two (2), line five (5), the words and figure "one hundred (100)" and inserting in lieu thereof the words and figure "five hundred (500)".

Kempter of Jackson.
Amend House File 182 as follows:
Amend the title as follows:

1. By striking from lines one (1) and two (2) the words "amend chapter two hundred eighty-five (285), Code 1962, and to".
2. By inserting in line four (4) after the word "school" the words "and to grant the state board and state superintendent of public instruction and the county superintendent of schools additional authority over private schools in the state".

Further amend by adding the following new sections:
"Sec. 19. Section two hundred fifty-seven point nine (257.9), Code 1962, is hereby amended as follows:

1. By inserting in line three (3) of subsection one (1) of such section after the word 'public' the words 'or private'.
2. By inserting in line three (3) of subsection four (4) of such section after the word 'education' the words 'and of private schools in the state'."
"Sec. 20. Section two hundred fifty-seven point ten (257.10),

Code 1962, is hereby amended as follows:

1. By inserting in line ten (10) of subsection seven (7) of such section after the word "education" the words 'and to private schools in the state'.
2. By inserting in line two (2) of subsection eight (8) of such section after the word 'education' the words 'and for private schools in the state'.
3. By inserting in line two (2) of subsection nine (9) of such section after the word 'public' the words 'and private'.
4. By inserting in line three (3) of subsection eleven (11) of such section after the word 'systems' the words 'and private schools'."
"Sec. 21. Section two hundred fifty-seven point seventeen (257.17), Code 1962, is hereby amended as follows:
5. By inserting in line two (2) of subsection one (1) of such section after the word 'education' the words 'and the private schools in the state'.
6. By inserting in line three (3) of subsection one (1) of such section after the word 'public' the words 'and private'.
7. By striking all of subsection one (1) of such section after the word 'control' in line seven (7) and inserting in lieu thereof a period.
8. By inserting in line three (3) of subsection three (3) of such section after the word 'education' the words 'and to private schools in the state'.
9. By striking from line four (4) of subsection three (3) of such section the word 'its' and inserting in lieu thereof the word 'their'.
10. By inserting in line three (3) of subsection five (5) of such section after the word 'public' the words 'and private'."
"Sec. 22. Section two hundred fifty-seven point eighteen (257.18), Code 1962, is hereby amended as follows:
11. By inserting in line three (3) of subsection seven (7) of such section after the word 'public' the words 'and private'.
12. By inserting in line ten (10) of subsection twelve (12). of such section after the word 'system,' the words 'private school,'.
13. By inserting in line nine (9) of subsection nineteen (19) of such section after the word 'public' the words 'and private'."
"Sec. 23. Section two hundred fifty-seven point twenty (257.20), Code 1962, is hereby amended by inserting in line nine (9) after the word 'education' the words 'and of private schools in the state'."
"Sec. 24. Section two hundred sixty point five (260.5), Code 1962, is hereby amended by inserting in line ten (10) after the word 'public' the words 'and private'."
"Sec. 25. Section two hundred sixty point six (260.6), Code 1962, is hereby amended by striking from line thirteen (13) the word 'schools' and inserting in lieu thereof the words 'and private schools in the state'."
"Sec. 26. Section two hundred sixty point twenty (260.20), Code 1962, is hereby amended by inserting in line three (3) after the word 'public' the words 'or private'."
"Sec. 27. Section two hundred seventy-three point two (273.2), Code 1962, is hereby amended by inserting in line two (2) after the word 'public' the words 'and private'."
"Sec. 28. Section two hundred seventy-three point eighteen
(273.18), Code 1962, is hereby amended as follows:
14. By inserting in line two (2) of subsection six (6) of such section after the word 'education' in lines one (1) and two (2) the words 'and private schools'.
15. By inserting in line five (5) of subsection nine (9) of such section after the word 'public' the words 'and private'.

3 . By inserting in line seven (7) of subsection nine (9) of such section after the word 'public' the words 'and private'.
4. By inserting in line one (1) of subsection twenty-one (21) of such section after the word 'public' the words 'and private'.
5. By inserting in line one (1) of subsection twenty-four (24) of such section after the word 'public' the words 'or private'.
6. By inserting in line five (5) of subsection twenty-four
(24) of such section after the word 'board' the words 'or the
teacher and the authorities in charge of a private school'.
7. By inserting in line five (5) of subsection twenty-six (26) of such section after the word 'boards' the words 'or by the
authorities in charge of private schools'."
Fischer of Grundy.
Amend House File 182 as follows:
Amend the title by striking the words "health, safety, welfare, and" in line two (2).

> Smith of O'Brien. Edgington of Franklin. Graham of Ida-Sac.

Amend House File 253 as follows:

1. By inserting after the period in line twelve
(12) of section fourteen (14) thereof the following:
"This subsection shall not apply to drainage or levee districts with pumping stations."
2. By inserting after the word "purposes" in line thirty-one (31) of section fourteen (14) thereof the
following: "This subsection shall not apply to drainage
or levee districts with a pumping station."
Distelhorst of Des Moines.
Amend House File 263 as follows:
3. Amend section six (6), line eighteen (18), by striking the word "transient".
4. Amend section six (6), line nineteen (19), by inserting after the word "accommodation" the words "or the other portion of a two-family home or duplex".

Winkelman of Calhoun.
Kluever of Cass.
Tieden of Clayton.
Amend the amendment to House File 349 filed by the Senate on March 22, 1965, as follows:

1. By adding after line thirty-two (32) of said amendment the following paragraph:
"Except that in counties over forty thousand $(40,000)$ where five (5) supervisors are elected and do not work full time, the annual salary shall be reduced ten (10) percent from the preceding schedule."

Amend House File 395, section two (2), by striking everything after the word "state" in line five (5), and all of lines six (6) through fourteen (14), and by inserting in lieu thereof the following: "and in the event that they relate to a publicly held corporation, as determined by the fact that its original stock issue was subject to the registration requirements of the Iowa Securities Law, they shall be subject to approval or disapproval by the secretary of state. If the secretary of state finds that articles of amendment which are subject to his approval are not in proper form, that they are not of honest purpose, that they are against public policy, or that they are otherwise objectionable, and if he remain of such opinion after proper notice and hearing, he shall return them to the corporation and they shall not become a part of the corporation's articles of incorporation. His decision shall be subject to appeal to the district court of Polk County. However, if the articles of amendment relate to a non-publicly held corporation, or if he finds that they are in all regards acceptable, the secretary of state shall file and record them in his office and they shall also be filed and recorded in the office of the county recorder."

Bailey of Wright.
Amend House File 532 by adding at the end of section six (6) after the word "pupil" the following:
"and all such pupils living within one mile from school and adjacent to a primary road used as a school bus route, along which sidewalks are not available, shall be provided with transportation".

## Busch of Bremer.

Amend the amendment to Senate File 190 filed by McNamara on February 23, 1965 as follows:

1. By striking all of lines four (4) through thirty-three (33) inclusive and insert in lieu thereof the following:

Section 1. Section two hundred seventy-five point one (275.1), Code 1962, is hereby amended by striking all of said section after line thirty-three (33) and inserting in lieu thereof the following:
"1966. If any area of the state is not a part of such a district by July 1, 1966, the non-high school district or districts, or portions thereof, of such area may be attached to a district maintaining twelve (12) grades, provided that prior to such date the electors of such non-high school district or districts, or portions thereof, which must constitute a contiguous area with the district maintaining twelve (12) grades, by simple majority vote in each non-high school district, or included portion thereof, shall first have an opportunity to vote the proposition of attachment to said district maintaining twelve (12) grades, after approval of such attachment of such district or districts, or portions thereof, by the board of education of the district maintaining twelve (12) grades, and neither the county board of education or county boards of education nor the state board of public instruction shall be an aggrieved party to said attachment.

The procedures for reorganizations and mergers set forth
in sections two hundred seventy-five point two (275.2) to two hundred seventy-five point forty (275.40) inclusive, of the Code, shall be inapplicable for attachments authorized in this section except as hereinafter provided concerning election procedures set forth in section two hundred seventy-five point forty (275.40) of the Code:

1. The election procedures, only, for mergers set forth in section two hundred seventy-five point forty (275.40) of the Code shall govern attachments made under the provisions of this section. All provisions of section two hundred seventy-five point forty (275.40) relating to authority, actions, required proceedings or approval of the county board of education, county boards of education or the state department of public instruction shall be inapplicable. The election shall be held in each non-high school district, or portion thereof, affected at the polling place designated by the county superintendent on the date and time fixed by said county superintendent.
2. When any school district is enlarged by attachment of district or districts as provided herein, the effective date of change shall be July 1 following the attachment or attachments as the case may be.
3. The incumbent board members of the high school district shall continue to hold office as directors of the new school district for the remainder of their elective terms.
4. Any area not becoming a part of a district or districts maintaining twelve (12) grades by July 1, 1966, because of the subsequent failure of the attachment receiving a simple majority in each district, shall be attached by the county boards of education to a district or districts maintaining twelve (12) grades.
5. Any such district or part thereof attached by the county board of education shall have the right to appeal said attachment to a court of record in the county or counties in which said district or part thereof is located within thirty (30) days after the attachment by the county boards of education. The authority of the county boards of education to make such attachments shall extend beyond July 1, 1966, when necessary by reason of later vote or appeal proceedings."

McNamara of Linn.
Kennedy of Linn.
Madden of Union-Clarke.
Murphy of Carroll.
Hageman of Winneshiek.
Bremmer of Pottawattamie.
Lynch of Warren.
Hullinger of Wayne-Decatur.
Oxley of Linn.
Robinson of Audubon-Guthrie.
Brinck of Lee.
Busing of Hamilton.
Whisler of Appanoose-Davis.
Fischer of Grundy.
Stevenson of Howard-Mitchell.
Reichardt of Polk.

Keleher of Woodbury. Glenn of Wapello. Breitbach of Dubuque. Nielsen of Shelby. Stufland of Hancock. Smith of Linn. Harrington of Buchanan. Stokes of Plymouth. Coffman of Iowa.
Shannahan of Woodbury. Varney of Clinton.
Utzig of Dubuque.
Palmer of Polk. Baringer of Fayette. Dougherty of Lucas-Monroe. Bogenrief of Polk.

Maley of Polk.
O'Malley of Polk.
Webster of Pottawattamie.
Detje of Tama.
Roe of Allamakee.
Wolcott of Cerro Gordo.
Patton of Delaware.
Houston of Crawford.
Gleason of Humboldt-Pocahontas. Wengert of Woodbury.
Grassley of Butler.
Miller of Page.
Tieden of Clayton.
Korn of Harrison.
Fullmer of Jasper.
Clapsaddle of Cerro Gordo. Winkelman of Calhoun.
Gillette of Clay-Dickinson.

Kempter of Jackson. Mayberry of Webster. Shirley of Dallas. Hutchiss of Benton. Holmes of Jones. Baker of Boone. Renda of Polk. Loss of Kossuth. Quinn of Washington. Carnahan of Wapello. RIDER of Marshall. Nelson of Cherokee. Scherle of Fremont-Mills. Strothman of Henry. Fisher of Greene. appointed by the Iowa State, County and Municipal Employees Association".

Loss of Kossuth.
Amend House Joint Resolution 22 by adding to section one (1) the following:
"Section four (4) of Article twelve (XII) of the Constitution of the State of Iowa is hereby amended by striking from line one (1) the word "All" and inserting in lieu thereof the following:
"All fines imposed on violators apprehended and charged with violations by state law enforcement officers shall be placed in the state general fund. All other".

Nielsen of Emmet-Palo Alto.
On motion by Maule of Monona, the House adjourned until $9: 00$ a.m., Wednesday, March 24, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, March 24, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Stanley Chapin, pastor of the Methodist Church, Monmouth, Iowa.

The Journal of Tuesday, March 23, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harrington of Buchanan on request of Rasmussen of Polk.

## PETITIONS

The following petitions were presented and placed on file:
By Shirley of Dallas, from eighty residents of Dallas County opposing bus transportation for parochial students.

By Cohen of Black Hawk, from seventy-four residents of Black Hawk County opposing the licensing of physical therapists.

By Rasmussen of Polk, from sixty-three residents of Polk County favoring the licensing of physical therapists.

By Cohen of Black Hawk, from one hundred two residents of Black Hawk County opposing Senate File 282, regarding the licensing and regulating of milk dealers.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 160, 162, 188, 351, 385, 423, 467, 541 and Senate File 39, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 314 and 446.

## ANNOUNGEMENT

The statehouse news corps is pleased to announce the Legislative Awards Dinner and Capitol Follies will be held at 7 p.m., May 3, in the Grand Ballroom, Fort Des Moines Hotel.

## PRESENTATION OF VISITORS

Detje of Tama presented to the House forty government students from the Gladbrook Community School.

Coffman of Iowa presented to the House forty-eight sixth and eighth grade students from St. John's Lutheran School, Homestead, and their teacher, Ralph R. Frese.

Miller of Buena Vista presented to the House ninety-three junior and senior students from Albert City-Truesdale School and their teacher, Donald Gerdy.

Dunton of Keokuk presented to the House eight seniors from Keota High School and their teacher, Mr. Potter.

Renda of Polk presented to the House forty students of Christ the King School and their teacher, Sister William Marie.

Seibert of Adair-Madison presented to the House one hundred thirty eighth grade students from Winterset and their teacher, Carlton Collison.

Morgan of Mahaska presented to the House fifty seniors from North Mahaska Community High School, their sponsors, Glen Rannels and Mr. and Mrs. Omer Seitsinger, and a student teacher from Hawaii, Dennis Ginoza.

## MESSAGES FROM 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 41, a bill for an act relating to attendance fees for summer school programs.

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

Senate File 287, a bill for an act relating to the licensing of manufacturers representatives and distributors of motor vehicles.

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

House Concurrent Resolution 14, relating to providing technical assistance in soil and water conservation on the same basis as heretofore.

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

House Concurrent Resolution 20, regarding the resolution placed before the Public Works Committee of the United States House of Representatives relating to the Boyer River.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 43, a bill for an act relating to operator's and chauffeur's licenses.

Read first time and referred to committee on transportation.
Senate File 148, a bill for an act relating to the sale of real estate acquired by a county.

Read first time and referred to committee on governmental subdivisions.

## INTRODUCTION OF BILL

House File 591, by agriculture committee, a bill for an act relating to gasoline receptacles.

Read first time and placed on the calendar.

## CONSIDERATION OF BILLS <br> (UNFINISHED BUSINESS)

The House resumed consideration of House File 263, a bill for an act relating to prohibiting unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-thejob training programs, vocational schools, and housing, with report of committee recommending amendment and passage.

Scherle of Fremont-Mills offered the following amendment and moved its adoption:

Amend House File 263 as follows:

1. By striking in lines 47,48 and 49 , section 10 , the following sentence: "Hearings in the court under this Act shall take precedence over all other matters except matters of the same character."

The amendment was adopted.

## AMENDMENT WITHDRAWN

Cohen of Black Hawk asked and received unanimous consent to withdraw her amendment filed March 8, 1965, from further consideration by the House.

Winkelman of Calhoun offered the following amendment filed March 23, 1965, and moved its adoption:

Amend House File 263 as follows:

1. Amend section six (6), line eighteen (18), by striking the word "transient".
2. Amend section six (6), line nineteen (19), by inserting after the word "accommodation" the words "or the other portion of a two-family home or duplex".

The amendment lost.

Scherle of Fremont-Mills offered the following amendment and moved its adoption:

Amend House File 263 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 Ames Daily Tribune, a newspaper published at Ames, Iowa, and in the Glenwood Opinion-Tribune, a newspaper published at Glenwood, Iowa."

The amendment was adopted.
Jackson of Black Hawk offered the following amendment and moved its adoption :

Amend House File 263, section nine (9), by inserting in line seventeen (17) before the first word " $a$ " the word "verified".

The amendment was adopted.
Gillette 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?" (H. F. 263)
The ayes were, 119:

| Anderson | Foster | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Mahan | Resnick |
| Baker | Gannon | Maley | Rickert |
| Baringer | Gaudineer | Maule | Rider |
| Bogenrief | Gillette of | Mayberry | Robinson |
| Boot | Clay-Dickinson | McNamara | Roe |
| Breitbach | Gillette of | Meacham | Scherle of |
| Bremmer | Story | Melrose | Fremont-Mills |
| Brinck | Glanton | Milen | Scott |
| Busch | Gleason | Miller of | Seibert |
| Caffrey | Glenn | Buena Vista | Shannahan |
| Carnahan | Graham | Miller of | Shirley of |
| Clapsaddle | Grassley | Des Moines | Dallas |
| Cochran | Gregerson | Miller of | Smith of |
| Coffman | Hageman | Page | Linn |
| Cohen | Hanson | Morgan | Smith of |
| Conway | Hausheer | Mueller | O'Brien |
| Craig | Holmes | Murphy | Stevenson |
| Crosier | Houston | Nagle | Stokes |
| Denato | Hullinger | Nelson | Strothman |
| Den Herder | Hutchins | Nielsen of | Stueland |
| Detje | Jackson of | Emmet-Palo Alto Tieden |  |
| Distelhorst | Black Hawk | Oehlsen | Uban |
| Doderer | Jackson of | O'Malley | Utzig |
| Dougherty | Clinton | Ossian | Varney |
| Doyle | Keleher | Oxley | Webster |
| Duffy | Kempter | Palmer | Wengert |
| Dunton | Kennedy | Patton | Whisler |
| Edgington | Kluever | Quinn | Wilson |
| Felger | Korn | Radl | Winkelman |
| Fischer of | Lawlor | Rasmussen | Wolcott |
| Grundy | Loss | Rynch | Reifern |
| Fisher of | Lynch |  | Mright |
| Grardt | Mr. Speaker |  |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 5:

| Burke | Fullmer | Nielsen of <br> Busing |
| :--- | :--- | :--- |
| Harrington | Shelby |  |

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

(UNFINISHED BUSINESS)
The House resumed consideration of House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks, amended by the Senate, as found on pages 688 and 689 of the Journal.

Scott of Pottawattamie offered the following amendment to the Senate amendment and moved its adoption:

Amend the amendment to House File 349 filed by the Senate on March 22, 1965, as follows:

1. By adding after line thirty-two (32) of said amendment the following paragraph:
"Except that in counties over forty thousand $(40,000)$ where five (5) supervisors are elected and do not work full time, the annual salary shall be reduced ten (10) percent from the preceding schedule."

The amendment lost.
Gaudineer of Polk moved that the House concur in the Senate amendments.

Motion prevailed and the House concurred in the Senate amendments.

Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 349)
The ayes were, 116:

| Anderson | Coffman | Dunton | Clay-Dickinson |
| :---: | :---: | :---: | :---: |
| Bailey | Cohen | Edgington | Gillette of |
| Baker | Conway | Felger | Story |
| Baringer | Craig | Fischer of | Glanton |
| Bogenrief | Crosier | Grundy | Gleason |
| Boot | Denato | Fisher of | Glenn |
| Breitbach | Den Herder | Greene | Graham |
| Brinck | Detje | Foster | Grassley |
| Busch | Distelhorst | Fullmer | Hageman |
| Caffrey | Doderer | Gallagher | Hanson |
| Carnahan | Dougherty | Gannon | Hausheer |
| Clapsaddle | Doyle | Gaudineer | Holmes |
| Cochran | Duffy | Gillette of | Houston |


| Hutchins | Millen | Palmer | Smith of |
| :---: | :---: | :---: | :---: |
| Jackson of | Miller of | Patton | Linn |
| Black Hawk | Buena Vista | Quinn | Smith of |
| Jackson of | Miller of | Radl | O'Brien |
| Clinton | Des Moines | Rasmussen | Stevenson |
| Keleher | Miller of | Redfern | Stokes |
| Kempter | Page | Reichardt | Strothman |
| Kennedy | Morgan | Renda | Stueland |
| Kluever | Mueller | Resnick | Tieden |
| Korn | Murphy | Rickert | Uban |
| Lawlor | Nagle | Rider | Utzig |
| Loss | Nelson | Robinson | Varney |
| Lynch | Nielsen of | Roe | Webster |
| Mahan | Emmet-Palo Alto | Scherle of | Wengert |
| Maley | Nielsen of | Fremont-Mills | Whisler |
| Maule | Shelby | Seibert | Wilson |
| Mayberry | Oehlsen | Shannahan | Winkelman |
| McNamara | O'Malley | Shirley of | Wolcott |
| Meacham | Ossian | Dallas | Wright |
| Melrose | Oxley |  | Mr. Speaker |

The nays were, 5 :

## Bremmer

Hullinger
Madden
Scott
Gregerson
Absent or not voting, 3:
Burke Busing
Harrington
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 39, a bill for an act relating to disabled and retired firemen and policemen, with report of committee recommending passage, was taken up for consideration.

Jackson of Clinton offered the following amendment.
Amend House File 39 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred ten point six (410.6), Code 1962, is amended by adding thereto the following:
"Upon the adoption of any increase in pension benefits effective subsequent to the date of a member's retirement, the amount payable to each member as his regular pension shall be increased by an amount equal to twenty-five percent of any increase in the pension benefits for the rank at which the member retired."

Sec. 2. Section four hundred ten point six (410.6), Code 1962, is further amended by adding thereto the following:
"Pensions payable under this chapter shall be adjusted as follows:

1. As of the first of July each year, the monthly pension authorized in this chapter payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The applicable formulas authorized in this chapter which were used to compute the retired member's or beneficiary's pension at the time of retirement or death shall be used in the recomputation except the earnable compensation payable on each July 1 to an active member having the same or equivalent rank or position as was held by such retired or deceased member at the time of retirement or death, shall be used in lieu of the
final compensation which the retired or deceased member was receiving at the time of retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of such member's retirement or death.
2. All monthly pensions adjusted as provided in this section shall be payable beginning on July 1 of the year which the adjustment is made and shall continue in effect until the next following July 1 at which time the monthly pension shall again be recomputed and all monthly pensions adjusted in accordance with the computations.
3. The adjustment of pensions required by this section shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of his retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as that granted to other ranks and positions in the department.

At no time shall the monthly pension or payment to the member be less than one hundred fifty dollars ( $\$ 150.00$ )."

Sec. 3. Section four hundred ten point ten (410.10), subsection one (1), Code 1962, is amended as follows:

1. By striking from line three (3), the word "one-fourth" and inserting in lieu thereof the word "one-half".
2. By striking from lines four (4) and five (5) the words "final active duty compensation" and inserting in lieu thereof the words "total adjusted pension as provided for in section four hundred ten point six (410.6), of the Code".

Speaker pro tempore Miller took the chair at 11:10 a.m.
Speaker Steffen in the chair at 11:30 a.m.
Jackson of Clinton moved the adoption of his amendment.
The amendment was adopted.
Doderer of Johnson asked and received unanimous consent to withdraw her amendment filed March 18, 1965, from further consideration by the House.

Doderer of Johnson offered the following amendment filed by her on March 24, 1965, and moved its adoption :

Amend the Jackson of Clinton, Rasmussen, et al., amendment to House File 39 filed March 10, 1965, by adding after the period in line ten (10) the following: "Firemen and policemen who are drawing social security under the social security law would not be entitled to benefits provided in this Act."

The amendment lost.
Crosier of Linn asked and received unanimous consent to withdraw his amendment from further consideration by the House.

Gaudineer 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?" (H. F. 39)
The ayes were, 104:

Anderson
Bailey
Baker
Baringer
Boot

Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Denato
Den Herder
Distelhorst
Dougherty
Doyle
Dunton
Felger
Fisher of
Greene
Fullmer
Gannon
Gaudineer

Gillette of
Clay-Dickinson Gillette of Story Glanton Gleason Glenn Grassley Gregerson Hageman Hanson Hausheer Holmes Houston Hullinger Hutchins Jackson of Black Hawk Jackson of Clinton Keleher Kennedy Kluever Korn Lawlor Loss Lynch Madden Mahan

The nays were, 10:

| Crosier | Fischer of |
| :--- | :--- |
| Doderer | Grundy |
| Edgington | Foster |

Absent or not voting, 10:

| Bogenrief | Detje |
| :--- | :--- |
| Burke | Duffy |
| Busing | Gallagher |

Maley Resnick
Maule Rickert
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of Linn
Smith of
0'Brien
Stevenson
Strothman
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Rider
Stokes
Uban

Kempter
Miller of
Page

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

## MOTION TO RECONSIDER TABLED

Jackson of Clinton moved to reconsider the vote by which House File 39 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALENDAR

House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multicounty, and city boards of health and health departments, and levying a tax therefor, with report of committee recommending passage, was taken up for consideration.

Doderer of Johnson offered the following committee amendment:
Amend House File 279 as follows:

1. By striking from lines two (2) and three (3) of section nine (9) the words and figures "twenty-seven (27)" and inserting in lieu thereof the words and figures "twenty-nine (29)".
2. By inserting in line two (2) of section twenty-five (25), immediately following the word "levied" the words "in the debt service fund".
3. By adding the following new section immediately following section thirty-three (33):
"Section four hundred four point nine (404.9), Code 1962, is amended by inserting, immediately following subsection eight (8), the following:
'In addition to the seven (7) mills, hereinabove authorized, cities operating under section twenty-four (24) of this Act, shall have power to cause to be levied an additional two (2) mills and allocate the proceeds thereof as authorized in said section. Nothing herein contained shall be construed as increasing the thirty mill aggregate levy authorized in section four hundred four point two (404.2) of the Code.'"

## HOUSE FILE 279 DEFERRED

Fisher of Greene asked and received unanimous consent that House File 279 be deferred and that the bill retain its place on the calendar.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 158 Relating to establishing time for the State of Iowa. By Rickert, Hausheer, Strothman, et al. (Companion to S. F. 157) (Passed Senate)
H. F. 358 To regulate the practice of architecture. By Jackson of Clinton, Millen and Redfern.
H. F. 132 Relating to public parking facilities. By Radl, Crosier, Oxley, et al. (Companion to S. F. 220) 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. 52 Relating to tire equipment on motor vehicles. By Miller of of Des Moines, Miller of Page, et al.
H. F. 143 Relating to violations of the flammable liquid and liquified petroleum gas regulations. By Shirley of Dallas, Korn, Roe, et al.
H. F. 340 Committee Bill-Prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents. By transportation committee. (Companion to S. F. 390)
H. F. 253 Relating to drainage districts. By Cochran, Winkelman, Mayberry, et al. (Companion to S. F. 211)
H. F. 254 To regulate the payment of wages due employees from corporations doing business in this state. By Caffrey, Seibert, Glanton, et al.
H. F. 356 Committee Bill-Relating to farm produce. By agriculture committee.
H. F. 373 Committee Bill-Relating to the approval, amendment or rejection of rules of civil procedure reported to the general assembly. By judiciary committee. (Companion to S. F. 356)
H. F. $375 \begin{gathered}\text { Committee Bill-Relating to the Rules of Civil Procedure. } \\ \text { By judiciary committee. }\end{gathered}$
H. F. 452 Relating to the sentence of an individual convicted of bribery involving athletic contests. By Gaudineer.
H. F. 561 Committee Bill-Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. By judiciary committee.
H. F. 229 Relating to motor vehicles as to fees collectible with respect to titles and liens. By Gaudineer, Foster and Holmes.
H.F. 338 Relating to the testing of liquefied petroleum gas meters. By Oehlsen.
H. F. 580 Committee Bill-To require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped. By industrial and human relations committee. (Companion to S. F. 352)
H. F. 584 Committee Bill-To grant the state commerce commission the power to authorize examiners to hold hearings. By commerce committee.
H. F. 585 Committee Bill-Relating to salaries of bailiffs and clerks of the municipal court. By judiciary committee.
H. F. 588 Committee Bill-Relating to the closing hour of state parks. By conservation and recreation committee.
H. F. 589 Committee Bill-Relating to expired boat registration numbers. By conservation and recreation committee.
H. F. 590 Committee Bill-Relating to the removal of non-permanent vessels and structures from state waters, ice and land. By conservation and recreation committee.
S. F. 173 Relating to the issuance of high school equivalency certificates by the state superintendent of public instruction. By Lodwick, Kibbie, et al.
S. F. 234 Relating to brucellosis in swine. By Stephens and Tabor. al Meacham, Chairman, Steering Committee.

## OBJECTION TO HOUSE FILE 356

(On Steering Noncontroversial Calendar)
We, the undersigned, object to House File 356 being on the steering committee noncontroversial calendar.

Baringer of Fayette Busch of Bremer. Stokes of Plymouth. Ossian of Adams-Montgomery. Graham of Ida-Sac.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 35, 126, 134, 135, 192 and Senate Joint Resolutions 13 and 15.

Alfred P. Brettbach, Sr., Chairman House Committee. Gilbert Klefstad, 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 35, 126, 134, 135, 192 and Senate Joint Resolutions 13 and 15.

## REPORTS OF COMAMITTEES

Carnahan of Wapello, 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 419, a bill for an act relating to taxes in support of 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 do pass.

Cleve L. Carnahan, Chairman.

## Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 550, a bill for an act relating to the retirement benefits for public employees reaching the age of seventy-two (72) years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.
Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 241, a bill for an act relating to rules of valuation for life insurance companies' investments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

al Meacham, Chairman.

Also:
Mr. Speaker: Your committee on commerce to whom was referred House File 438, a bill for an act to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty (640) acres outside of the corporate limits of any city or town, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 438 by adding in section one (1), after the word "aliens" in line four (4) the following: ", or corporations organized under the laws of any foreign country,".

al Meacham, Chairman.

## Also :

Mr. Speaker: Your committee on commerce to whom was referred House File 276, a bill for an act to regulate industrial loan 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 276 as follows:

1. Amend section 12, line 24, by striking the word and figure "six (6)" and inserting in lieu thereof the word and figure "seven (7)".
2. By striking in line 20 of section 24, the word and figure "sixty (60)" and inserting in lieu thereof the word and figure "forty (40)".
al Meacham, Chairman.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 116, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions 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.

> JoHN L. DUFFY, Chairman.

Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 473, a bill for an act relating to the selection of grand jurors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 523, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to 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.

John L. DuFfy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House Joint Resolution 23, a joint resolution creating a committee to study the need for revising the Code of Iowa and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred Senafe File 49, a bill for an act relating to various amendments to the probate Code and old age assistance and medical assistance for 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 49 as follows:

1. By adding a new section following section forty (40) as follows:
"Section four hundred fifteen (415) of chapter three hundred twenty-six (326), Acts of the Sixtieth General Assembly, is amended by striking the first two paragraphs thereof and substituting in lieu thereof the following:
'Any action pending against the decedent at the time of his death that survives, shall also be considered a claim filed against the estate if notice of substitution is served upon the personal representative as defendant within the time provided for filing claims in section four hundred ten (410). A copy of the proof of service of notice of such proceedings shall be filed in the probate proceedings but shall not be jurisdictional.

A separate action based on a debt or other liability of the decedent may be commenced against a personal representative of the decedent in lieu of filing a claim in the estate. Such an action shall be commenced by serving an original notice on the personal representative within the time provided for filing claims in section four hundred ten (410) and such action shall also be considered a claim filed against the estate. Such action may be
commenced only in a county wherein the venue would have been proper had the decedent survived and the action been commenced against him. A copy of the proof of service of notice shall be filed in the probate proceedings but shall not be jurisdictional.'
2. By renumbering the remaining sections.

JOHN L. DUFFY, Chairman.

## AMENDMENTS FILED

Amend House File 253, section two (2), by striking
lines seven (7) and eight (8).

## Distelhorst of Des Moines.

Amend House File 279 as follows:

1. Strike from section two (2) the word "either" in line two (2), all of lines three (3), four (4), five (5) and six (6)
and the number " 2. " in line seven (7) and insert in lieu thereof the words "the following procedure:".
2. Strike from line fifteen (15) of section two (2) the words "a majority" and insert in lieu thereof the words "sixty percent".

BUSCH of Bremer.
Amend House File 279 as follows:

1. By striking all of sections fifteen (15) and sixteen (16).
2. By striking from line two (2) of the title the words ", and method of support".
3. By striking lines one (1) through seven (7)
inclusively in section eighteen (18) and the words
"jurisdiction of the board." in line eight (8) of section eighteen (18).

## Anderson of Ringgold-Taylor.

Amend House File 279 by inserting after the word "misdemeanor" in line three (3) of section thirty-two (32) the words "and shall be punished by a fine not exceeding one hundred dollars, or by imprisonment in the county jail not exceeding thirty days".

DUFFY of Dubuque.
Amend House File 279 as follows:

1. By striking from lines two (2) and three (3) of section two (2) the words "by either of the following procedures." and inserting in lieu thereof the words "by the following procedure."
2. By striking lines four (4), five (5), and six (6) of section two (2).
3. By striking from line seven (7) of section two (2) the word "may" and inserting in lieu thereof the word "shall".
4. By striking from line nine (9) of section two (2) the word "and", and by inserting the word "and" following the word "election," in line eleven (11) of section two (2).
5. By striking from lines nineteen (19) and twenty (20) of section two (2) the words "either by resolution of the county board of supervisors or"
6. By inserting at the end of section two (2) of the bill the following:
"A health department may be abolished by the following procedure:
7. A board of county supervisors shall submit the issue that a health department be abolished to a vote of the people of the county upon receipt of a petition that a health department be abolished, signed by not less than ten (10) percent of those voting for governor in the last general election, and shall submit the issue to a vote of the people at the next general election or at a special election called therefor in the form and manner required for the submission of a public measures in the title on elections. If a majority of the votes cast approve the issue, the health department shall be abolished on a date specified on the ballot.

If more than one (1) county is involved in the abolishment of a health department, the department shall not be abolished unless the abolishment is authorized by a vote of the people in each of the counties involved."

## Brinck of Lee. <br> Distelhorst of Des Moines.

Amend House File 283 as follows:

1. By striking all of section 11 thereof and inserting in lieu thereof the following:
"Section five (5) of chapter one hundred twenty-two (122) Acts of the 60 th General Assembly, is hereby amended by adding thereto the following: "Three of the physical examiners shall be licensed to practice physical therapy and one of the physical therapy examiners shall be licensed to practice medicine and surgery."
2. By striking from line six (6) of section twelve (12) the words "one (1) for a term of three years" and inserting in lieu thereof the words "two (2) for terms of three years".
3. By adding the following new section after section twelve (12) of the bill: "Section one hundred forty-seven point fourteen (147.14), Code 1962, as amended by section four (4) of chapter one hundred twenty two (122) Acts of the 60th General Assembly is hereby amended by inserting after the word "members" in line five (5) thereof the words "and the physical therapy examining board which shall consist of four members".
4. Renumber the sections accordingly.

Committee on Public Health.
Amend House File 561 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seven hundred thirteen point twentyfour (713.24), Code 1962, is hereby amended by striking the present section in its entirety and inserting in lieu thereof the following:

1. Definitions:
a. The term "advertisement" includes the attempt by publication, dissemination, solicitation or circulation to induce directly or indirectly any person to enter into any obligation or acquire any title or interest in any merchandise;
b. The term "merchandise" includes any objects, wares, goods,
commodities, intangibles, securities, bonds, debentures, stocks, real estate or services;
c. The term "person" includes any natural person or his legal representative, partnership, corporation (domestic and foreign), company, trust, business entity or association, and any agent, employee, salesman, partner, officer, director, member, stockholder, associate trustee or cestui que trust thereof;
d. The term "sale" includes any sale offer for sale, or attempt to sell any merchandise for cash or on credit.
e. The term "debt pooling" includes rendering financial advice to debtors and arranging for pro rata payment of their creditors for compensation.
f. The term "subdivided lands" refers to improved or unimproved land or lands divided or proposed to be divided for the purpose of sale or lease, whether immediate or future; into five or more lots or parcels; provided, however, it does not apply to the leasing of apartments, offices, stores or similar space within an apartment building, industrial building or commercial building unless an undivided interest in the land is granted as a condition precedent to occupying space in said structure.
2. a. The act, use or employment by any person of any deception, fraud, false pretense, false promise, misrepresentation, or the concealment, suppression, or omission of any material fact with intent that others rely upon such concealment, suppression or omission, in connection with the sale or advertisement of any merchandise, whether or not any person has in fact been misled, deceived or damaged thereby, is declared to be an unlawful practice.
b. The advertisement for sale, lease or rent, or the actual sale, lease, or rental of any merchandise at a price or with a rebate or payment to the purchaser which is contingent upon the procurement of prospective customers provided by the purchaser, or the procurement of sales, leases, or rentals to persons suggested by the purchaser, is declared to be an unlawful practice, unless the agreement or promise of such contingent price, rebate, or payment, is in writing and made a part of the contract of such sale, lease or rental. The rights and obligations of the contract relating to such contingent price, rebate, or payment shall be interdependent and inseverable from the rights and obligations relating to the sale, lease, or rental.
c. The advertisement for sale, lease, or rent, or installation of any merchandise, or the entering into of a contract for the sale, lease, installation or rental of any merchandise, which merchandise is subject to any municipal, county or state statutes, ordinance or regulations as to manner, method or quality of installation or construction, without including in the contract price the cost to the purchaser of fulfilling such municipal, county, or state statutes, ordinances or regulations, is declared to be an unlawful practice.
d. It shall be unlawful for any person to advertise the sale of merchandise at reduced rates due to the cessation of business operations and after the date of the first such
advertisement remain in business under the same, or substantially the same, ownership, under the same, or substantially the same trade name, or continue to offer for sale the same type of merchandise at the same location for more than one hundred twenty (120) days.
e. (1) No person shall contract to furnish advice or services to or in behalf of a debtor residing in this state in connection with any debt pooling plan, whereby such debtor deposits any funds for the purpose of making pro rata payments or other distributions to his creditors without first presenting to the debtor a written agreement from each and every creditor to be included in the pool stating the terms under which such creditor will agree to discharge the debtor from all legal actions based upon the debt.
(2) Every person contracting to provide the services provided in subparagraph one (1) of paragraph "e" of subsection two (2) of section one (1) of the Act, shall register its name and address with the state banking department, and at the request of the banking department, present accurate and complete records of each and all contracts with debtors which it has made and shall post with the state banking department a surety bond in an amount determined by the banking department.
(3) The provisions of subsection two (2), paragraph "e" of the Act shall not apply to attorneys admitted to practice by the supreme court furnishing such advice to their clients.
f. (1) No person shall offer or advertise within this state for sale or lease, and subdivided lands without first filing with real estate commission, true and accurate copies of all road plans, plats, field notes and diagrams of water, sewage and electric power lines as they exist at the time of such filing, provided such filing shall not be required for a subdivision subject to section three hundred six point fifteen (306.15) or chapter four hundred nine (409) of the Code. Each such filing shall be accompanied by a fee of fifty (50) dollars for each subdivision included, payable to the real estate commission.
(2) Every sales contract relating to the purchase of real property in a subdivision shall clearly set forth the legal description of the property, the principal amount of any encumbrances outstanding at the date of the contract, any and all oil, gas or mineral rights reserved and the full terms of the contract. The seller's name shall be notarized on all contracts of sale. No contract to be used shall contain an agreement by the purchasers that he will not record the contract or any memorandum thereof.
(3) False or misleading statements filed pursuant to subparagraph one (1) of paragraph " $f$ " of subsection two (2) of section one (1) of this Act or section three hundred six point fifteen (306.15) or chapter four hundred nine (409) of the Code, and advertising, offers to sell, or contracts not in substantial conformity with the filings made pursuant to section three hundred six point fifteen (306.15) or chapter four hundred nine (409) of the Code are unlawful.
3. When it appears to the attorney general that a person has engaged in, is engaging in, or is about to engage in any
practice declared to be unlawful by this Act or when he believes it to be in the public interest that an investigation should be made to ascertain whether a person in fact has engaged in, is engaging in or is about to engage in, any such practice, he may:
a. Require such person to file on such forms as he may prescribe a statement or report in writing under oath or
otherwise, as to all the facts and circumstances concerning the sale or advertisement of merchandise by such person, and such other data and information as he may deem necessary;
b. Examine under oath any person in connection with the sale or advertisement of any merchandise;
c. Examine any merchandise or sample thereof, record, book, document, account or paper as he may deem necessary; and
d. Pursuant to an order of a district court impound any record, book, document, account, paper, or sample of merchandise that is produced in accordance with this Act, and retain the same in his possession until the completion of all proceedings in connection with which the same are produced.
4. a. To accomplish the objectives and to carry out the duties prescribed by this Act, the attorney general, in addition to other powers conferred upon him by this Act, may issue subpoenas to any person, administer an oath or affirmation to any person, conduct hearings in aid of any investigation or inquiry, prescribe such forms and promulgate such rules and regulations as may be necessary, which rules and regulations shall have the force of law.
b. No information or evidence provided the attorney general by a person pursuant to subsections three (3) and four (4) of this Act shall be admitted in evidence, or used in any manner whatsoever, in any criminal prosecution. If a criminal prosecution under the provisions of this Act is initiated in a state court against a person who has provided information pursuant to subsections three (3) and four (4) of this Act, the state shall have the burden of proof that the information so provided was not used in any manner to further the criminal investigation or prosecution.
5. Service by the attorney general of any notice requiring a person to file a statement or report, or of a subpoena upon any person, shall be made personally within this state, but if such cannot be obtained, substituted service therefor may be made in the following manner:
a. Personal service thereof without this state; or
b . The mailing thereof by registered mail to the last known place of business, residence or abode within or without this state of such person for whom the same is intended; or
c. As to any person other than a natural person, in the manner provided in the Rules of Civil Procedure as if a petition had been filed; or
d. Such service as a district court may direct in lieu of personal service within this state.
6. If any person fails or refuses to file any statement or report, or obey any subpoena issued by the attorney general, the attorney general may, after notice, apply to a district court and, after hearing thereof, request an order:
a. Granting injunctive relief, restraining the sale or advertisement of any merchandise by such persons;
b. Dissolving a corporation created by or under the laws of this state or revoking or suspending the certificate of authority to do business in this state of a foreign corporation or revoking or suspending any other licenses, permits or certificates issued pursuant to law to such person which are used to further the allegedly unlawful practice; and
c. Granting such other relief as may be required; until the person files the statement or report, or obeys the subpoena.
7. Whenever it appears to the attorney general that a person has engaged in, is engaging in or is about to engage in any practice declared to be unlawful by this Act he may seek and obtain in an action in a district court an injunction prohibiting such person from continuing such practices or engaging therein or doing any acts in furtherance thereof after appropriate notice to such person. Such notice shall state generally the relief sought and be served in accordance with subsection five (5) of section one (1) of this Act at least three (3) days prior to the institution of such action. The court may make such orders or judgments as may be necessary to prevent the use or employment by a person of any prohibited practices, or which may be necessary to restore to any person in interest any moneys or property, real or personal which may have been acquired by means of any practice in this Act declared to be unlawful including the appointment of a receiver in cases of substantial and willful violation of the provisions of this Act.
8. When a receiver is appointed by the court pursuant to this Act, he shall have the power to sue for, collect, receive and take into his possession all the goods and chattels, rights and credits, moneys and effects, lands and tenements, books, records, documents, papers, choses in action, bills, notes and property of every description, derived by means of any practice declared to be illegal and prohibited by this Act, including property with which such property has been mingled if it cannot be identified in kind because of such commingling, and to sell, convey, and assign the same and hold and dispose of the proceeds thereof under the direction of the court. Any person who has suffered damages as a result of the use or employment of any unlawful practices and submits proof to the satisfaction of the court that he has in fact been damaged, may participate with general creditors in the distribution of the assets to the extent he has sustained out-of-pocket losses. In the case of a partnership or business entity, the receiver shall settle the estate and distribute the assets under the direction of the court. The court shall have jurisdiction of all questions arising in such proceedings and may make such orders and judgments therein as may be required.
9. Subject to an order of the court terminating the business affairs of any person after receivership proceedings held pursuant to this Act, the provisions of this Act shall not bar any claim against any person who has acquired any moneys or property, real or personal, by means of any practice herein declared to be unlawful.
10. In any action brought under the provisions of this Act,
the attorney general is entitled to recover costs for the use of this state.
11. If any provision of this Act or the application thereof to any person or circumstances is held invalid, the invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application and to this end the provisions of this Act are severable.
12. Nothing contained in this Act shall apply to the owner or publisher of newspápers, magazines, publications or printed matter wherein such advertisement appears, or to the owner or operator of a radio or television station which disseminates such advertisement when the owner, publisher or operator has no knowledge of the intent, design or purpose of the advertiser; and provided, further, that nothing herein contained shall apply to any advertisement which complies with the rules and regulations of, and the statutes administered by the Federal Trade Commission.
13. Any person in violation of subsection two (2) of section one (1) of this Act shall be fined not more than five hundred (500) dollars or be imprisoned in the county jail not more than one (1) year, or by both such fine and imprisonment.

Sec. 2, Section seven hundred thirteen point twenty-five (713.25), Code 1962, is hereby repealed.

Sec. 3. Section four hundred ninety-six A point ninety-one (496A.91), Code 1962, is hereby amended by adding the following subsection.
" 3 . The corporation has failed or refused to file a statement or report, or obey a subpoena issued by the attorney general, as provided in section seven hundred thirteen point twenty-four (713.24) of the Code."

Sec. 4. Section three hundred six point fifteen (306.15), Code 1962, is hereby amended by striking the present section in its entirety and inserting in lieu thereof the following:
"All road plans, plats and field notes and true and accurate diagrams of water, sewage and electric power lines for rural subdivisions shall be filed with and recorded by the county auditor and approved by the board of supervisors and the county engineer before the subdivision is laid out and platted, and if any proposed rural subdivision is within one (1) mile of the corporate limits of any city or town such road plans shall also be approved by the city engineer or council of the adjoining municipality. Such plans shall be clearly designated as "completed", "partially completed" or "proposed" with a statement of the portion completed and the expected date of full completion. In the event such road plans are not approved as herein provided such roads shall not become the part of any road system as defined in Chapter three hundred six (306), of the Code.

Judiciary Committee, John L. Duffy, Chairman.

1 Amend House File 317, section twelve (12), lines six (6)
2 and seven (7), by striking the words "or owner of a beauty 3 salon".

Fisher of Greene. MURPHY of Carroll. Fischer of Grundy. Loss of Kossuth. Robinson of Guthrie-Audubon.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, March 25, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives,
Des Moines, Iowa, Thursday, March 25, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend William Kunsch, pastor of the St. Mary's Catholic Church, Festina, Iowa.

The Journal of Wednesday, March 24, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harrington of Buchanan on request of Breitbach of Dubuque; Renda of Polk on request of Mahan of Johnson.

## PETITIONS

The following petitions were presented and placed on file:
By Redfern of Lee, from forty-four residents of Lee County opposing a gasoline tax increase.

By Doyle, Keleher and Burke of Woodbury, from nine residents of Woodbury County supporting Senate File 338, relating to equalizing the county tax burden.

By Winkelman of Calhoun, from sixteen residents of Calhoun County opposing House File 514, pertaining to the use of injunction without a hearing in labor disputes.

The following favoring the licensing of physical therapists:
By Gallagher of Black Hawk, from four hundred sixty-one residents of Black Hawk County.

By Rasmussen of Polk, from ninety-nine residents of Polk County.

## PRESENTATION OF VISITORS

Denato of Polk presented to the House sixty eighth grade students of St. Theresa's School in Des Moines and their teachers, Sister Rosemary and Sister Miriam John.

Meacham of Poweshiek presented to the House thirteen Camp Fire Girls from Grinnell and their leader, Mrs. C. A. Hand.

Hausheer of Story presented to the House forty-three juniors in

American history class at Maxwell School and their teacher, Robert G. Gordon.

Mayberry of Webster presented to the House one hundred two eighth grade students from the Corpus Christi School and their teacher, Father Sitzmann.

Patton of Delaware presented to the House one hundred twentyfive students from the East Buchanan Community School of Winthrop and Superintendent Russel E. Stern.

Anderson of Ringgold-Taylor presented to the House twenty-four seniors from New Market High School, their teacher, Mrs. Maxine Coston, and Superintendent Watson.

Coffman of Iowa presented to the House twenty students from Immanuel Lutheran School and their teacher, Mr. Wenzel.

Cohen of Black Hawk presented to the House eight students from Cedar Falls High School and nineteen League of Women Voters of Waterloo-Cedar Falls.

Resnick of Scott presented to the House the Honorable Walter Dietz, a former member of the House from Scott County in the Forty-eighth, Forty-ninth and Fiftieth General Assemblies.

Resnick of Scott presented to the House the Honorable Howard P. Eckerman, a former member of the House from Scott County in the Forty-ninth and Fiftieth General Assemblies.

Patton of Delaware presented to the House the Honorable Glen E. Robinson, a former member of the House from Delaware County in the Fiftieth through the Fifty-fourth General Assemblies.

Holmes of Jones presented to the House the Honorable C. F. Shimanek, a former member of the House from Jones County in the Forty-eighth through the Fiftieth Extra General Assemblies, and Mrs. Shimanek.

Miller of Page presented to the House the Honorable Ed Fulk, a former member of the House from Page County in the Fifty-first and Fifty-second General Assemblies.

Graham of Ida-Sac presented to the House the Honorable Dwight W. Meyer, a former member of the House from Sac County in the Fifty-third through the Fifty-fifth General Assemblies.

Glenn of Wapello presented to the House the Honorable Charles Ayres, Municipal Judge of Ottumwa, a former member of the House from Wapello County in the Forty-sixth General Assembly.

## HOUSE JOINT RESOLUTION 23 REFERRED

The Speaker announced that House Joint Resolution 23 previously reported out of the judiciary committee is now referred to the committee on appropriations.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended to the Honorable Carroll I. Redfern "Birthday Congratulations."

## HOUSE FILE 182 DEFERRED

Miller of Des Moines asked and received unanimous consent that House File 182 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 190 DEFERRED

Gillette of Story asked and received unanimous consent that Senate File 190 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 189 DEFERRED

Doderer of Johnson asked and received unanimous consent that House File 189 be deferred and that the bill retain its place on the calendar.

## MESSAGES FROM THE SENATE

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

House File 5, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway.

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

Senate File 19, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission.

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

Senate File 132, a bill for an act to regulate industrial loan companies.
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 investment of funds of life insurance companies.

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

Senate File 244, a bill for an act relating to approval of electronic scales and approval by the Department of Agriculture.

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

Senate File 363, a bill for an act relating to cost sharing of public junior colleges.
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 vehicles used for the transportation of fertilizers and chemicals used for farm crop production.

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 relating to death by fire reports made to the state fire marshal.

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

Senate File 503, a bill for an act to legalize and validate the proceedings of the board of directors of the Linn-Mar community school district of Linn County, Iowa, etc.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 592, by education committee, a bill for an act to amend chapter two hundred ninety-eight point one (298.1), Code 1962, relating to school taxes.

Read first time and placed on the calendar.
House File 593, by committee on commerce, a bill for an act relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage areas.

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 276, 419, 438, 473, 523, 550, Senate Files 49, 116, 241 and House Joint Resolution 23, under Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 41, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, relating to attendance fees for summer school programs.

Read first time and referred to committee on education.

Senate File 287, 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 transportation.

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALENDAR

House File 385, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property, with report of committee recommending passage, was taken up for consideration.

Millen of Jefferson-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?" (H. F. 385)
The ayes were, 100 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

| Fisher of | Loss | Radl |
| :--- | :--- | :--- |
| Greene | Madden | Rasmussen |
| Foster | Mahan | Redfern |
| Fullmer | Maley | Resnick |
| Gallagher | Maule | Rickert |
| Gannon | Mayberry | Rider |
| Gillette of | Meacham | Roe |
| Clay-Dickinson | Melrose | Scott |
| Gillette of | Millen | Seibert |
| Story | Miller of | Shirley of |
| Glanton | Buena Vista | Dallas |
| Gleason | Miller of | Smith of |
| Glenn | Des Moines | Linn |
| Graham | Morgan | Smith of |
| Grassley | Mueller | O'Brien |
| Gregerson | Murphy | Stevenson |
| Hageman | Nagle | Stokes |
| Hausheer | Nelson | Stueland |
| Holmes | Nielsen of | Tieden |
| Hullinger | Emmet-Palo Alto | Uban |
| Jackson of | Nielsen of | Varney |
| Black Hawk | Shelby | Webster |
| Jackson of | Oehlsen | Whisler |
| Clinton | Ossian | Wilson |
| Keleher | Oxley | Winkelman |
| Kennedy | Palmer | Wolcott |
| Kluever | Patton | Wright |
| Korn | Quinn | Mr. Speaker |

The nays were, none.
Absent or not voting, 24:
Breitbach
Burke
Busing
Cohen
Denato
Den Herder

Gaudineer<br>Hanson

| Harrington | McNamara | Renda | Shannahan |
| :--- | :--- | :--- | :--- |
| Houston | Miller of | Robinson | Strothman |
| Hutchins | Page | Scherle of | Utzig |
| Kempter | O'Malley | Fremont-Mills | Wengert |
| Lynch | Reichardt |  |  |

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

## SENATE FILE 5 REFERRED TO COMMITTEE

Senate File 5, a bill for an act relating to employment and other privileges for certain inmates of county jails, with report of committee recommending passage, was taken up for consideration.

Loss of Kossuth moved to refer Senate File 5 to the judiciary committee.

Hutchins of Benton moved to defer action on Senate File 5 and that the bill retain its place on the calendar.

Murphy of Carroll moved the previous question.
The motion having failed to receive a two-thirds majority lost.
Roll call was requested on the motion to defer by McNamara of Linn and Dougherty of Lucas-Monroe.

On the question "Shall Senate File 5 be deferred?"

## The ayes were, 59 :

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Busch
Busing
Carnahan
Cohen
Crosier
Doderer
Edgington
Felger
Fisher of
Greene

Foster
Fullmer
Gallagher
Gannon
Gillette of
Story
Glanton
Grassley
Gregerson
Hageman
Hausheer
Holmes
Hutchins
Jackson of Black Hawk
Kluever
Lawlor

The nays were, 59 :

| Anderson | Denato <br> Brinck |
| :--- | :--- |
| Den Herder |  |
| Caffrey | Detje |
| Clapsaddle | Distelhorst |
| Cochran | Dougherty |
| Coffman | Doyle |
| Conway | Duffy |
| Craig | Dunton |

Anderson
Brinck
Caffrey
Cochran
Coffman
Conway
Craig

Denato
Den Herder
Detje
Dougherty
Doyle
Duffy
Dunton

| Maley | Robinson |
| :--- | :--- |
| Maule | Roe |
| Mayberry | Seibert |
| Meacham | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Nagle | Linn |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto | Stokes |
| Nielsen of | Strothman |
| Shelby | Stueland |
| Palmer | Uban |
| Rasmussen | Wilson |
| Reichardt | Wolcott |
| Resnick | Wright |
| Rickert |  |


| Fischer of | Houston |
| :--- | :--- |
| Grundy | Hullinger |
| Gaudineer | Jackon of |
| Gillette of | Jafint |
| Clay-Diekinson | Kelinher |
| Gleason | Kempter |
| Glenn | Kennedy |
| Graham | Korn |


| Loss | Miller of | Patton | Stevenson |
| :---: | :---: | :---: | :---: |
| Madden | Des Moines | Quinn | Tieden |
| Mahan | Miller of | Radl | Varney |
| McNamara | Page | Redfern | Webster |
| Melrose | Murphy | Rider | Wengert |
| Millen | Oehlsen | Scherle of | Whisler |
| Miller of | O'Malley | Fremont-Mills | Winkelman |
| Buena Vista | Ossian Oxley | Scott <br> Shannahan | Mr. Speaker |
| Absent or not voting, 6: |  | Renda | Utzig |
| Burke | Harrington |  |  |
| Hanson | Lynch |  |  |

The motion lost.
Hutchins of Benton moved that the motion by Loss of Kossuth to refer Senate File 5 to the judiciary committee be laid on the table.

On the question "Shall the motion be tabled?" (S. F. 5)
The ayes were, 31:

| Baker <br> Baringer | Fisher of <br> Greene |
| :--- | :--- |
| Breitbach | Foster |
| Bremmer | Gallagher |
| Carnahan | Gillette of |
| Coffman | Story |
| Cohen | Glanton <br> Crosier <br> Doderer |
|  | Grassley <br> Hausheer <br> Hutchins |


| Jackson of | Palmer |
| :--- | :--- |
| $\quad$ Black Hawk | Rasmussen |
| Kluever | Shirley of |
| Maley | Dallas |
| Mueller | Strothman |
| Nielsen of | Uban |
| Emmet-Palo Alto | Wengert |
| Nielsen of | Wilson |
| Shelby | Wolcott |

The nays were, 88:
Anderson
Bailey
Bogenrief
Boot
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Conway
Craig
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fullmer

| Gannon | Mayberry |
| :--- | :--- |
| Gaudineer |  |
| Gillette of | Maber <br> Clay-Dickinson <br> Mamara |
| Meacham |  |
| Gleason | Melrose |
| Glenn | Millen |
| Graham | Miller of |
| Guena Vista |  |
| Gregerson | Miller of |
| Hageman | Des Moines |
| Holmes | Miller of |
| Houston | Page |
| Hullinger | Morgan |
| Jackson of | Murphy |
| Clinton | Nale |
| Keleher | Nellson |
| Kemper | Oehlsen |
| Kennedy | O'Malley |
| Korn | Ossian |
| Lawlor | Oxley |
| Loss | Patton |
| Lynch | Quinn |
| Madden | Radl |
| Mahan | Redfern |
| Maule | Reichardt |
|  |  |

Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Smith of Linn
Smith of
o'Brien
Stevenson
Stokes
Stueland
Tieden
Varney
Webster
Whisler
Winkelman
Wright
Mr. Speaker

Absent or not voting, 5:

| Burke | Harrington |  |
| :--- | :--- | :--- |
| Hanson |  | Renda |

The motion lost.
Fischer of Grundy moved the previous question on the motion to refer.

The motion having failed to receive a two-thirds majority lost.
Uban of Black Hawk moved that Senate File 5 be made a special order of business for $9: 30$ a.m., Thursday, April 8, 1965.

Roll call was requested by McNamara of Linn and Fischer of Grundy.

Rule 69 was invoked.
On the question "Shall Senate File 5 be made a special order of business!"

The ayes were, 49:

| Bailey | Fisher of <br> Baker |
| :--- | :--- |
| Garinger | Foster |
| Breitbach | Fullmer |
| Bremmer | Gallagher |
| Busch | Gannon |
| Busing | Gillette of |
| Carnahan | Story |
| Coffman | Glanton |
| Cohen | Grassley |
| Crosier | Hageman |
| Doderer | Hausheer |
| Edgington | Hutchins |
| Felger | Jackson of |
|  | Black Hawk |

Keleher Roe
Kluever Seibert
Lawlor Shirley of
Maley Dallas
Morgan Smith of
Nagle Linn
Nielsen of Stokes
Emmet-Palo Alto Strothman
Nielsen of Stueland
Shelby Uban
Palmer Wilson
Rasmussen Wolcott
Resnick Wright
Rickert

The nays were, 70:

Anderson
Bogenrief
Boot
Brinck
Caffrey
Clapsaddle
Cochran
Conway
Craig
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Fischer of
Grundy
Gaudineer

Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Gregerson
Holmes
Houston
Hullinger
Jackson of Clinton
Kempter
Kennedy
Korn
Loss
Lynch
Madden
Mahan
Maule
Mayberry

McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Mueller
Murphy
Nelson
Oehlsen
O'Malley
Ossian
Oxley
Patton
Quinn

Radl
Redfern
Reichardt
Rider
Robinson
Scherle of Fremont-Mills
Scott
Shannahan
Smith of O'Brien
Stevenson
Tieden
Varney
Webster
Wengert
Whisler
Winkelman
Mr. Speaker

Absent or not voting, 5:

| Burke |  |
| :--- | :--- |
| Hanson | Harrington |

The motion lost.
Kempter of Jackson moved the previous question.
The motion having failed to receive a two-thirds majority was lost.
Roll call was requested, on the motion by Loss of Kossuth, by McNamara of Linn and Oxley of Linn.

Rule 69 was invoked.
On the question "Shall the motion to refer Senate File 5 prevail?"
The ayes were, 78:

| Anderson | Gannon | Mahan | Radl |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Maule | Redfern |
| Boot | Gillette of | Mayberry | Reichardt |
| Brinck | Clay-Dickinson | McNamara | Rickert |
| Busch | Gillette of | Meacham | Rider |
| Busing | Story | Melrose | Robinson |
| Caffrey | Gleason | Millen | Roe |
| Clapsaddle | Glenn | Miller of | Scherle of |
| Cochran | Graham | Buena Vista | Fremont-Mills |
| Coffman | Gregerson | Miller of | Scott |
| Conway | Holmes | Des Moines | Shannahan |
| Craig | Houston | Miller of | Shirley of |
| Crosier | Hullinger | Page | Dallas |
| Denato | Jackson of | Morgan | Smith of |
| Den Herder | Clinton | Murphy | O'Brien |
| Detje | Keleher | Nelson | Stevenson |
| Distelhorst | Kempter | Oehlsen | Stueland |
| Doyle | Kennedy | O'Malley | Tieden |
| Duffy | Korn | Ossian | Varney |
| Dunton | Loss | Oxley | Webster |
| Fischer of | Lynch | Patton | Winkelman |
| Grundy | Madden | Quinn | Mr. Speaker |

The nays were, 40:

Baker
Baringer
Breitbach
Bremmer
Carnahan
Cohen
Doderer
Dougherty
Edgington
Felger
Fisher of
Greene

Foster
Fullmer
Gallagher
Glanton
Grassley Hageman
Hausheer
Hutchins Jackson of Black Hawk
Kluever

Absent or not voting, 6:
Bogenrief
Burke
Hanson
Harrington
The motion prevailed, and Senate File 5 was referred to Judiciary Committee.

House File 307, a bill for an act relating to the powers and duties of the state board of social welfare, was taken up for consideration.

Miller of Des Moines offered the following amendment and moved its adoption:
Amend House File 307 as follows:

1. Amend House File 307 by inserting in line 5 following the word "those" the word "recipients".
2. Further amend by inserting in line 6 following the word "adjustments" the words "in payments to such recipients".

## MOTION TO DEFER LOST

Robinson of Audubon-Gutbrie moved to defer House File 307 and that the bill retain its place on the calendar.

Motion lost.
The amendment was adopted.
Cohen 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?" (H. F. 307)
The ayes were, 110:

| Anderson | Fullmer | Maley | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Mayberry | Resnick |
| Baker | Gannon | McNamara | Rickert |
| Baringer | Gaudineer | Meacham | Rider |
| Bogenrief | Gillette of | Melrose | Robinson |
| Boot | Clay-Dickinson | Millen |  |
| Breitbach | Gillette of | Miller of | Scherle of |
| Bremmer | Story | Buena Vista | Fremont-Mills |
| Brinck | Glanton | Miller of | Scott |
| Busing | Gleason | Des Moines | Shannahan |
| Caffrey | Glenn | Miller of | Shirley of |
| Carnahan | Graham | Page | Dallas |
| Clapsaddle | Grassley | Morgan | Smith of |
| Cochran | Gregerson | Mueller | Linn |
| Coffman | Hageman | Murphy | Smith of |
| Cohen | Hausheer | Nagle | O'Brien |
| Conway | Holmes | Nelson | Stevenson |
| Craig | Hullinger | Nielsen of | Stokes |
| Crosier | Hutchins | Emmet-Palo Alto | Strothman |
| Denato | Jackson of | Nielsen of | Stueland |
| Den Herder | Black Hawk | Shelby | Tieden |
| Detje | Jackson of | Oehlsen | Uban |
| Distelhorst | Clinton | O'Malley | Varney |
| Doderer | Keleher | Ossian | Webster |
| Dougherty | Kempter | Oxley | Wengert |
| Doyle | Kluever | Palmer | Wilson |
| Duffy | Korn | Patton | Winkelman |
| Dunton | Lawlor | Quinn | Wolcott |
| Edgington | Loss | Radl | Wright |
| Felger | Lynch | Rasmussen Redfern | Mr. Speaker |

The nays were, 2:
Madden Whisler
Absent or not voting, 12:

| Burke | Foster | Houston | Renda |
| :--- | :--- | :--- | :--- |
| Busch | Hanson | Kennedy | Seibert |
| Fischer of | Harrington | Maule | Utzig |

Grundy

Houston
Renda
Seibert Utzig

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

## MOTION TO RECONSIDER TABLED

Miller of Des Moines moved to reconsider the vote by which House File 307 passed the House and that the motion to reconsider be laid on the table.

SENATE FILE 157 SUBSTITUTED FOR HOUSE FILE 158
Rickert of Louisa-Muscatine moved that Senate File 157 be substituted for House File 158.

Speaker pro tempore Miller in the chair at 11:45 a.m.
Motion prevailed.
(Business pending at adjournment.)
Maule of Monona moved that the House recess until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
Carnahan of Wapello 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 Carnahan of Wapello, Denato of Polk and Grassley of Butler.

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

The Sergeant-at-Arms announced the arrival of the President of the Senate, the honorable body of the Senate and the Pioneer Lawmakers.

The President of the Senate was escorted to the Speaker's station, the Secretary of the Senate to the Chief Clerk's desk, the members of
the Senate were seated throughout the chamber and the Pioneer Lawmakers were escorted to the well of the House.

## JOINT CONVENTION

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

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

President Fulton presented Senator George O'Malley, who, on behalf of the Senate, welcomed the Pioneer Lawmakers with the following remarks:
Mr. President, Mr. Speaier, Members of the Pioneer Lawmakers Association, Members of the Joint Convention and Guests:
It is a distinct privilege to extend to the Pioneer Lawmakers a hearty welcome from the Sixty-first General Assembly and particularly the Senate. I am pleased to see so many back here roaming the legislative halls greeting each other with enthusiasm and telling how they did it in the days of yore.

I'd like to say that, the Lord willing, it won't be too long until I will be eligible to become a Pioneer Lawmaker and I hope to attend many of your future meetings in the days to come.
I think you will find that the legislative processes are as stimulating today as they were in the past when you were the leaders and when you the protagonists on one side or the other. However, I think you will note now with reapportionment, that the numbers are greater and that many, many changes are in process which we hope will speed up the legislative process. I particularly want to call attention to the fact that the matter of secrecy has been eliminated, and I hope forever. Probably the greatest contribution to fast legislative action is the open confirmations by the Senate eliminating the executive session. Now we call the roll and take care of confirmations in regular order, thereby eliminating the matter of secrecy and running everybody out of the Senate except the Senators and the presiding officer, Secretary of the Senate and Sergeant-at-Arms. This, I am sure, has been a real accomplishment and I hope it continues to be the policy in future legislatures.

Certainly one of the most cherished honors that can come to any citizen in this state is to have had the privilege to serve in the legislature and observe the dedication which the members display in considering various pieces of legislation.

It is a great privilege to represent the people of Iowa in this General Assembly and I know it is one of the most cherished traditions that you veterans have to reminisce about.
We, the lawmakers of today, commend you, the lawmakers of yesterday, for the work you have done in the passing of legislation which you considered to be in the public interest. It appears that you came to grips with many problems of your day such as taxes, and of course we have the same problems this session, in addition to the matter of governmental reform and once and for all, laying to rest, if possible, the matter of reapportionment.
I am delighted to see so many of you here and I hope that you all will return to the next lawmakers' meeting two years hence.

Thank you.

President Fulton presented Representative Floyd P. Edgington, who, on behalf of the House, welcomed the Pioneer Lawmakers with the following remarks:
Mr. President, Mr. Speaker, Pioneer Lawmakers and Fellow LegisLATORS:
It is a great pleasure today to welcome the Pioneer Lawmakers on this occasion. I know it must bring back memories of the great problems that you shared with your colleagues in forming the patterns that helped make Iowa the great state that it is now. For example, it was your foresight for the growing problems of education which made it possible for all children to attend school, regardless of where they might live. And also, you provided for schools of higher learning that have gained national recognition, and produced the students that now lead our state. In addition, you were responsible for the great road system that made it possible for agricultural products to be marketed, and the sixteen foot pavements that were a boon to Iowa in the early days.
I think it would be well for us present lawmakers to realize that the achievement of yesterday did not come easy, and without tireless effort, and foresight of those who served before us. We only hope that when we are Pioneer Lawmakers we will be as highly regarded as you, and for the same good reasons.

Thank you.
President Fulton presented the Honorable Henry W. Burma, President of the Pioneer Lawmakers, a former member of the House in the Forty-seventh, Forty-eighth, Forty-ninth and Fiftieth General Assemblies, Speaker of the House in the Fiftieth General Assembly and member of the State Board of Control from 1951-1957.

The Honorable Henry W. Burma addressed the convention and gave recognition to the following older lawmakers: the Honorable Emery English of Polk County who is ninety-two, the Honorable Ed White of Shelby ninety years, the Honorable John Gardner of Linn ninety years and the Honorable J. A. King who is seventy-nine.

The Honorable Mr. Burma then presented Dr. Woodrow W. Morris, Associate Dean, College of Medicine, State University of Iowa, and Director of Geronotology at the University, who addressed the convention with the following remarks:

## THE AGING IN OUR SOCIETY <br> By Woodrow W. Morris, Ph.D.

Thank You, Mr. Burma, Lieutenant Governor Fulton, Mr. Speaker, Senator O'Malley, Representative Edgington, Honored Pioneer Lawmakers, Members of the Sixty-first General Assembly, Ladies and Gentlemen:
I consider it an unusual honor and a distinct privilege to have been invited to address you on this occasion. I suspect that my relationship to the Institute of Gerontology at the University of Iowa and the fact that we here honor those who have gained the status of "Pioneer Lawmaker" have something to do with this invitation and with my presence
here on this rostrum. Well, the study of the aging process and concern for the well-being and general status of those approaching the later years of life are dear to my heart and I welcome the opportunity to address you this afternoon on the subject of The Aging in Our Society.
From my previous experiences in working with Iowa legislators I have been impressed with the fact that you are also deeply concerned with the problems of all of our citizens and particularly of those falling within the category of the aged and aging. Evidence of this interest on your part as legislators includes such outstanding pieces of legislation as the Iowa Nursing Home Licensing Act of 1957 which established minimum standards for nursing and custodial homes for the protection of those of our people who find it necessary to seek this kind of care; more recent evidence of your interest and concern is to be found in the currently operating medical aid to the aged program which has become a model health care program for other states; and there is currently a bill to establish a permanent Commission on Aging in the legislative mills of the present General Assembly, as S. F. 351, which will come before you for consideration before too long. For all of these and other legislative acts, present and past General Assemblies deserve the congratulations of all of our people.

A great deal has been said over the past several years about the increasing proportion of older persons in this country and I think little more needs to be said about this now. Suffice it to say that there are more than sixteen million persons over 65 in America today who make up almost 9 percent of the population. Furthermore, the numbers and proportions are increasing at a rapid rate. One current prediction is that the number in the over age 65 group will increase by over one million every three years. In Iowa this means some 350,000 persons, and this is the highest proportion of the population in this age group of any of the fifty states -that is, over 12 percent. However, I suspect this is not why the aged are a problem. The aged are a problem because of the nature of the society in which we live which, by any standards, is an extremely wealthy society possessing all of the natural resources necessary to solve most of our major social problems. It is common knowledge, however, that in this affluent cultural setting we as a nation have not yet faced up completely to the specters nor found final solutions to the problems of racial inequality, unemployment, depressed areas, to say nothing of the aged who represent only one group now demanding attention.
The cultural setting in which groups of people live and the attitudes fostered by this cultural setting, insofar as aging and the aged are concerned, are the factors which I should like to stress today.
For example, one of the findings of a survey conducted in Iowa during the summer of 1960 serves to point up several of these attitudes. This finding is that Iowans in the age range over 60 tend to think of themselves as "middle aged." Any differences between groups are minor, be they men and women or folks from metropolitan or non-metropolitan areas. It is true that, as age increases, there is less and less clinging to the middle age concept, however, men from urban counties tend to maintain this through age 74, after which age they tend to shift all the way over to a self-concept of "old man." All other groups prefer to think of themselves as "elderly" when they give up the "middle aged" self-conceptthe term "elderly" apparently seeming to them to be less stigmatic, more dignified, and a somewhat "softer" designation than "old."
All groups tended to postpone thinking of themselves as "old" to from 10 to 15 years beyond their current ages. Thus, over 60 percent of the 60 to 64 years olds tended to say they would not think of themselves as "old"
until some time in the age range of 70 to 85 . Well over half of the 65 to 69 year olds postpone the "old" idea until they are in the age range of 75 to 89 . Over 40 percent of those in the early 70's said that they would wait until they were in the 80 's and those over 75 years of age preferred the range from 85 to 89.

As age increased there was a tendency to view the meaning of "old" in terms other than chronological years. Many said something to the effect that they would begin to regard themselves as old in relation to the state of their health, of which more will be said later on.

There is a question among the so-called experts as to whether or not maintaining the middle aged self-concept is healthy or whether it would be better for older people to accept the fact of their aging status. It seems to me that to define oneself as "old" suggest a final surrender in life to aging and what it means and which would seem naturally to be denied as long as the concept of relative youth (that is, middle age) can be maintained.

Now a number of factors govern the ability with which a person can maintain such concepts. These are the factors which help to integrate a person into society, that is, which help him to continue his middle age patterns into later years. A few such patterns include: (1) Group memberships, especially relationships with friends and family, (2) Resources of property and prestige, and (3) Major social roles. Let me review the first two of these briefly after which I should like to devote the major portion of this paper to the major social roles.
I. Group Memberships. People are integrated into society not only by the resources they command and the functions they perform, but also through their social relationships. Here the picture for old people is clear. Their participation in clubs and organizations declines steadily with age as poor income, widowhood and illness increase. Their informal relationships also steadily diminish. Neighborhoods change, families separate as children marry and pursue jobs, relatives and friends move away or die. More of their time is spent at funerals than ever before. In other words, old people progressively lose their group supports as networks of relatives, friends and neighbors wither away through time.

What possible substitutes exist for these deteriorating social ties? One is the formation of new friendships with younger people nearby. However, younger age groups tend to be indifferent to or reject the old. This is trenchantly expressed in Joyce Cary's novel, "To Be A Pilgrim":
"Love is a delusion to the old, for who can love an old man? He is a nuisance; he has no place in the world. The old are surrounded by treachery for no one tells them the truth. Either it is thought necessary to deceive them, for their own good, or nobody can take the trouble to give explanation or understanding to those who will carry both so soon into a grave. They must not complain of what is inevitable; they must not think evil. It is unjust to blame the rock for its hardness, the stream for its inconstancy and its flight, the young for the strength and the jewel brightness of their passage. An old man's loneliness is nobody's fault. He is like an old fashioned hat which seems absurd and incomprehensible to the young, who never admired and wore such a hat."
II. Property and Prestige. Property ownership and the prestige that comes from the possession of knowledge, skills and other competitive abilities are factors which would tend to assist a person at any age to maintain independence; and independence is the keystone of self-prestige. Even a quick review of this matter indicates that the aging portion of our population is gradually, and in some instances quite rapidly, losing out in the struggle. Property ownership, for example, is gradually becoming spread
out in this country throughout the population, and control and ownership is not particularly centered in the hands of older people. The same is true of competition in the field of employment where automation in the many new types of jobs which have been created in our economy seem mainly to favor younger age groups. Even in the matter of home ownership, we found in the Iowa survey a decline with increasing age. While most of the respondents in their 60 's and early 70 's were still residing in their own homes, among persons past age 75, a fairly large number had given up their homes. This was particularly true of older persons in urban counties and especially among women in these counties. In the metropolitan areas, almost one-third of the men past 75, and close to half of the women in this age group, were no longer living in homes they themselves owned.

Other prestige factors, such as the possession of specialized skills and strategic knowledge to an increasingly smaller degree qualify the elders as authorities for the younger members of society. This is reflected in a variety of ways, not the least important of which is related to the amount of formal education attained by those now in the age group beyond age 60. For example, the median of formal schooling completed by our Iowa sample was somewhere in the range of fifth and eighth grade. The average young person in Iowa today completes about an eleventh grade education, while an ever-increasing number are going on to advanced studies in colleges, universities, into technical training courses, and so on. Today the important occupational and other skills are being taught through formal education rather than the more informal, on-the-job training. In summary then, of this point, the aged today seem not to be the great bulwark of property ownership, nor the strategic agents of either instruction or sources of great wisdom for our society in general.
III. Major Social Roles. Here we are concerned with those important characteristics which describe and determine a person's position in society. These characteristics include: (a) his marital status, (b) work, (c) income, and (d) health. I think you will readily agree that, to the degree that an older person can maintain these major role characteristics from middle age, his later years will pose less serious problems, but conversely as these major roles are lost, the later years become increasingly strained, frustrating, and tend to lower morale. In plain language, what I am saying is that older people are relatively better off and better integrated socially if they are (a) married and living with their spouse, (b) still at work, (c) suffering no significant loss of income, and (d) in relatively good health. Again they are apt to be in increasingly more serious difficulty if they are widowed, retired, suffering serious loss in income and in poor health.

Now, what is the situation with the aged with regard to these four factors?
A. Marital Status. Again, referring to the Iowa Survey of Life After Sixty we find, as one might expect, the aged show a serious disruption of marital status. As elsewhere in the country, widowhood in Iowa increases with advancing age and comes earlier for women and to more of them than for men. Between the ages of 60 and 69 more than four out of five men were married, after which widowhood increases until we find that those over age 75, 35 percent are widowed. Widowhood among women is more extensive at all ages-the percentage ranging from 27 percent in the age group 60 to 64 , to 77 percent in the age group over 75 . It is obvious from this that widowhood affects more women than men and that it has a harder impact on them as well. There is no reason to believe either that this trend will not continue in the future because women are younger
than their husbands, have lower mortality rates at any given age, and their life expectancy is increasing faster than that of men. Hence, despite increasing longevity, the surplus of older women in increasing and the strains added both to the individual and our society will not become lessened in the future.
B. Work. The percentage of older people in the labor force has been steadily decreasing since the beginning of the century. About two-thirds of the men were employed in 1900 while only about one-third are employed today and only about half of them, full time. The situation is somewhat better in Iowa. We find about one-third of the subjects in our survey (all in the age group over 60) reported full time employment with an additional 23 percent reporting part time employment. The percentages of those who are employed, of course, decline sharply with increasing age.

There is a marked tendency for those who are still working to be the self-employed, that is, those primarily in farming, small business and the independent professions; but the future for some of these groups is gloomy as we all know. The family farm is gradually losing out to larger, more corporate type farms and small business men are giving way to chain stores and similar large enterprises while more and more professionals are entering the world of business and government employment. The remaining older workers are working for other people and since employment is a fairly strict function of labor supply, when labor is scarce old people may work, but when labor is abundant they do not, and it is as stark as that. What the era of automation will bring is pretty clear.
C. Income. This factor, of course, is related to employment. When old people continue to work, they maintain their income fairly well. In fact, if their health is good, they may even be better off financially than in earlier years because their children are independent, they may well have paid off the mortgage on their home, and their personal needs are frequently more modest; but for the big majority who are retired, income is chopped off to approximately half, or less, of what it was before. For the older age group as a whole, income figures are appalling and one is led frequently to wonder how many of these people manage to keep body and soul together at today's prices. Nationally, one-fourth of women over 65 have no income at all; three-fourths have less than $\$ 1,000$ per year, and only one out of twelve have as much as $\$ 2,000$ annually. In Iowa we found the median income for all women ( 60 years of age and over) to be approximately $\$ 1,300$, with 11 percent reporting less than $\$ 500$ annually. The situation of the men is not quite so bad but it is bad enough. Nationally, close to one-third have between one and two thousand dollars income, and only the final one-third have as much as $\$ 2,000$ per year. In the Iowa survey we found the median income for all older men to be about $\$ 2,500$ and in both these instances, as well as that of the women, the median income declines sharply with age. Thus, only about one older person in five has an income approaching $\$ 40$ per week. Try to imagine an old couple, or for that matter even a single person, subsisting on less than this in today's market. While the financial situation in Iowa appears to be somewhat better than the average for the nation as a whole, it still would appear that a fairly substantial number of older people in Iowa are living on very marginal incomes which are not sufficient to enable them to remain financially independent or to meet unexpected financial emergencies.
D. Health. Modern medicine has made tremendous strides in reducing acute infectious disease rates; but the aged suffer mostly from long-term, expensive chronic illnesses. The findings from health surveys among the elderly reveal that they tend not to complain about their health; in
fact, the biggest majority report few major health difficulties. For example, in Iowa, only 36 percent of our sample reported any major health difficulties. While this percentage appears to be small, and recognizing that our survey results are a conservative estimate because we interviewed only the relatively well aged who were still at home and able to be interviewed and none who were in hospitals, nursing or custodial homes, it is startling to project this to the total population of people over age 60; this 36 percent conservatively suggests that there are probably some Iowans in this age range with one or more major health difficulties. In the national reports the major dividing line seems to occur at age 75 and I would recall for you the fact that more people over 75 are widowed, retired, and have low incomes in addition to poor health. One should not be misled by survey results which simply ask the aged to characterize their health status. The initial reaction seems to be to report good or excellent health. This happened in Iowa with the biggest majority of our respondents. A report from the National Opinion Research Councii indicates similarly that most older people would say "I am not really very-sick." This report estimates not more than 14 percent of the older age group is really sick. In another report, also coming out of the University of Chicago, we read "various studies have shown that above the age of 60 , two out of five people have some form of chronic disease and we can clearly see what the pattern of the needs for medical science are and will be: it clearly lies within the degenerative field. The high death rates from heart disease and cancer today do not stem from better diagnosis or increased susceptibility. It is simply that there are more persons living in those ages where these diseases are most prevalent."

I suggested earlier that old people will still be fairly well integrated in society if their major social role characteristics remain unchanged, that is, if they are married and living with spouse, are still working, have an adequate income and are in reasonably good health. It has been shown, however, that the chances are slim for a man over age 65 to have a favorable rating on all of these items and the chances are even poorer for women.

Now I have surely described a bleak and dismal picture; one which bears very little resemblance to the world described by the oft-repeated platitudes which somehow include the word "golden" when referring to the later years of life. What are the solutions to these problems? How can the picture be made more favorable, if not "golden"? Time and time again it has occurred to me that the two most important elements are income and health. Well, I would suggest that it would be interesting to know what would happen if we could assure the the material welfare and health of older people. I mean by this, assuring them of any medical care they may need under any circumstances without quibbling about their eligibility or how much it would cost. I also mean by this, assuring all older people of a genuinely adequate income and standard of living, again without quibbling about these factors. Now, lest I be misunderstood, let me make it very clear here that J am not proposing expansion of the welfare state nor am I proposing socialized or government medicine. What I am saying is that these things are possible in our culture and in our times, living as we do in a society boasting the highest standard of living, the greatest material wealth, and the highest level of educational attainments ever achieved in the history of mankind. It is almost exciting to contemplate what could be if all this material wealth and the ingenuity of American know-how from both governmental and non-governmental sources, from both public and private enterprise, from the several professional, business, industrial, and voluntary organizations of all types-if all this material and intellectual wealth were to be focussed full-glare on the
problems of income maintenance and the health of our people. How energetically, how willingly, and how generously these needs of our older people are met may be the most significant step we can take as a state and as a nation.

There are many other less material factors to be considered which time does not permit discussing now. Important research remains to be done in dealing with such problems as the social isolation of the aged; the attitudes of younger people toward the aged; the attitude of the aged toward themselves and the precursor attitudes of the aged toward old age when they themselves were younger, for it may well be that it lies in the realm of the attitudes of all of us that the status and position of the older person in society is in part determined. Here we are dealing with such problems as alienation of the old from the young and possibly also of the alienation of the young from each other and of man from man. In treating this topic we come upon the most difficult question of all which is the problem of dealing with changing cultural patterns, attitudes, and beliefs. A glimpse of what may possibly be a key to the solutions we seek was given in a paper presented by Marjorie Fiske Lowenthal at the 1964 meeting of the American Gerontological Society, Minneapolis, Minnesota:
" The individual who is most likely to age successfully, despite a plethora of the vicissitudes and insults of aging-is the one who consciously moves through a transitional stage which primarily involves the substitution of enduring human values in place of the instrumental goals which, in our society, are likely to have been paramount at earlier stages of his development.' It is the word 'consciously' which I find encouraging, for it suggests that further work on the developmental process may help us to conceptualize the norms and expectations for aging which are now so sadly lacking."

This is, as I said, the most difficult question of all-but its difficulty should not serve to deter us from seeking appropriate solutions.

Uban of Black Hawk moved that the joint convention be now dissolved.

The motion prevailed.
The House reconvened, Speaker Steffen in the chair.

## PROOF OF PUBLICATION

Published copy of Senate File 503 and verified proof of publication of said bill in the Marion Sentinel, Marion, Iowa, March 18, 1965, 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.

## OBJECTION TO HOUSE FILE 561 <br> (On Steering Noncontroversial Calendar)

We object to House File 561 being placed on the noncontroversial calendar.
Miller of Page.
Redfern of Lee.
Gillette of Clay-Dickinson.
Hansen of Lyon-Osceola.
Craig of Marshall.

## OBJECTION TO HOUSE FILE 254

(On Steering Noncontroversial Calendar)
We object to House File 254 being placed on the noncontroversial calendar.

> MILLEN of Jefferson-Van Buren. NIESEN of Shelby.
> SCHERLE of Fremont-Mills. GRAHAM of Ida-Sac. WINKELMAN of Calhoun. MILER of Page.

## OBJECTION TO HOUSE FILE 254 <br> (On Steering Noncontroversial Calendar)

We object to House File 254 being placed on the noncontroversial calendar.

> DuFfy of Dubuque. Loss of Kossuth. DoDERER of Johnson. GILLETTE of Clay-Dickinson. MAHAN of Johnson.

## REPORTS OF COMMITTEES

Meacham of Poweshiek, from the committee on commerce, submitted the following report:
Mr. Speaker: Your committee on commerce to whom was referred Senate File 247, a bill for an act relating to directors and officers 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.

Al Meacham, Chairman.

## Also:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 248, a bill for an act relating to a fee to the superintendent of banking by 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.
al Meacham, Chairman.

## Also:

Mr. Speaker: Your committee on commerce to whom was referred House File 489, 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 do pass.
al Meacham, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 76, a bill for an act to amend chapter two hundred seventy-nine
(279), Code 1962, to require cumulative sick leave for school employees to be transferable from one school district to another 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.

Bruce E. Mahan, Chairman.

## Also:

Mr. Speaker: Your committee on education to whom was referred House File 294, a bill for an act relating to an educational loan fund, and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.
Also :
Mr. Speaker: Your committee on education to whom was referred House File 313, 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 do pass.

Bruce E. Mahan, Chairman.
Also:
Mr. Speaker: Your committee on education to whom was referred House File 320, a bill for an act relating to a levy for textbooks and supplies for 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 recommenadtion that the same do pass.

Bruce E. Mahan, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 43, a bill for an act relating to operator's and chauffeur's licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 429, a bill for an act to amend certain sections of chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles, to start license plate issuance in January and to revise vehicle registration timetable accordingly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.

Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 462, a bill for an act to include use and reuse of containers that
have held combustibles under regulative powers of the state fire marshal, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

Amend House File 132 as follows:

1. By striking from line five (5) of section eight (8) the word "application" and inserting in lieu thereof the word "applicable".
2. By inserting in line eight (8) of section eight (8)
following the second word "the" the words "proposed project or".
3. By inserting in line one (1) of section twenty-five (25) following the second word "of" the words "paving, surfacing,".

Meacham of Poweshiek.
Amend House File 265 by striking all after line four (4) of section one (1) and inserting in lieu thereof the following:
"Cities and towns may, when authorized by the voters as herein provided, levy a tax not exceeding 2 mills in any one year for a period not exceeding ten (10) years for the purpose of accumulating money for the construction, reconstruction, or replacement and the acquisition of sites for bridges, viaducts, libraries, and public buildings and garages. At any general municipal election the council may submit the following question to the voter, to wit: 'Shall a tax of not exceeding (here insert number) mills be levied each year until the year (here insert the year) for the purpose of accumulating money for the construction, reconstruction, or replacement and the acquisition of sites for bridges, viaducts, libraries, and public buildings and garages.' If a majority of the votes cast at said election be in favor of said proposition the council may then levy said tax."

Baringer of Fayette.
Amend House File 279 as follows:

1. Strike all of subsection one (1) of section 9.
2. Strike all of subsection two (2) of section 9.
3. Strike the words "rendering plants and" from
line fifteen (15) of section 9.
4. Insert after the word "refuse" in line twenty (20) of section 9 the words "in and from cities and towns".
5. Strike the words "and other animals" from lines twenty-one (21) and twenty-two (22) of section 9.
6. Insert after the word "contamination" in line 29 of section 9 the words "when this water is used for human consumption or is used for washing or processing of food for human consumption".
7. Renumber the subsections of section 9.
8. Strike section 33.
9. Amend House File 300 by striking the word "Ninety" in line nine ( 9 ) and inserting in lieu thereof the word "Fifty".
10. Further amend House File 300 by striking the word "ten" in line ten (10) and inserting in lieu thereof the word "fifty".

Maley of Polk.

Amend House File 358 as follows:

1. Amend section one (1), subsection four (4), line twenty-eight (28), by striking the words "not more than three (3) stories" and inserting in lieu thereof the words ", apartment buildings".
2. Amend section six (6) by striking all of said section.

> Winkelman of Calhoun. Baringer of Fayette. TIEDEN of Clayton.

Amend House File 508 by striking all of section one (1) after the word "periods." in line nine (9) and inserting in lieu thereof the following:
"Each member shall, under the foregoing schedule, be entitled to a twenty-five (25) dollar increase in salary after the first (1st) service period of five (5) continuous years, another such increase after eight (8) continuous years of service, another such increase after eleven (11) continuous years of service, another such increase after fourteen (14) continuous years of service, another such increase after seventeen (17) continuous years of service, and another such increase after twenty (20) continuous years of service, provided such member does not reach the age of fifty-five (55) prior to the completion of any such term of service. The pay schedule of those members now in good standing shall be revised on the date of passage of this Act so that each member shall receive, for the first month following passage of this Act and for each successive month of continuous service, that sum to which such member would have been entitled for such month had this Act been law during the entire service of such member. However, in no case shall any member be entitled to any retroactive payment for service. While on active duty, each patrolman shall also receive a flat daily sum as fixed by the commissioner with the approval of the governor for meals while away from the office to which he has been assigned and within his district."

Doyle of Woodbury. Maule of Monona. Loss of Kossuth.
Amend Senate File 157, section one (1), by adding at the end thereof the following: Also, nothing contained herein shall prohibit cities and towns bordering on states which have a time designated by statute of a longer duration from establishing an extended period of daylight savings time in conformance therewith, excepting during such extended period, the provisions of section two (2) of this Act shall not apply."

Jackson of Clinton.

## 1 Amend Senate File 157 as follows:

2 Amend section one (1), line five (5), by striking the words
3 "day following Labor Day" and inserting in lieu thereof the words
4 "the last Sunday in September".
Brinck of Lee. Redfern of Lee.

1. Amend Senate File 157 as amended by the Senate, by 2 striking from line four (4), section one (1), the words "the 3 last Sunday in April" and inserting in lieu thereof the words 4 "Memorial Day".

Shirley of Dallas.
1 Amend the amendment to Senate File 190 filed by McNamara, et al., on March 23, 1965, as follows:

1. By adding the following paragraph at the end of said amendment as follows:
"No high school district shall accept tuition for stu-
6 dents from non-high school districts after July 1, 1966."
Jackson of Black Hawk.
On motion by Loss of Kossuth, the House adjourned until 9:00 a.m., Friday, March 26, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Friday, Marci $26,1965$.

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

Prayer was offered by the Honorable Keith H. Dunton, Representative from Keokuk County.

The Journal of Thursday, March 25, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Harrington of Buchanan indefinitely on request of the Speaker; Clapsaddle of Cerro Gordo on request of Fullmer of Jasper; Shannahan of Woodbury on request of Foster of Cedar; Keleher of Woodbury on request of Foster of Cedar; Rickert of Louisa-Muscatine on request of Brinck of Lee.

## PRESENTATION OF VISITORS

Wolcott of Cerro Gordo presented to the House ninety juniors and seniors of Rockwell-Swaledale High School and their teachers and chaperones, Mr. and Mrs. Randall Arends, James Frederickson, Mrs. Ernest Hitzhusen, Mrs. Don Sivwright, and Mrs. Paul Meyer.

Rasmussen of Polk presented to the House seven members of Troop 74 and their troop leader, from Stillwell School, West Des Moines.

## PETITIONS

The following petitions were presented and placed on file:
By Detje of Tama, from forty-three residents of Tama County opposing public transportation for parochial school children.

By Brinck of Lee, from thirty-five residents of Lee County opposing an increase in gasoline tax.

By Utzig of Dubuque, from sixty-six residents of Dubuque County opposing the two percent tax on barber's services.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 76, 294, 313, 320, 429, 462, 489 and Senate Files 43, 247, and 248, under Rule 35.

## HOUSE FILE 294 REFERRED

The Speaker announced that House File 294, previously in the committee on education, is now referred to the committee on appropriations.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that he approved House File 13 on March 25, 1965.

## SENATE MESSAGES CONSIDERED

Senate File 19, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission.

Read first time and referred to committee on conservation and recreation.

Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this Act.

Read first time and referred to committee on commerce.
Senate File 215, a bill for an act relating to investment of funds of life insurance companies.

Read first time and referred to committee on commerce.
Senate File 244, a bill for an act relating to approval of electronic scales and approval by the Department of Agriculture.

Read first time and referred to committee on agriculture.
Senate File 363, a bill for an act to amend section two hundred eighty-two point seven (282.7), Code 1962, relating to cost sharing of public junior colleges.

Read first time and referred to committee on education.
Senate File 388, a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.

Read first time and referred to committee on transportation.
Senate File 389, a bill for an act relating to death by fire reports made to the state fire marshal.

Read first time and referred to committee on transportation.

Senate File 503, a bill for an act to legalize and validate the proceedings of the board of directors of the Linn-Mar community school district of Linn County, Iowa (also known as the Linn-Mar community school district, in the County of Linn, 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.

## INTRODUCTION OF BILLS

House File 594, by committee on transportation, a bill for an act relating to the movement on public highways of vehicles with gross weight in excess of the limitation established by ordinance or resolution of local authorities or by resolution of the state highway commission.

Read first time and placed on the calendar.
House File 595, by judiciary committee, a bill for an act relating to the abolition of the death penalty in Iowa.

Read first time and placed on the calendar.
House File 596, by judiciary committee, a bill for an act to amend section three hundred twenty-one point three hundred twenty (321.320), Code 1962, relating to turning left at an intersection.

Read first time and placed on the calendar.
House File 597, by judiciary committee, a bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed.

Read first time and placed on the calendar.
House File 598, by claims committee (claims committee), 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 placed on the calendar.
House File 599, by agriculture committee, a bill for an act relating to the eradication of hog cholera.

Read first time and placed on the calendar.
House File 600, by judiciary committee, a bill for an act relating to stop signs at intersections on through highways.

Read first time and placed on the calendar.

House File 601, by judiciary committee, a bill for an act to amend chapter three hundred twenty-five (325), Acts of the Sixtieth General Assembly, relating to service of process on foreign corporations.

Read first time and placed on the calendar.
House File 602, by commerce committee, a bill for an act relating to commissions and expenses allowable in connection with the sale of stock in domestic insurance companies.

Read first time and placed on the calendar.
House File 603, by transportation committee, a bill for an act relating to the issuance of a temporary driver's permit.

Read first time and placed on the calendar.
House File 604, by public health committee, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto.

Read first time and placed on the calendar.

## 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 22, requesting the Governor to return Senate File 192 for correction.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 22

By Frommelt
Whereas, an error has been discovered in Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state, 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 192 for correction.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 22

Maule of Monona asked and received unanimous consent for immediate consideration of Senate Concurrent Resolution 22 and moved its adoption.

The resolution was adopted.

## CONSIDERATION OF BILLS

## NONCONTROVERSIAL STEERING COMMITTEE CALENDAR

House File 304, a bill for an act to change the age limit for a child to be eligible for aid to dependent children, was taken up for consideration.

Maley of Polk asked and received unanimous consent to withdraw the amendment filed by Maley and Palmer.

Anderson of Ringgold-Taylor offered the following amendment filed by him and moved its adoption:

Amend House File 304 by adding the following new section:
Sec. 2. Section two hundred thirty-nine point one (239.1), Code 1962, subsection four (4), is hereby amended by inserting in line four (4) following the word "attending" the word "high".

The amendment lost.
Wengert 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?" (H. F. 304)
The ayes were, 54:

Breitbach
Bremmer
Busing
Caffrey
Carnahan
Cohen
Conway
Crosier
Denato
Doderer
Doyle
Dunton
Felger
Fullmer
Gannon
Gaudineer

Gillette of Story
Glanton
Glenn
Gregerson
Hageman
Hanson
Hausheer
Jackson of Black Hawk
Jackson of Clinton
Kluever
Korn
Lawlor
Loss

Lynch Radl
Maley Rasmussen
Maule Reichardt
Melrose Resnick
Miller of Shirley of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Nagle
O'Malley
Oxley
Palmer

Holmes<br>Houston<br>Hullinger<br>Hutchins<br>Kennedy<br>Madden<br>Mahan<br>McNamara<br>Meacham<br>Millen<br>Mueller<br>Murphy<br>Nelson

Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Quinn
Redfern
Renda
Rider
Robinson
Roe

| Scherle of | Smith of | Stueland <br> Fremont-Mills | Oinkelman <br> O'Brien |
| :--- | :--- | :--- | :--- |
| Scott | Tieden <br> Seibert | Stokes <br> Strothman | Whisler |

The bill not having received 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 304 failed to pass the House.

Meacham of Poweshiek.
House File 169, a bill for an act relating to the failure to stop at the scene of an accident, with report of committee recommending passage, was taken up for consideration.

Gillette of Story offered the following amendment, filed by Kempter, and moved its adoption:

Amend House File 169 as follows:

1. By striking in section one (1), line six (6), the words and figure "one hundred (100)" and inserting in lieu thereof the words and figure "five hundred (500)".
2. By striking in section two (2), line five (5), the words and figure "one hundred (100)" and inserting in lieu thereof the words and figure "five hundred (500)".

The amendment was adopted.
Rasmussen of Polk asked and received unanimous consent to withdraw the amendment filed by him.

Gillette 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 ?" (H. F. 169)
The ayes were, 95 :

| Anderson | Cochran | Edgington | Gillette of |
| :--- | :--- | :--- | :--- |
| Bailey | Coffman | Felger | Story |
| Bogenrief | Cohen | Fisher of | Glanton |
| Boot | Craig | Greene | Gleason |
| Breitbach | Crosier | Fullmer | Glenn |
| Bremmer | Denato | Gallagher | Graham |
| Brinck | DenHerder | Gannon | Grassley |
| Busch | Detje | Gaudineer | Gregerson |
| Busing | Dougherty | Gillette of | Hageman |
| Caffrey | Doyle | Clay-Dickinson | Hanson |
| Carnahan | Dunton |  |  |
|  |  |  |  |


| Houston | Melrose | Palmer |
| :--- | :--- | :--- |
| Hullinger | Millen | Patton |
| Jackson of | Miller of | Quinn |
| Black Hawk | Des Moines | Radl |
| Jackson of | Miller of | Rasmussen |
| Clinton | Page | Redfern |
| Kennedy | Morgan | Reichardt |
| Kluever | Murphy | Renda |
| Korn | Nelson | Resnick |
| Lawlor | Nielsen of | Rider |
| Loss | Emmet-PaloAlto Robinson |  |
| Lynch | Nielsen of | Roe |
| Mahan | Shelby | Scott |
| Maley | Oehlsen | Seibert |
| Maule | O'Malley | Shirley of |
| Meacham | Oxley | Dallas |

The nays were, 10 :

| Baker | Miller of |
| :--- | :--- |
| Baringer | Buena Vista |
| Foster | Nagle |
| Holmes |  |

Absent or not voting, 19:
Burke
Clapsaddle
Conway
Distelhorst
Doderer

Duffy
Fischer of Grundy
Harrington Hutchins

Scherle of Fremont-Mills Wright Smith of Linn

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

## RECONSIDERATION OF VOTE ON HOUSE FILE 329

Doderer of Johnson asked and received unanimous consent to bring up for consideration the motion filed by her to reconsider the vote by which House File 329 failed to pass the House and was placed on its last reading.

Motion prevailed.
Dunton of Keokuk asked and received unanimous consent to defer action on House File 329 and that the bill retain its place on the noncontroversial calendar.

House File 445, a bill for an act relating to hotels, restaurants, and food establishments, was taken up for consideration.

Fisher of Greene offered the following amendment, filed by Fisher and Mueller, and moved its adoption:
Amend House File 445 as follows:

1. Amend section one (1), line fourteen (14), by inserting a period after the word "week" and striking the rest of line fourteen (14), and all of line fifteen (15).

The amendment was adopted.

Fisher of Greene offered the following amendment and moved its adoption:

Amend House File 445, section twelve (12), by striking from line six (6) the word "insanitary" and inserting in lieu thereof the word "unsanitary".

The amendment was adopted.
Doderer of Johnson offered the following amendment and moved its adoption:

Amend House File 445 by adding to section nine (9) after the period in line seven (7) the following:
"Lavatories shall be provided adjacent to food preparation areas."
Resnick of Scott moved to defer House File 445 and that the bill retain its place on the calendar.

Motion lost.
The amendment lost.
Doyle of Woodbury offered the following amendment and moved its adoption:

Amend House File 445, section eleven (11), by striking the period in line thirteen (13) and inserting in lieu thereof the following: ", except as provided in section three hundred fifty-one point thirty (351.30) of the Code."

The amendment was adopted.
Mueller of Winnebago-Worth offered the following amendment and moved its adoption:

Amend House File 445, section eleven (11), by striking all of line fourteen (14).

The amendment was 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.

Rule 69 was invoked.
On the question "Shall the bill pass?". (H. F. 445)
The ayes were, 102:

| Anderson | Cochran | Dunton | Gillette of |
| :---: | :---: | :---: | :---: |
| Bailey | Cohen | Edgington | Story |
|  | Conway | Felger | Glanton |
| Baringer | Craig | Fisher of | Gleason |
| Bogenrief | Crosier | Greene | Glenn |
| Boot | Denato | Fullmer | Graham |
| Breitbach | Den Herder | Gallagher | Grassley |
| Bremmer | Detje | Gannon | Gregerson |
| Brinck | Distelhorst | Gaudineer | Hageman |
| Busch | Doderer | Gillette of | Hanson |
| Caffrey | Dougherty | Clay-Dickinson | Hausheer |
| Carnahan | Doyle |  | Houston |

Hullinger
Hutchins
Jackson of
Black Hawk
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley
Maule
McNamara
Meacham
Melrose
Millen

Miller of
Buena Vista
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Oxley
Palmer

Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rider
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas

The nays were, 11:

| Busing | Foster | Miller of | Robinson |
| :---: | :---: | :---: | :---: |
| Coffman | Holmes | Page | Stueland |
| Fischer of Grundy | Mayberry | Ossian | Wengert |
| Absent or not voting, 11: |  |  |  |
| Burke | Harrington | Keleher | Rickert |
| Clapsaddle | Jackson of | Kempter | Shannahan |
| Duffy | Clinton | Lynch | Wilson |

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

## MOTION RE BILLS ON NONCONTROVERSIAL CALENDAR

Maule of Monona moved that any bill on the noncontroversial calendar which requires over five (5) minutes discussion after the bill has been called and the original explanation given shall be removed from the noncontroversial calendar and placed back on the regular calendar of the House.

Motion prevailed by unanimous consent.

## HOUSE FILE 300 DEFERRED

Wengert of Woodbury asked and received unanimous consent that House File 300 be deferred and that the bill retain its place on the calendar.

## MOTION TO RECONSIDER TABLED

Scherle of Fremont-Mills moved to reconsider the vote by which House File 445 passed the House.

Fisher of Greene moved that the motion to reconsider by Scherle of Fremont-Mills be laid on the table.

The motion prevailed.

## HOUSE FILE 402 DEFERRED

Den Herder of Sioux asked and received unanimous consent that House File 402 be deferred and that the bill retain its place on the calendar.

House File 437, a bill for an act to amend section five hundred thirty-six point seventeen (536.17) and section five hundred thirtynine point four (539.4), Code 1962, relating to wage assignments, with report of committee recommending passage, was taken up for consideration.

Millen of Jefferson-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?" (H. F. 437)
The ayes were, 108:

| Anderson | Foster | Lynch | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Madden | Redfern |
| Baker | Gallagher | Mahan | Renda |
| Baringer | Gannon | Maley | Resnick |
| Boot | Gaudineer | Maule | Rider |
| Breitbach | Gillette of | Mayberry | Robinson |
| Bremmer | Clay-Dickinson | McNamara | Roe |
| Brinck | Gillette of | Meacham | Scherle of |
| Busch | Story | Melrose | Fremont-Mills |
| Busing | Glanton | Millen | Scott |
| Caffrey | Gleason | Miller of | Seibert |
| Carnahan | Glenn | Buena Vista | Shirley of |
| Cochran | Graham | Miller of | Dallas |
| Coffman | Grassley | Des Moines | Smith of |
| Cohen | Gregerson | Miller of | Linn |
| Conway | Hageman | Page | Smith of |
| Crosier | Hanson | Mueller | O'Brien |
| Denato | Hausheer | Murphy | Stevenson |
| Den Herder | Holmes | Nagle | Stokes |
| Detje | Houston | Nelson | Strothman |
| Distelhorst | Hullinger | Nielsen of | Stueland |
| Doderer | Hutchins | Emmet-PaloAlto Uban |  |
| Dougherty | Jackson of | Nielsen of | Utzig |
| Doyle | Black Hawk | Shelby | Varney |
| Dunton | Jackson of | Oehlsen | Webster |
| Edgington | Clinton | O'Malley | Wengert |
| Fegler | Kennedy | Ossian. | Whisler |
| Fischer of | Kluever | Oxley | Winkelman |
| Grundy | Korn | Palmer | Wolcott |
| Fisher of | Lawlor | Patton | Wright |
| Greene | Loss | Radl |  |

The nays were, none.
Absent or not voting, 16:

Bogenrief
Burke
Clapsaddle
Craig

Duffy
Harrington
Keleher
Kempter

Morgan
Quinn
Reichardt
Rickert

Shannahan
Tieden
Wilson
Mr. Speaker

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

House File 250, a bill for an act relating to the registration of motor vehicles, with report of committee recommending passage, was taken up for consideration.

Speaker pro tempore Miller in the chair at $11: 30$ a.m.
Gaudineer 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?" (H. F. 250)
The ayes were, 104;

| Anderson | Fisher of | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Maley | Resnick |
| Baker | Foster | Maule | Rider |
| Baringer | Fullmer | MeNamara | Robinson |
| Bogenrief | Gallagher | Meacham | Roe |
| Boot | Gaudineer | Melrose | Scherle of |
| Breitbach | Gillette of | Millen | Fremont-Mills |
| Bremmer | Clay-Dickinson | Miller of | Scott |
| Brinck | Gillette of | Buena Vista | Seibert |
| Busch | Story | Miller of | Shirley of |
| Busing | Glanton | Page | Dallas |
| Carnahan | Glenn | Morgan | Smith of |
| Cochran | Graham | Mueller | Linn |
| Coffman | Grassley | Murphy | Smith of |
| Conway | Gregerson | Nagle | O'Brien |
| Craig | Hageman | Nelson | Stevenson |
| Crosier | Hanson | Nielsen of | Stokes |
| Denato | Hausheer | Emmet-Palo Alto Strothman |  |
| Den Herder | Holmes | Nielsen of | Stueland |
| Detje | Houston | Shelby | Tieden |
| Distelhorst | Hollinger | Oehlsen | Uban |
| Doderer | Hutchins | O'Malley | Utzig |
| Dougherty | Jackson of | Ossian | Varney |
| Doyle | Clinton | Oxley | Webster |
| Dunton | Kluever | Palmer | Wengert |
| Edgington | Korn | Quinn | Whisler |
| Felger | Lawlor | Radl | Winkelman |
| Fischer of | Loss | Rasumssen | Wolcott |
| Grundy | Lynch | Madden |  |

The nays were, 1 :
Cohen
Absent or not voting, 19;

| Burke | Harrington | Kennedy | Shannahan |
| :--- | :--- | :--- | :--- |
| Caffrey | Jackson of | Mayberry | Steffen |
| Clapsaddle | Kblack Hawk | Patton | Wilson |
| Duffy | Keleher | Reichardt | Mr. |
| Gannon | Kempter | Rickert | protem |
| Citer |  |  |  |

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

House File 256, a bill for an act relating to the spearing of fish by scuba divers, with report of committee recommending passage, was taken up for consideration.

Speaker Steffen in the chair at 11:45 a.m.
Craig 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?" (H. F. 256)
The ayes were, 101:

Anderson
Bailey
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing Caffrey
Carnahan
Cochran
Coffman
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Ganton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of
Clinton
Kennedy

| Kluever | Radl |
| :---: | :---: |
| Korn | Rasmussen |
| Lawlor | Redfern |
| Loss | Renda |
| Madden | Resnick |
| Mahan | Rider |
| Maley | Robins |
| Maule | Roe |
| McNamara | Scott |
| Melrose | Shirley of |
| Millen | Dallas |
| Miller of | Smith of |
| Buena Vista | Linn |
| Miller of | Smith of O'Brien |
| Morgan | Stevenson |
| Mueller | Stokes |
| Nagle | Strothman |
| Nelson | Stueland |
| Nielsen of | Tieden |
| Emmet-Palo Alto | Uban |
| Nielsen of | Utzig |
| Shelby | Varney |
| Oehlsen | Webster |
| Ossian | Wengert |
| Oxley | Whisler |
| Palmer | Winkelman |
| Quinn | Wolcott Wright |

The nays were, none.
Absent or not voting, 23:

Baker
Burke
Clapsaddle
Cohen
Doderer
Duffy
Harrington

Keleher
Kempter
Lynch
Mayberry
Meacham
Miller of
Des Moines

Murphy
O'Malley
Patton
Reichardt
Rickert
Scherle of Fremont-Mills

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

House File 325, a bill for an act relating to fire protection for highway commission property, with report of committee recommending passage, was taken up for consideration.

Baringer of Fayette offered the following amendment and moved its adoption:

Amend House File 325, section one (1), by inserting in line four (4) after the word "town," the words "benefited fire districts,".

The amendment was adopted.
O'Malley 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?" (H. F. 325)
The ayes were, 96 :

| Anderson | Fischer of | Loss | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Madden | Renda |
| Baker | Fisher of | Mahan | Resnick |
| Baringer | Greene | Maley | Rider |
| Bogenrief | Foster | Maule | Robinson |
| Boot | Fullmer | Meacham | Scherle of |
| Breitbach | Gallagher | Melrose | Fremont-Mills |
| Brinck | Gaudineer | Millen | Scott |
| Busch | Gillette of | Miller of | Seibert |
| Busing | Story | Buena Vista | Shirley of |
| Carnahan | Glanton | Miller of | Dallas |
| Cochran | Gleason | Page | Smith of |
| Coffman | Glenn | Morgan | Linn |
| Cohen | Graham | Murphy | Stevenson |
| Conway | Grassley | Nagle | Stokes |
| Craig | Gregerson | Nelson | Strothman |
| Crosier | Hageman | Nielsen of | Stueland |
| Denato | Hanson | Emmet-Palo Alto Tiden |  |
| DenHerder | Hausheer | Nielsen of | Uban |
| Detje | Holmes | Shelby | Utzig |
| Doderer | Hullinger | Oehlsen | Varney |
| Dougherty | Hutchins | O'Malley | Webster |
| Doyle | Jackson of | Ossian | Wengert |
| Dunton | Clinton | Palmer | Whisler |
| Edgington | Kluever | Patton | Winkelman |
| Felger | Korn | Quinn | Wolcott |
|  | Lawlor | Radl | Wright |

The nays were, none.
Absent or not voting, 28:

Bremmer
Burke
Caffrey
Clapsaddle
Distelhorst
Duffy
Gannon
Gillette of
Clay-Dickinson

Harrington
Houston
Jackson of Black Hawk
Keleher
Kempter
Kennedy
Lynch

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

House File 371, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of
historical, archeological, and paleontological remains disturbed or to be disturbed by highway construction, was taken up for consideration.

Gillette 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?" (H. F. 371)
The ayes were, 100:

| Anderson | Fischer of | Jackson of |  |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Clinton | Quinn |
| Baringer | Fisher of | Radl |  |
| Baker | Greene | Kluever | Rasmussen |
| Bogenrief | Foster | Korn | Redfern |
| Boot | Fullmer | Lawlor | Renda |
| Breitbach | Gallagher | Loss | Resnick |
| Brinck | Gaudineer | Madden | Rider |
| Busch | Gillette of | Mahan | Robinson |
| Busing | Clay-Dickinson | Maley | Scherle of |
| Caffrey | Gillette of | Maule | Fremont-Mills |
| Carnahan | Story | McNamara | Scott |
| Cochran | Glanton | Meacham | Sibert |
| Coffman | Gleason | Melrose | Dallas of |
| Cohen | Glenn | Millen | Smith of |
| Conway | Graham | Miller of | Linn |
| Craig | Grassley | Buena Vista | Stevenson |
| Crosier | Gregerson | Miller of | Strothman |
| Denato | Hageman | Page | Stueland |
| Den Herder | Hanson | Morgan | Tieden |
| Detje | Hausheer | Murphy | Utzig |
| Distelhorst | Holmes | Nagle | Varney |
| Doderer | Houston | Nelson | Webster |
| Dougherty | Hullinger | Oehlsen | Wengert |
| Doyle | Hutchins | O'Malley | Whisler |
| Dunton | Jackson of | Ossian | Winkelman |
| Edgington | Black Hawk | Oxley | Wolcott |
| Felger |  | Palmer | Wright |

The nays were, none.
Absent or not voting, 24:

Bremmer
Burke
Clapsaddle
Duffy
Gannon
Harrington
Keleher
Kempter

Lynch
Mayberry
Miller of
Des Moines
Mueller
Nielsen of
Emmet-Palo Alto Shannahan
Nielsen of Shelby
Patton
Reichardt
Rickert
Roe

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 relating to the control and prevention of rabies, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that House File 566 be deferred and that the bill retain its place on the calendar.

The Speaker announced that, pursuant to the motion, limiting the time of discussion of a bill, House File 566 was placed back on the regular calendar.

House File 567, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land, was taken up for consideration.

Gallagher 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?" (H. F. 567)
The ayes were, 99 :

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy
The nays were, 5 :

Baringer | Miller of |
| :---: |
| Page |

Absent or not voting, 20:
Burke
Clapsaddle
Den Herder
Doderer
Duffy
Harrington
Fisher of
Greene
Foster Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Jackson of
Kennedy
Kluever

Miller of
Page

Hutchins
Jackson of
Clinton
Keleher
Kempter
McNamara

Clay-Dickinson

Black Hawk

Mueller
Scherle of
Fremont-Mills

Miller of
Des Moines
O'Malley
Patton
Reichardt
Rickert

Radl
Rasmussen
Redfern
Renda
Resnick
Rider
Robinson
Roe
Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright

Scott

Shannahan
Smith of
O'Brien
Wilson
Mr. Speaker

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

House File 568, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil, was taken up for consideration.

Shirley 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?" (H. F. 568)
The ayes were, 84:

| Anderson | Fisher of | Lynch | Quinn |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Rasmussen |
| Baker | Gallagher | Mahan | Renda |
| Bogenrief | Gannon | Maley | Resnick |
| Boot | Gaudineer | Maule | Rider |
| Breitbach | Gillette of | Mayberry | Robinson |
| Bremmer | Clay-Dickinson | McNamara | Roe |
| Brinck | Gillette of | Meacham | Scott |
| Busing | Story | Melrose | Seibert |
| Caffrey | Glanton | Miller of | Shirley of |
| Carnahan | Glenn | Page | Dallas |
| Cochran | Graham | Morgan | Smith of |
| Cohen | Grassley | Mueller | Linn |
| Craig | Gregerson | Murphy | Stevenson |
| Crosier | Hageman | Nagle | Stueland |
| Denato | Hanson | Nielsen of | Uban |
| Detje | Hausheer | Emmet-PaloAlto Varney |  |
| Distelhorst | Holmes | Nielsen of | Webster |
| Dougherty | Houston | Shelby | Wengert |
| Doyle | Hullinger | Oehlsen | Whisler |
| Dunton | Kennedy | O'Malley | Winkelman |
| Edgington | Korn | Oxley | Wolcott |
| Felger | Lawlor | Palmer | Wright |

The nays were, 15:

| Baringer | Foster | Millen |
| :---: | :---: | :---: |
| Coffman | Gleason | Nelson |
| Fischer of | Kluever | Ossian |
| Grundy | Loss | Radl |
| Absent or not voting, 25: |  |  |
| Burke | Harrington | Miller of |
| Busch | Hutchins | Buena Vista |
| Clapsaddle | Jackson of | Miller of |
| Conway | Black Hawk | Des Moines |
| Den Herder | Jackson of | Patton |
| Doderer | Clinton | Reichardt |
| Duffy | Keleher | Rickert |
| Fullmer | Kempter |  |

Redfern
Stokes
Strothman
Tieden

Scherle of
Fremont-Mills
Shannahan
Smith of O'Brien
Utzig
Wilson
Mr. Speaker

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

Senate File 79, a bill for an act relating to railroad track motor cars operated by common carriers; and providing penalties, 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 passi" (S. F. 79)
The ayes were, 91 :

| Anderson | Fischer of | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Loss | Redfern |
| Baker | Fisher of | Lynch | Renda |
| Baringer | Greene | Madden | Resnick |
| Bogenrief | Fullmer | Mahan | Rider |
| Boot | Gallagher | Maley | Scherle of |
| Breitbach | Gannon | Maule | Fremont-Mills |
| Bremmer | Gaudineer | Mayberry | Scott |
| Brinck | Gillette of | McNamara | Seibert |
| Busing | Clay-Dickinson | Meacham | Shirley of |
| Caffrey | Gillette of | Melrose | Dallas |
| Carnahan | Story | Morgan | Smith of |
| Cochran | Glanton | Mueller | Linn |
| Coffman | Gleason | Murphy | Stevenson |
| Cohen | Glenn | Nagle | Stokes |
| Craig | Graham | Nelson | Stueland |
| Crosier | Grassley | Nielsen of | Tieden |
| Detje | Gregerson | Emmet-PaloAlto Uban |  |
| Distelhorst | Hanson | Nielsen of | Varney |
| Doderer | Hausheer | Shelby | Webster |
| Dougherty | Holmes | Oehlsen | Wengert |
| Doyle | Hullinger | O'Malley | Whisler |
| Dunton | Kennedy | Oxley | Winkelman |
| Edgington | Kluever | Quinn | Wolcott |
| Felger | Korn | Radl | Wright |

The nays were, 5 :
Foster
Millen

Miller of
Page

Absent or not voting, 28:

Burke
Busch
Clapsaddle
Conway
Denato
Den Herder
Duffy
Hageman
Harrington

Houston
Hutchins Jackson of

Black Hawk
Jackson of Clinton
Keleher
Kempter

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

## HOUSE FILE 156 WITHDRAWN

Carnahan of Wapello asked and received unanimous consent to withdraw House File 156 from further consideration by the House.

House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways, with report of committee recommending passage, was taken up for consideration.

Tieden of Clayton offered the following amendment and moved its adoption :

Amend House File 159, section one (1), line six (6) by striking the words "seven hundred" and inserting in lieu thereof the words "five hundred".

Roll call was requested by McNamara of Linn and Renda of Polk.
On the question "Shall the amendment be adopted $\%$ " (H. F. 159)
The ayes were, 37 :

| Bailey | Hanson <br> Baringer |
| :--- | :--- |
| Houston |  |
| Craig | Hullinger |
| Distelhorst | Kennedy |
| Edgington | Kluever |
| Fisher of | Lawlor |
| Greene | Madden |
| Foster | McNamara |
| Gleason | Meacham |
| Graham | Millen |
| Grassley |  |

The nays were, 57 :

| Anderson | Dougherty |
| :---: | :---: |
| Baker | Doyle |
| Bogenrief | Dunton |
| Boot | Felger |
| Breitbach | Fischer of |
| Bremmer | Grundy |
| Busing | Fullmer |
| Caffrey | Gallagher |
| Carnahan | Gannon |
| Cochran | Gaudineer |
| Coffman | Gillette of |
| Cohen | Clay-Dickinson |
| Crosier | Gillette of |
| Denato | Story |
| Detje Doderer | Glanton Glenn |

Absent or not voting, 30 :

| Brinck | Hutchins |
| :--- | :--- |
| Burke | Jackson of |
| Busch | Black Hawk |
| Clapsaddle | Jackson of |
| Conway | Clinton |
| Den Herder | Keleher |
| Duffy | Kempter |
| Hageman | Loss. |
| Harrington | Maley |


| Gregerson | Quinn |
| :--- | :--- |
| Hausheer | Radl |
| Hollmes | Renda |
| Korn | Resnick |
| Lynch | Rider |
| Mahan | Robinson |
| Maule | Seibert |
| Mayberry | Smith of |
| Meilose | Linn |
| Miller of | Stueland |
| Buena Vista | Varney |
| Morgan | Wengert |
| Nagle | Whiser |
| Nielsen of | Wolcott |
| Emmet-Palo Alto Wright |  |
| Nielsen of |  |
| Shelby |  |


| Miller of | Roe |
| :--- | :--- |
| Des Moines | Shannahan |
| OMMalley | Smith of |
| Palmer | O'Brien |
| Patton | Uban |
| Rasmussen | Utzig. |
| Reichardt | Wison |
| Rickert | Mr. Speaker |

The amendment lost.

## HOUSE FILE 159 DEFERRED

Baringer of Fayette moved that House File 159 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

## REPORTS OF COMMITTEE

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 195, a bill for an act relating to locking of voting 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.

Charles P. Miller, Chairman.
Also :
Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 1, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative 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.

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend the Cochran and Bailey amendment to House File 18, filed March 16, 1965, by striking sections one (1) and two (2) and inserting in lieu thereof the following:
"Section 1. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is hereby amended by striking all of such section after the word 'methods.' in line ninety-three (93) and inserting in lieu thereof the following:
'Upon the conclusion of the hearing the board shall determine the question of continuance or discontinuance of the contract by a roll call vote entered in the minutes of the board, and the action of the board shall be final; except that, if such teacher has completed three (3) or more contract years of service with such board and such board decides to discontinue the contract, the board shall notify the teacher of its decision in writing and such notification shall specify the grounds relied upon by the board, which grounds shall be limited to (a) insubordination, immoral character or conduct unbecoming a teacher, and (b) inefficiency, incompetency, physical or mental disability, or neglect of duty. Where such teacher has served three (3) or more contract years with such board and has received notice of discontinuance of contract in writing, the teacher shall have the right to a public hearing, with right of counsel, if the teacher files a request therefor with the president or secretary of the board within five (5) days; and if within five (5) days after receipt by the teacher
of such written information the teacher files with the president or secretary of the board a written request for a hearing, the board shall, before any notice of termination is mailed, give the teacher a written notice of the time and place of such hearing and shall hold a public hearing if the teacher appears at such time and place either alone or with representation. If the board fails to notify the teacher by April 15, the board must grant to the teacher all general increases in salary granted to those in his classification in the school system. At such hearing and at all hearings provided for by this section, the teacher shall have the right to confront all witnesses upon whose evidence the board took the action. If no witnesses so appear the board will furnish to the teacher a list of witnesses against him and, if requested by the teacher, the board shall subpoena such witnesses. At the close of the hearing, the board shall render a written decision and a copy shall be furnished to the teacher. If the board decides to terminate the contract, it shall specify the date of termination in the decision; however, the date of termination shall not be before the date the board notifies the teacher of its decision. If the teacher is dissatisfied with the decision of the board such teacher may appeal to the district court of the county of his employment. Said appeal trial shall be by trial de novo of all matters of law and fact. The appeal in such cases shall be perfected by filing with the clerk of said court within thirty (30) days after the date of the board's decision, a petition setting forth the act complained of. The rules of civil procedure governing original notice in civil matters shall apply and pleadings shall conform to the practice in other civil proceedings. If the district court, sitting without a jury, finds a dismissal to be not in accord with statutes governing dismissal of teachers, or that the facts do not substantiate said dismissal, then the teacher shall be reinstated without loss of pay or status in the position held immediately before his dismissal by the board. If the district court upholds the teacher in his position, all reasonable expenses incurred by the teacher shall be paid by the board, the court awarding same. The foregoing provisions for termination shall affect the powers of the board of directors to discharge a teacher for cause under the provisions of section two hundred seventy-nine point twenty-four (279.24) of the Code insofar as to grounds, right of counsel, and all other provisions concerning notice, right of public hearing, confrontation of witnesses, and appeal, and all other provisions contained in this section. The term "teacher" as used in this section shall include all certificated school employees, excepting superintendents.'"

> LYNCH of Warren. MADDEN of Clarke-Union.

Amend the Gaudineer, Maule, Kempter, et al., amendment to House File 157 filed March 19, 1965, by striking all after the word
"words" in lines
six (6), seven (7), eight (8), nine (9), and ten (10) thereof and by inserting in lieu thereof the following:
"that is contained wholly or the majority thereof within a county or is a county with a population in excess of thirty thousand $(30,000)$ as determined by the latest current
report of the Bureau of Census, United States Department of Commerce".

Wilson of Black Hawk. Mayberry of Webster. Gaudineer of Polk. Lynch of Warren. Maule of Monona. Robinson of Audubon-Guthrie.
Amend House File 218 by striking all of section two (2) thereof.

Stueland of Hancock.
Amend House File 278 by striking all of section two (2) thereof.

Miller of Buena Vista.
Amend House File 283 as follows:

1. By striking the words "or surgeon or osteopathic physician or surgeon" in lines six (6) and seven (7) of section one (1).
2. By striking the words "or surgeon or osteopathic physician or surgeon" in lines seventeen (17) and eighteen (18) of section three (3).

Miller of Des Moines.
Amend House File 283 as follows:

1. By adding the following subsection to section three (3):
"Health clubs, athletic clubs, or massage establishments whose procedures are not incidental to this Act."
2. By striking the words "'physical therapist', 'registered physical therapist', or" in line seven (7) of section fifteen (15).
3. By striking the letters and word "'P.T.', 'R.P.T.', or" in line nine (9) of section fifteen (15).

Miller of Des Moines.
Amend the amendment to House File 283 filed by the committee on public health on March 24, 1965, by adding in line six (6) following the word "physical" the word "therapy".

> Public Healtir Committee. Minnette F. Doderer, Chairman.

Amend House File 329 as follows:

1. By inserting after the word "possess," in line four (4) of section one (1) the word "knowingly".

By adding the following section thereto:
"Section seven hundred thirty-two point eighteen (732.18), Code 1962, is hereby further amended by striking the period (.) at the end of said section and inserting in lieu thereof the following:
'; and provided further that nothing in this section shall prohibit the transportation of fireworks for legal use in Iowa or in other states." "

Smith of O'Brien.
the words "Any person violating" and all of lines sixteen (16) and seventeen (17) and inserting in lieu thereof the following: "When liquefied petroleum gas is sold or delivered to a consumer as a liquid and by liquid measurement, the volume of liquid sold and delivered shall be corrected to a temperature of sixty (60) degrees Fahrenheit through use of an approved volume correction factor table, or through use of an approved meter with sealed automatic compensation mechanism. All sale tickets shall show the delivered gallons, the temperature at the time of delivery and the corrected gallonage, or shall state that temperature correction was automatically made.
"Any person violating any provision of this section is guilty of a misdemeanor and, upon conviction, shall be punished as provided by law."

Scott of Pottawattamie.
Amend House File 412 as follows:

1. Amend section four (4) by striking all of lines six (6), seven (7) and eight (8) and inserting in lieu thereof "A member of the Iowa development commission".
2. Amend section seven (7), line three (3), by striking the word and figure "twenty-five (25)" and inserting in lieu thereof the word and figure "thirty (30)".
3. Amend section twelve (12) by adding the following after the period in line thirteen (13): "However neither the commission nor any member of the commission, nor its staff, nor employees shall make any public statement regarding the firm or individual prior to the time of the investigation and not until fourteen (14) days after the alleged offender has been notified of the charge against him."

Brinck of Lee.
Amend House File 541 as follows:

1. By inserting in line four (4) of section fifteen (15) after the word "primary" the word "election".
2. By striking from lines four (4) and five (5) of section twenty (20) the words "but such convention shall be held not" and inserting in lieu thereof the words "either preceding or following the primary election but such convention shall be held no".
3. By inserting in line four (4) of section twenty-nine (29) after the word "held" the words "either preceding or following the primary election but".

Rasmussen of Polk.
Amend House File 566, section one (1), by striking in both line forty (40) and line forty-five (45) the word and figure "three (3)" and inserting in lieu thereof in both instances the word and figure "ten (10)".

Doyle of Woodbury.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, March 29, 1965.

## JOURNAL OF THE HOUSE

Hald of the House of Representatives, Des Molnes, Iowa, Monday, March 29, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Eugene Williams, pastor of the Antioch Baptist Church, Waterloo, Iowa.

The Journal of Friday, March 26, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Loss of Kossuth on request of Maule of Monona; Coffman of Iowa on request of Wengert of Woodbury; Renda of Polk on request of Mahan of Johnson.

## PETITIONS

The following petitions were presented and placed on file:
By Anderson of Ringgold-Taylor, from thirty-four residents of Mahaska County opposing Senate File 19, relating to limiting motor boats to one and one-half horse power.

By Breitbach of Dubuque, from one hundred seventy-one residents of Dubuque County opposing the two percent sales tax on barbers' services.

By Fullmer of Jasper, from fifty-seven residents of Jasper County opposing public bus transportation for parochial schools.

By Cohen and Jackson of Black Hawk, from fifteen residents of Black Hawk County favoring major tax increases to support the educational program in Iowa.

By Rasmussen of Polk, from ninety-seven residents of Polk County favoring the licensing of physical therapists.

By Cohen and Jackson of Black Hawk, from eleven residents of Black Hawk County opposing Senate File 282, relating to the licensing and regulating of milk dealers.

By Busing of Hamilton, from three hundred twenty-nine residents of Hamilton County favoring bus transportation for parochial school children.

By Jackson of Clinton, from twenty-seven residents of Clinton County favoring the call letters being on the license plates of citizens band operators.

By Duffy of Dubuque, from sixty-nine residents of Dubuque County opposing a two percent sales tax on barbers' services.

By Cohen of Black Hawk, from six residents of Black Hawk County favoring the licensing of physical therapists.

By Detje of Tama, from forty-three residents of Tama County opposing the termination of contracts with school teachers.

By Cohen of Black Hawk, from three hundred forty-four residents of Black Hawk County protesting the exclusion of the phrase "and housing" from the title of House File 263.

By Cohen of Black Hawk, from seventeen residents of Black Hawk County requesting reconsideration of House File 96.

## PRESENTATION OF VISITORS

Patton of Delaware presented to the House twenty-one Girl Scouts of Troop 121, Manchester, their leaders, Jill Tracey and Lois Thomas, and chaperones, Mrs. Harris and Mrs. Goffney.

Anderson of Ringgold-Taylor presented to the House sixteen students from the Mount Ayr and Grand Valley School.

Shirley of Dallas presented to the House twenty seventh and eighth grade students from the De Soto School and their teacher, Bill Mullins.

Madden of Clarke-Union presented to the House fifty 4-H boys and girls from Union County and their leaders.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Conrad Ossian "Birthday Congratulations on March 27."

## NONCONTROVERSIAL CALENDAR PROCEDURE

Cochran of Webster offered the following motion and moved its adoption:

At the end of five minutes of debate the Chief Clerk shall so notify the House and at this point the sponsor shall have the choice of calling up the bill for passage or allowing it to go back to the regular calendar.

The motion prevailed.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 195 and House Joint Resolution 1, under Rule 35.

## INTRODUCTION OF BILLS

House File 605, by committee on commerce, a bill for an act relating to the regulation of rates and services of public utilities.

Read first time and placed on the calendar.
House File 606, by transportation committee, a bill for an act to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact.

Read first time and placed on the calendar.
House File 607, by transportation committee, a bill for an act to enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact.

Read first time and placed on the calendar.

## MESSAGES FROM THE SENATE

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

House File 350, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District.

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

Senate File 242, a bill for an act relating to the purchase of motor vehicle transit plates.

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

Senate Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Congressional districts and repealing the provisions relating to state senatorial and representative districts.

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

Senate Joint Resolution 24, proposing an 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 the establishment of Congressional districts.

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

Senate Concurrent Resolution 18, regarding the protection of the civil
liberties of an individual questioned during proceedings of a Senate or House investigating committee.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 18 By Denman

Whereas, the House and the Senate, from time to time in their respective wisdom, vote to establish investigating committees for purposes involving future legislation, and

Whereas, in conducting such investigations certain citizens of the State of Iowa are called before official proceedings of said investigating committees, and

Whereas, said proceedings take on the aspect of judicial boards.
Therefore, Be It Resolved by the Senate and the House Concurring: That in any proceedings where an individual is called in to be questioned, said proceedings must be recorded by an official court reporter and the individual questioned be furnished an attorney of his choice upon his request.
Be It Resolved Further that the civil liberties of the individual involved be protected in the same manner as they are protected in a court of law.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 21

Smith of O'Brien asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 21 and moved its adoption :

## HOUSE CONCURRENT RESOLUTION 21

## By Smith of O'Brien

Whereas, the Iowa legislature feeling a justifiable pride in the outstanding performance of the Iowa State University wrestling team in winning the National Collegiate Athletic Association wrestling tournament at Laramie, Wyoming, this past week, and

Whereas, the Iowa legislature wishes to share in the University's pride and happiness for this great team; therefore,

Be It Resolved by the House, the Senate Conourring, that the Iowa legislature, in regular session, March 29, 1965, on behalf of all Iowans, does hereby congratulate Coach Harold Nichols and this great Iowa State University wrestling team for having brought such great honor to themselves, the Iowa State University, and the State of Iowa with their tremendous individual and team effort in winning this coveted national award of the National Collegiate Athletic Association wrestling tournament.
Be It Further Resolved, that a copy of this resolution be forwarded to President James Hilton of the Iowa State University, Coach Harold Nichols and the team.

Motion prevailed and the resolution was adopted.
CONSIDERATION OF BILLS

## NONCONTROVERSIAL CALENDAR

House File 289, a bill for an act relating to drivers of emergency vehicles, with report of committee recommending passage, was taken up for consideration.

Nagle 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?" (H. F. 289)
The ayes were, 100:

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Busch
Caffrey
Carnahan
Clapsaddle
Cohen
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon

Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of
Clinton
Kempter
Kennedy
Kluever
Lawlor
Mahan
Maley
Maule
McNamara
Melrose

The nays were, none.
Absent or not voting, 24 :

Bailey
Bremmer
Brinck
Burke
Busing
Cochran
Coffman

Conway
Denato
Fischer of Grundy
Gleason
Hausheer

| Jackson of | Mayberry |
| :--- | :--- |
| Black Hawk | Meacham <br> Keleher |
| Oehlsen |  |
| Korn | Renda |
| Loss | Whisler |
| Lynch | Wilson |
| Madden |  |

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

Jackson of Black Hawk asked and received unanimous consent for the immediate consideration of House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, the Consolidated School District of Orange Township, in the County of Black Hawk, State of Iowa, and the School Township of East Waterloo, in the County of

Black Hawk, State of Iowa, providing for the merger of substantial portions of the Consolidated School District of Orange Township and the School Township of East Waterloo into the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, and declaring the enlarged boundaries of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, to be legally established, with report of committee recommending passage.

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

Amend House File 518 by striking all of section two (2).
The amendment was adopted.
Jackson 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?" (H. F. 518)
The ayes were, 112:

| Anderson | Gannon | McNamara | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Meacham | Rider |
| Baker | Gillette of | Melrose | Robinson |
| Baringer | Clay-Dickinson | Millen | Roe |
| Bogenrief | Glanton | Miller of | Scherle of |
| Boot | Gleason | Buena Vista | Fremont-Mills |
| Breitbach | Glenn | Miller of | Scott |
| Bremmer | Graham | Des Moines | Seibert |
| Busch | Grassley | Miller of | Shannahan |
| Caffrey | Gregerson | Page | Shirley of |
| Carnahan | Hageman | Morgan | Dallas |
| Clapsaddle | Hanson | Mueller | Smith of |
| Cochran | Harrington | Murphy | Linn |
| Cohen | Hausheer | Nagle | Smith of |
| Craig | Holmes | Nelson | O'Brien |
| Crosier | Houston | Nielsen of | Stevenson |
| Denato | Hullinger | Emmet-PaloAlto Stokes |  |
| Den Herder | Hutchins | Vielsen of | Strothman |
| Detje | Jackson of | Shelby | Stueland |
| Distelhorst | Black Hawk | Oehlsen | Tieden |
| Doderer | Jackson of | O'Malley | Uban |
| Dougherty | Clinton | Ossian | Utzig |
| Doyle | Kempter | Oxley | Varney |
| Duffy | Kennedy | Palmer | Webster |
| Dunton | Kluever | Patton | Wengert |
| Edgington | Lawlor | Quinn | Whisler |
| Felger | Lynch | Radl | Wilson |
| Fisher of | Mahan | Rasmussen | Winkelman |
| Greene | Maley | Redfern | Wolitt |
| Foster | Maule | Reichardt | Wright |
| Fullmer | Mayberry | Resnick | Mr. Speaker |
| Gallagher |  |  |  |

Gallagher
The nays were, none.

Absent or not voting, 12:

Brinck
Burke
Busing Coffman

Conway
Fischer of Grundy

Gillette of
Story
Keleher
Korn

Loss
Madden
Renda

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

House File 223, a bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other Code sections, with report of committee recommending passage, was taken up for consideration.

Robinson of Audubon-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?" (H. F. 223)
The ayes were, 107:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Craig
Crosier
Denato
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Clinton
Kempter
Kennedy
Kluever
Korn
Lawlor
Lynch
Mahan
Maley

Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of

Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Radl
Rasmussen
Redfern
Resnick
Rickert

Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of 0'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 2:
Distelhorst Miller of Des Moines
Absent or not voting, 15:

| Burke | Coffman | Conway | Fischer of <br> Gusing |
| :--- | :--- | :--- | :--- |
| Cohen |  |  |  |


| Houston <br> Jackson of <br> Black Hawk | Keleher <br> Loss <br> Madden | Quinn <br> Reichardt | Renda <br> Wilson |
| :--- | :--- | :--- | :--- |

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

House File 265, a bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements, with report of committee recommending passage, was taken up for consideration.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment filed March 25, 1965.

Baringer of Fayette offered the following amendment and moved its adoption:

Amend House File 265 by striking in line fourteen (14) the words, "shall not" and by inserting in lieu thereof the words, "each annual allocation shall".

The amendment was adopted.
Rasmussen 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?" (H. F. 265)
The ayes were, 109 :

| Anderson Bailey | Fisher of Greene | Jackson of Clinton | Nielsen of |
| :---: | :---: | :---: | :---: |
| Baker | Foster | Kempter | Nielsen of |
| Baringer | Fullmer | Kluever | Shelby |
| Bogenrief | Gallagher | Korn | Oehlsen |
| Boot | Gannon | Lawlor | O'Malley |
| Breitbach | Gaudineer | Lynch | Ossian |
| Bremmer | Gillette of | Mahan | Oxley |
| Brinck | Clay-Dickinson | Maley | Palmer |
| Busch | Gillette of | Maule | Patton |
| Caffrey | Story | Mayberry | Quinn |
| Carnahan | Glanton | McNamara | Radl |
| Clapsaddle | Gleason | Meacham | Rasmussen |
| Cochran | Glenn | Melrose | Redfern |
| Craig | Graham | Millen | Reichardt |
| Crosier | Grassley | Miller of | Resnick |
| Denato | Gregerson | Buena Vista | Rickert |
| Detje | Hageman | Miller of | Rider |
| Distelhorst | Hanson | Des Moines | Robinson |
| Doderer | Harrington | Miller of | Roe |
| Dougherty | Hausheer | Page | Scherle of |
| Doyle | Holmes | Morgan | Fremont-Mills |
| Duffy | Houston | Mueller | Scott |
| Dunton | Hullinger | Murphy | Seibert |
| Edgington | Hutchins | Nagle | Shannahan |
| Felger |  | Nelson |  |


| Shirley of | Stevenson | Uban | Winkelm |
| :---: | :---: | :---: | :---: |
| Dallas | Stokes | Utzig | Wolcott |
| Smith of | Strothman | Varney | Wright |
| Linn | Stueland | Wengert | Mr. Spea |
| Smith of O'Brien | Tieden | Whisler | - |
| The nays were, none. |  |  |  |
| Absent or not voting, 15: |  |  |  |
| Burke | Den Herder | Keleher | Renda |
| Busing | Fischer of | Kennedy | Webster |
| Coffman | Grundy | Loss | Wilson |
| Cohen | Jackson of | Madden |  |
| Conway | Black Haw |  |  |

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

House File 571, a bill for an act to enable the Iowa employment security commission to participate in the Manpower Development and Training Act of 1962, as amended, was taken up for consideration.

Denato 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?" (H. F. 571)
The ayes were, 111:

| Anderson | Gallagher | Lawlor | Palmer |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Lynch | Patton |
| Baker | Gaudineer | Madden | Quinn |
| Baringer | Gillette of | Mahan | Radl |
| Bogenrief | Clay-Dickinson | Maley | Rasmussen |
| Boot | Gillette of | Maule | Redfern |
| Breitbach | Story | Mayberry | Reichardt |
| Bremmer | Glanton | McNamara | Resnick |
| Brinck | Gleason | Meacham | Rickert |
| Busch | Glenn | Melrose | Rider |
| Caffrey | Graham | Millen | Robinson |
| Carnahan | Grassley | Miller of | Roe |
| Clapsaddle | Gregerson | Buena Vista | Scherle of |
| Cochran | Hageman | Miller of | Fremont-Mills |
| Cohen | Hanson | Des Moines | Scott |
| Craig | Harrington | Miller of | Seibert |
| Crosier | Hausheer | Page | Shannahan |
| Denato | Holmes | Morgan | Shirley of |
| Detje | Houston | Murphy | Dallas |
| Distelhorst | Hullinger | Nagle | Smith of |
| Doderer | Hutchins | Nelson | Linn |
| Dougherty | Jackson of | Nielsen of | Smith of |
| Doyle | Black Hawk | Emmet-PaloAlto O'Brien |  |
| Duffy | Jackson of | Nielsen of | Stevenson |
| Dunton | Clinton | Shelby | Stokes |
| Felger | Kempter | Oehlsen | Strothman |
| Fisher of | Kennedy | O'Malley | Stueland |
| Greene | Kluever | Ossian | Tieden |
| Foster | Korn | Oxley | Uban |

Wengert
Whisler

Winkelman Wolcott

Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 13:

| Burke | Den Herder | Fullmer | Mueller |
| :--- | :--- | :--- | :--- |
| Busing | Edgington | Keleher | Renda |
| Coffman | Fischer of | Loss | Wilson |
| Conway | Grundy |  |  |

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 authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes, was taken up for consideration.

Baker 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?" (H. F. 575)
The ayes were, 108:

Anderson
Bailey
Baker
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Craig
Crosier
Detje
Distedhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster Fullmer Gallagher Gannon Gaudineer

Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Kempter
Kennedy
Kluever
Korn
Lawlor
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Dles Moines
Miler of
Mage
Morgan
Mueller
Murphy
Nagle
Nelson
Nillsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Redfern
Reichardt
Resnick

Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 2 :
Baringer Grassley
Absent or not voting, 14:

| Bogenrief | Denato | Keleher | Rasmussen |
| :--- | :--- | :--- | :--- |
| Burke | Den Herder | Loss | Renda |
| Busing | Fischer of | Nielsen of | Wilson |
| Coffman | Grundy | Emmet-Palo Alto |  |

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

## HOUSE FILE 421 DEFERRED

House File 421, a bill for an act to amend section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act, with report of committee recommending passage, was taken up for consideration.

Hausheer of Story moved that House File 421 be deferred and that the bill retain its place on the calendar.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 157, a bill for an act relating to establishing time for the State of Iowa, was taken up for consideration.

Scott of Pottawattamie offered the following amendment, filed by Scott, Bremmer, Radl and Gregerson :

Amend Senate File 157, section 1, by adding at the end thereof the following:
"Also nothing contained herein shall prohibit cities and towns bordering on states which do not authorize daylight saving time from establishing times in accordance with the adjoining state but the daylight saving time provisions shall apply therein insofar as those matters in section two (2) hereof are concerned."

Scott of Pottawattamie offered the following amendment to his amendment:

Amend the Scott, Bremmer, et al., amendment to Senate File 157, filed February 26, 1965, by striking in line four (4) the words "cities and towns" and inserting in lieu thereof the word "counties"; also by inserting in line four (4) after the word "which" the words "do or".

Scherle of Fremont-Mills offered the following amendment:
Amend Senate File 157 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The standard time in this state shall mean the astronomical time of the degree of longitude governing the zone in which the state is
situated, the standard official time which is described as United States standard central time for second zone established by the original Act of Congress, enacted March 19, 1918, and as provided by Title fifteen (15) U. S. C.

Sec. 2. In all laws, statutes, orders, decrees, and rules and regulations relating to the time of performance of any act by any officer or department of the State of Iowa, or of any county, city, town, village, or political subdivision thereof, or relating to the time in which any rights shall accrue or determine, or within which any act shall or shall not be performed by any person subject to the jurisdiction of the state, all time shall be such central standard time. Also in all the public schools and institutions of this state or of any county, city, town, village, or political subdivision thereof and in all contracts or choses in action made or to be performed in this state, it shall be understood and intended that the time shall be as provided by this Act.

The Speaker ruled the amendment not germane.
Scherle of Fremont-Mills offered the following amendment:
Amend Senate File 157 by striking all after the enacting clause, section one (1), "daylight saving time shall be prohibited in the State of Iowa."

The Speaker ruled the amendment not germane.
McNamara of Linn moved that Senate File 157 be laid on the table.
Roll call was requested by McNamara of Linn and Gannon of Jasper.

On the question "Shall Senate File 157 be laid on the table?"
The ayes were, 50 :

| Anderson | Graham | Millen | Scherle of |
| :---: | :---: | :---: | :---: |
| Bailey | Gregerson | Miller of | Fremont-Mills |
| Baringer | Harrington | Page | Scott |
| Bogenrief | Houston | Nagle | Seibert |
| Bremmer | Hullinger | Nelson | Shannahan |
| Carnahan | Jackson of | Nielsen of | Smith of |
| Cochran | Clinton | Shelby | O'Brien |
| Dougherty | Kennedy | Ossian | Stokes |
| Felger | Kluever | Patton | Strothman |
| Fischer of | Lawlor | Quinn | Tieden |
| Grundy | Madden | Radl | Webster |
| Foster | Maley | Reichardt | Whisler |
| Fullmer | Maule | Resnick. | Winkelman |
| Gillette of Clay-Dickinson | McNamara | Rider | Wright |
| The nays were, |  |  |  |
| Baker | Conway | Edgington | Gleason |
| Boot | Craig | Fisher of | Glenn |
| Breitbach | Crosier | Greene | Grassley |
| Brinck | Denato | Gallagher | Hanson |
| Busch | Detje | Gannon | Hausheer |
| Busing | Distelhorst. | Gaudineer | Holmes |
| Caffrey | Doderer | Gillette of | Hutchins |
| Clapsaddle Cohen | Duffy Dunton | Story | Jackson of Black Hawk |


| Keleher | Miller of | Oxley | Smith of |
| :--- | :--- | :--- | :--- |
| Kempter | Des Moines | Palmer | Linn |
| Korn | Morgan | Rasmussen | Stevenson |
| Lynch | Mueller | Redfern | Stueland |
| Mahan | Murphy | Rickert | Uban |
| Mayberry | Nielsen of | Robinson | Utzig |
| Meacham | Emmet-Palo Alto Roe | Wengert |  |
| Melrose | Oehlsen | Shirley of | Wilson |
| Miller of | O'Malley | Dallas | Wolcott |
| Buena Vista |  |  |  |
| Absent or not voting, 9: |  |  |  |
| Burke | Doyle | Loss | Varney |
| Coffman | Hageman | Renda | Mr. Speaker |
| Den Herder |  |  |  |

The motion lost.
Scherle of Fremont-Mills moved that Senate File 157 be indefinitely postponed.

The Speaker ruled the motion out of order.
Lawlor of Scott moved that Senate File 157 be rereferred to committee.

Roll call was requested by Bremmer of Pottawattamie and Busing of Hamilton.

Rule 69 was invoked.
On the question "Shall Senate File 157 be rereferred ?"

The ayes were, 45:

| Anderson | Harrington <br> Bailey |
| :--- | :--- |
| Bremmer | Hullonger |
| Caffrey | Jackson of |
| Carnahan | Clinton |
| Cochran | Lawlor |
| Den Herder | Lynch |
| Dougherty | Madden |
| Felger | Maley |
| Gillette of | Maule |
| Clay-Dickinson | McNamara |
| Graham | Miller of |
| Gregerson | Page |

The nays were, 71:

| Baker | Craig |
| :--- | :--- |
| Baringer | Crosier |
| Bogenrief | Denato |
| Boot | Detje |
| Breitbach | Distelhorst |
| Brinck | Doderer |
| Busch | Duffy |
| Busing | Dunton |
| Clapsaddle | Fischer of |
| Cohen | Grundy |
| Conway |  |


| Mueller | Scherle of |
| :--- | :--- |
| Nagle | Fremont-Mills |
| Nelson | Scott |
| Nielsen of | Seibert |
| Emmet-Palo Alto | Shannahan |
| Nielsen of | Smith of |
| Shelby | O'Brien |
| Ossian | Stokes |
| Oxley | Tieden |
| Patton | Webster |
| Reichardt | Whisler |
| Resnick | Winkelman |
| Rider | Wright |

Fischer of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton Gleason

Glenn
Grassley Hanson
Hausheer
Holmes
Hutchins Jackson of Black Hawk
Keleher
Kempter Kennedy

| Kluever | Miller of | Rasmussen | Stevenson <br> Korn |
| :--- | :--- | :--- | :--- |
| Des Moines | Redfern | Strothman |  |
| Mahan | Morgan | Rickert | Stueland |
| Mayberry | Murphy | Robinson | Uban |
| Meacham | Oehlsen | Roe | Utzig |
| Melrose | O'Malley | Shirley of | Wengert |
| Millen | Palmer | Dallas | Wilson |
| Miller of | Quinn | Smith of | Wolcott |
| Buena Vista Radl | Linn | Mr. Speaker |  |
| Absent or not voting, 8: |  |  |  |
| Burke  <br> Coffman Doyle <br> Edgington Hageman | Renda |  |  |

The motion lost.
Scherle of Fremont-Mills moved that Senate File 157 be rereferred to committee.
(Business 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 calendar:
H.F. 254 To regulate the payment of wages due employees from corporations doing business in this state. By Caffrey, Seibert, Glanton, et al.
H. F. 356 Committee Bill-Relating to farm produce. By agriculture committee.
H. F. 561 Committee Bill-Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. By judiciary committee.
H. F. 140 Relating to employment safety and providing for an employment safety commission. By Glenn, Rasmussen, Wright, et al.
H. F. 188 To authorize joint exercise of governmental powers by public agencies. By Meacham, Baringer, Boot, et al. (Companion to S. F. 97)
S. F. 146 Relating to the maximum loan limits of small loan companies. By Reppert, Hagedorn, Briles. (Companion to H. F. 384)

AL Meacham, Chairman, Steering Committee.

## REPORT OF THE 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. 284 To provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. By Denato.
H. F. 203 Relating to the effect of a transfer of persons from the Iowa training schools to the men's or women's reformatory. By Fisher of Greene, Oehlsen, Winkelman, et al.

| H. F. 218 | Relating to an extension of time for fili Korean veterans' bonus. By Stueland. |
| :---: | :---: |
| H. F. 565 | Committee Bill-Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. By judiciary committee. |
| S. F. | Relating to low-rent housing. By Denman, O'Malley and Reppert. (Companion to H. F. 324) |
| H. F. 425 | To amend section ten of the Liquor Control Act, relating to interior access to residential or sleeping quarters. By Tieden, Oehlsen and Fisher of Greene. |
| H. F. 551 | Relating to service of process on persons who commit a tort and leave the state before personal service can be completed. By Gaudineer. |
| H. F. 215 | Relating to size, weight and load of vehicles moved on a highway. By Miller of Page, Baringer, Scherle of Fremont-Mills, et al. |
| S. F. 76 | Relating to drag racing on Iowa's streets and highways. By Kruck, Tabor, Dodds, et al. (Companion to H. F. 151) |
| H. F. 581 | Committee Bill-Relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production. By agriculture committee. (Companion to S. F. 388) |
| H. F. 583 | Committee Bill-To prohibit parking on any portion of the national system of interstate and defense highways. By transportation committee. |
| H. F. 586 | Committee Bill-Relating to permit for administering hogcholera virus. By agriculture committee. |
| H. F. 587 | Committee Bill-Exempting certain employees from participation in the Iowa public employees retirement system. By governmental subdivision committee. |
| H. F. 351 | Eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions. By Smith of O'Brien and Loss. (Companion to S. F. 326) |
| H. F. 423 | Relating to desecration of Decoration Day. By Miller of Des Moines and Distelhorst. |
| H. F. | Relating to mobile homes. By Gillette of Story. |
| H. F. 591 | Committee Bill-Relating to gasoline receptacles. By agriculture committee. |
| F. 39 | Relating to reports by special fuel dealers or users to the state treasurer's office. By O'Malley. |
| H. F. 419 | Relating to taxes in support of the Iowa public employees' retirement system. By Jackson of Black Hawk. |
| H. F. 438 | To permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property, within the corporate limits of any city or town and to own land not to exceed 640 acres outside of the corporate limits. By Anderson, Conway, Fisher of Greene, et al. (Companion to S. F. 415) |

H. F. 523 Relating to judges and prosecuting attorneys furnishing certain information to the board of control. By Smith of O'Brien. (Companion to S. F. 483)
H. F. 550 Concerning retirement benefits for public employees reaching the age of 72 years. By Mahan and Kluever.
H. F. 593 Committee Bill-Relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage areas. By commerce committee.
S. F. 49 Relating to various amendments to the probate code and old age assistance and medical assistance for the aged. By O'Malley, Shaff, Schroeder, et al.
S. F. 116 Committee Bill-Relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom. By judiciary committee.
H. F. 462 To include use and reuse of containers that have held combustibles under regulative powers of the state fire marshal. By Radl.
H. F. 595 Committee Bill-Relating to the abolition of the death penalty in Iowa. By judiciary committee.
al Meacham, Chairman, Steering Committee.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on March 26, 1965, he approved the following bills: Senate Files 35, 38, 126, 134, 135, 322 and Senate Joint Resolution 15.

## MESSAGE 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, congratulating Coach Harold Nichols and the great Iowa State University wrestling team.

Robert G. Moore, Secretary.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 293, a bill for an act to limit the civil liability to persons riding in aircraft without payment for the ride or transportation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Ketth H. Dunton, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File 311, a bill for an act to amend section two hundred sixty-two point nine (262.9), Code 1962, to authorize the State Board of Regents to lease property and facilities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.
Also:
Mr. Speaker: Your committee on education to whom was referred House File 326, a bill for an act relating to the publication of the proceedings 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 be amended as follows, and when so amended the bill do pass:

Amend House File 326 as follows:

1. Amend section 1, line 4, by striking the word "including" and inserting in lieu of the word "itemizing".

Further amend section 1, line 4, bv striking the word "total". Bruce E. MaHan, Chairman.
Also:
Mr. Speaker: Your committee on education to whom was referred Senate File 36, a bill for an act authorizing school districts to pay for group health care coverage and group life insurance 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 do pass.

Bruce E. Mahan, Chairman.
Also:
Mr. Speaker: Your committee on education to whom was referred Senate File 41, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, relating to attendance fee for summer school programs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.

## AMENDMENTS FILED

Amend the amendment to House File 52, filed by Detje on February 10, 1965, by striking everything after the word "regrooved" in line nine (9) and all of line ten (10).

Houston of Crawford.
Amend House File 279 as follows:

1. By inserting in line twenty-nine (29) of section nine
(9) immediately following the word "contamination" the words
"when such wells and sources of water affect or threaten to affect the public health".
2. By striking all of section twenty-five (25).
3. By striking from line three (3) of section twenty-six
(26) the word "sections" and inserting in lieu thereof the Minnette F. Doderer, Chairman.

Amend House File 300 as follows:
2 1. By striking in line five (5) the word, "said" and by inserting in lieu thereof the words, "the county's".
2. By adding at the end of line eleven (11) thereof the following:
"If a city or town elects to come under the provisions of this Act, a county shall not increase its license fees as provided in section three hundred fifty-one point six (351.6) of the Code.". Wengert of Woodbury. Gaudineer of Polk.

Amend House File 358, section one (1), subsection four (4), line thirty-three (33), by inserting after the word "Warehouses," the word "churches,".

Graham of Ida-Sac.
Amend House File 411 by striking from line five (5) of Section one (1) the figure "(2)" and inserting in lieu thereof the words and figures "and one-half ( $21 / 2$ )".

Glenn of Wapello.
Amend House File 411 by adding the following new section:
"Provided that after the expiration of a period of twelve months following the last contractual installment date the interest on any balance still unpaid shall not exceed eight percent per year."

Glenn of Wapello.
Amend Senate File 190 by adding at the end thereof a new section as follows:

Sec. 3. Section two hundred seventy-eight point two (278.2), Code 1962, is amended by adding the following: "Where new territory is added to a school district under the provisions of chapter two hundred seventy-five (275) of the Code as amended and the assessed valuation of the area thus added does not exceed twenty percent of the total assessed valuation of the combined districts, no new election shall be necessary in the combined districts to impose on the original district and on the territory thus added any obligation previously authorized by the voters of the original school district."

BUSCH of Bremer.
On motion by Wengert of Woodbury, the House adjourned until 9:00 a.m., Tuesday, March 30, 1965.

## JOURNAL OF THE HOUSE

## Hall of the House of Representatives, Des Moines, Iowa, Tuesday, March 30, 1965.

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

Prayer was offered by the Reverend F. C. Bahning, pastor of the St. Joseph's Church, Bellevue, Iowa.

The Journal of Monday, March 29, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Wengert of Woodbury; Fischer of Grundy on request of Robinson of Audubon-Guthrie.

## PRESENTATION OF IOWA JUNIOR MISS

Graham of Ida-Sac rose on a point of personal privilege and presented Miss Kristine Sahl, Iowa Junior Miss of 1965. Miss Sahl, a senior in the Ida Grove Community School, represented Iowa in the American Junior Miss Pageant at Mobile, Alabama. Miss Sahl addressed the House briefly, extolling the virtues of Iowa.

## PRESENTATION OF VISITORS

Seibert of Madison presented to the House one hundred fifty students from Interstate 35 Community School and their teachers, Darrell M. Jensen and Frank Munch.

Graham of Ida-Sac presented to the House thirty government class students from the Ida Grove Community School and their teacher, Clara M. Bekman.

Craig of Marshall presented to the House two students from the Marshalltown Community School District, his son and daughter, Steven and Cathy Craig.

Bailey of Wright presented to the House twenty-six senior government class students from Boone Valley School in Renwick and their teacher, C. M. Gillespie.

Jackson of Clinton presented to the House forty 4-H girls and boys from Clinton County and their leaders, Jimmy Miller and Helen Whittington.

Winkelman of Calhoun presented to the House forty ninth grade students from Cedar Valley School, their teachers, Richard Cahalan and Lee Campbell, accompanied by Mrs. Campbell.

Hutchins of Benton presented to the House one hundred juniors from Washington High School in Vinton and their teacher, Floyd Winter.

Pickert of Louisa-Muscatine presented to the House one hundred eighty-seven students from Muscatine High School and their teachers, Archie Martin, Homer Wise and Donald Ager.

## PETITIONS

The following petitions were presented and placed on file:
By Rasmussen of Polk, from sixty-six residents of Polk County favoring the licensing of physical therapists.

By Nielsen of Shelby, from nineteen residents of Shelby County opposing motors on lakes of less than one hundred acres.

The following opposing Senate File 282, relating to the licensing and regulating of milk dealers:

By Gallagher of Black Hawk, from twelve residents of Black Hawk County.
By Wilson of Black Hawk, from one hundred twelve residents of Black Hawk Cunty.
By Wilson of Black Hawk, from seven residents of Black Hawk County opposing the licensing of physical therapists.

By Detje of Tama, from forty-three residents of Tama County favoring the reorganization of school districts.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 293, 311, 326, Senate Files 36 and 41, under Rule 35.

## ANNOUNCEMENT BY THE SPEAKER

The Departmental Rules for the past biennium were received from the Secretary of State as provided by law and were referred to the appropriate committees of the House on March 24, 1965.

## MESSAGES FROM 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 153, a bill for an act relating to powers of electors to vote a school house tax.

Also: 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 to restrict the use of firearms near buildings while hunting.

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 employment safety and providing for an employment safety commission.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILL

House File 608, by commerce committee, a bill for an act to amend section five hundred nine point one (509.1), Code 1962, relating to groups eligible to purchase group life, accident and health insurance.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 242, a bill for an act relating to the purchase of motor vehicle transit plates.

Read first time and referred to committee on transportation.
Senate Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts.

Read first time and referred to committee on governmental affairs.
Senate Joint Resolution 24, a joint resolution proposing an 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 the establishment of congressional districts.

Read first time and referred to committee on governmental affairs.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 157, a bill for an act relating to establishing time for the State of Iowa.

Scott of Pottawattamie offered the following amendment, filed by Scott, Bremmer, Radl and Gregerson :
Amend Senate File 157, section 1, by adding at the end thereof the following:
"Also nothing contained herein shall prohibit cities and towns bordering on states which do not authorize daylight saving time from establishing times in accordance with the adjoining state but the daylight saving time provisions shall apply therein insofar as those matters in section two (2) hereof are concerned."

Scott of Pottawattamie offered the following amendment to his amendment:

Amend the Scott, Bremmer, et al., amendment to Senate File 157, filed February 26, 1965, by striking in line four (4) the words "cities and towns" and inserting in lieu thereof the word "counties"; also by inserting in line four (4) after the word "which" the words "do or".

Cochran of Webster moved that Senate File 157 be deferred and that the bill retain its place on the calendar.

The motion lost.
Scott of Pottawattamie moved the adoption of his amendment to the amendment filed by Scott, Bremmer, Radl and Gregerson.

Roll call was requested by Utzig of Dubuque and Conway of Louisa-Muscatine.

On the question "Shall the amendment to the amendment be adopted?" (S. F. 157)

The ayes were, 36:

| Anderson | Gillette of | Madden | Scherle of |
| :---: | :---: | :---: | :---: |
| Baringer | Clay-Dickinson | Maule | Fremont-Mills |
| Bremmer | Gleason | McNamara | Scott |
| Brinck | Hullinger | Nagle | Seibert |
| Cochran | Jackson of | Oehlsen | Smith of |
| Doyle | Clinton | Ossian | Linn |
| Duffy | Keleher | Quinn | Stokes |
| Felger | Kennedy | Radl | Webster |
| Foster | Lawlor | Redfern | Whisler |
| Gannon | Loss | Resnick | Wright |
| The nays |  |  |  |
| Bailey | Fisher of | Maley | Rasmussen |
| Baker | Greene | Mayberry | Rickert |
| Bogenrief | Gillette of | Meacham | Rider |
| Boot | Story | Melrose | Robinson |
| Breitbach | Glanton | Millen | Roe |
| Busch | Glenn | Miller of | Shannahan |
| Caffrey | Graham | Buena Vista | Smith of |
| Carnahan | Hageman | Miller of | O'Brien |
| Clapsaddle | Hanson | Des Moines | Stevenson |
| Cohen | Harrington | Miller of | Strothman |
| Conway | Hausheer | Page | Stueland |
| Craig | Holmes | Morgan | Tieden |
| Crosier | Houston | Nelson | Utzig |
| Den Herder | Hutchins | Nielsen of | Varney |
| Detje | Kempter | Emmet-Palo | Wengert |
| Distelhorst | Kluever | Nielsen of | Wilson |
| Dougherty | Korn | Shelby | Wolcott |
| Dunton | Lynch | Oxley | Mr. Speaker |
| Edgington | Mahan | Patton |  |

Absent or not voting, 21:
Burke Fullmer

Busing Coffman
Denato Doderer Fischer of

Grundy

Fullmer Gallagher Gaudineer Grassley Gregerson Jackson of Black Hawk

Mueller Renda
Murphy
O'Malley
Palmer
Reichardt

Shirley of
Dallas
Uban
Winkelman

The amendment to the amendment lost.
Scott of Pottawattamie moved the adoption of the Scott, Bremmer, et al., amendment.

The amendment lost.
Jackson of Clinton asked and received unanimous consent to withdraw his amendment.

Brinck of Lee offered the following amendment, filed by Brinck and Redfern, and moved its adoption:

Amend Senate File 157 as follows:
Amend section one (1), line five (5), by striking the words "day following Labor Day" and inserting in lieu thereof the words "the last Sunday in September".

The amendment lost.
Shirley of Dallas offered the following amendment and moved its adoption:

1. Amend Senate Fle 157 as amended by the Senate, by striking from line four (4), section one (1), the words "the last Sunday in April" and inserting in lieu thereof the words "Memorial Day".

Roll call was requested by Gannon of Jasper and Utzig of Dubuque.
On the question "Shall the Shirley amendment be adopted?" (S. F. 157)

The ayes were, 90 :

| Anderson | Doyle | Grassley | Maley |
| :--- | :--- | :--- | :--- |
| Bailey | Dunton | Gregerson | Maule |
| Baker | Edgington | Hageman | Mayberry |
| Baringer | Fisher of | Hanson | MiNamara |
| Bogenrief | Greene | Harrington | Meacham |
| Boot | Foster | Hausheer | Melrose |
| Bremmer | Fullmer | Holmes | Millen |
| Busch | Gannon | Houston | Miller of |
| Busing | Gaudineer | Hullinger | Buena Vista |
| Cafrey | Gillette of | Hutchins | Miller of |
| Carnahan | Clay-Dickinson | Keleher | Page |
| Clapsaddle | Gillette of | Kempter | Morgan |
| Cochran | Story | Kennedy | Mueller |
| Denato | Glanton | Kluever | Murphy |
| Den Herder | Gleason | Korn | Nelson |
| Detje | Glenn | Loss | Nielsen of |
| Dougherty | Graham | Lynch | Emmet-PaloAlto |


| Niesen of Shelby | Rasmussen | Shirley of | Strothman |
| :---: | :---: | :---: | :---: |
| Oehlsen | Robinson | Smith of | Tieden |
| O'Malley | Roe | Linn | Varney |
| Ossian | Scherle of | Smith of | Whisler |
| Oxley | Fremont-Mills | O'Brien | Winkelman |
| Patton | Scott | Stevenson | Wolcott |
| Quinn | Seibert | Stokes | Mr. Speaker |
| Radl |  |  |  |
| The nays were, 31 : |  |  |  |
| Breitbach | Felger | Miller of | Rickert |
| Brinck | Gallagher | Des Moines | Shannahan |
| Cohen | Jackson of | Nagle | Uban |
| Conway | Black Hawk | Palmer | Utzig |
| Craig | Jackson of | Redfern | Webster |
| Crosier | Clinton | Reichardt | Wengert |
| Distelhorst | Lawlor | Renda | Wilson |
| Doderer | Madden | Resnick | Wright |
| Duffy | Mahan |  |  |
| Absent or not voting, 3: |  |  |  |
| Burke | Coffman | Fischer of |  |

The amendment was adopted.
Wilson of Black Hawk asked and received unanimous consent to withdraw his amendment.

Redfern of Lee offered the following amendment.
Amend Senate File 157 as passed by the Senate as follows:

1. By adding the following section at the end of the bill:
"Nothing contained in this act shall prohibit counties, cities and towns from establishing daylight saving time, or any combination within the limits of this act, from the last Sunday in April to the last Sunday in October.".

Redfern of Lee offered the following amendment to his amendment:
Amend the amendment to Senate File 157 filed by Redfern of Lee on March 30, 1965, by striking from lines three (3) and four (4) the words "counties, cities and towns" and inserting in lieu thereof the words "governmental subdivisions".

Rickert of Louisa-Muscatine rose on a point of order that the amendment was not in order since the subject matter had been considered previously.

The Speaker ruled that the point was well taken and the amendment was not in order.

Rickert of Louisa-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?" (S. F. 157)

The ayes were, 90 :

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Duffy
Dunton
Edgington
Fisher of
Greene
The nays were, 31 :

| Anderson | Gregerson <br> Bremmer |
| :--- | :--- |
| Houston |  |
| Brinck | Hullinger |
| Conway | Jackson of |
| Doyle | Clinton |
| Felger | Kluever |
| Foster | Lawlor |
| Gillette of | Lynch |
| Clay-Dickinson | Madden |

Absent or not voting. 3:
Burke

Fullmer
Gallagher Gannon Gaudineer Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Korn
Loss
Mahan
Maley Radl

Mayberry Rasmussen
McNamara Renda
Meacham Rickert
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Oxley
Palmer
Patton

| Maule | Scott |
| :--- | :--- |
| Nagle | Seibert |
| Ossian | Shannahan |
| Quinn | Stokes |
| Redfern | Webster |
| Reichardt | Whisler |
| Resnick <br> Scherle of <br> Fremont-Mills | Wright |

Fischer of Grundy

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

Baringer of Fayette moved to reconsider the vote by which Senate File 157 passed the House and that the motion to reconsider be laid on the table.

The motion lost.

## HOUSE FILE 158 WITHDRAWN

Rickert of Louisa-Muscatine asked and received unanimous consent to withdraw House File 158 from further consideration by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 157 passed the House. Varney of Clinton.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 358, 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, was taken up for consideration.

Winkelman of Calhoun offered the following amendment:
Amend House File 358 as follows:

1. Amend section one (1), subsection four (4), line twenty-eight (28), by striking the words "not more than three (3) stories" and inserting in lieu thereof the words ", apartment buildings".
2. Amend section six (6) by striking all of said section.

Winkelman of Calhoun asked and received unanimous consent to withdraw division 1 of his amendment.

Winkelman of Calhoun moved the adoption of his amendment.
The amendment lost.
Graham of Ida-Sac offered the following amendment and moved its adoption:

Amend House File 358, section one (1), subsection four (4), line thirtythree (33), by inserting after the word "Warehouses", the word "churches,".

The amendment lost.
(Business pending at adjournment.)

## OBJECTION TO HOUSE FILE 284 <br> (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 284 being on the steering committee noncontroversial calendar.

> MILLER of Page. SCHERLE of Fremont-Mills. OSSIAN of Adams-Montgomery. TIIEEN of Clayton. MILLEN of Jefferson-Van Buren.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 136, a bill for an act relating to salaries and meal allowance of county sheriffs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 136 as follows:
Amend subsection eleven (11) of section one (1), by adding thereto after
the word "schedule" the following: "The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section three hundred forty point eight (340.8) of the Code."

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 415, a bill for an act to change voting registration procedures and facilitate the procurement of absentee 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.

## Adrian Brince, Chairman.

Maule of Monona, 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 280, a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes, begs leave to report it has 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.

Elroy Maule, Chairman.

Also:
Mr. Speaker: Your committee on ways and means to whom was referred House File 485, a bill for an act relating to adjustments allowed in computing net income for the Iowa personal income 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.

## Elroy Maule, Chairman.

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 508, a bill for an act relating to a salary increase for members of the Iowa highway safety patrol, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CASEY Loss, Chairman.

## AMENDMENTS FILED

1. Amend House File 132, section twenty-one (21), line six (6), by striking the word "exclusively" and inserting in lieu thereof the word "primarily".

Shirley of Dallas.
Amend House File 182, section twelve (12), as follows:

1. By striking in line four (4) the word "public" and inserting in lieu thereof the words, "whose parents or guardians have not selected a public or private high school of choice among the total of".
2. By inserting in line six (6), immediately following the word "pupils", the words "whose parents or guardians have not selected a public or private school of choice".
3. By inserting in line eight (8) immediately following the word "pupils", the words "whose parents or guardians have not selected a public or private school of choice".
4. By inserting in line ten (10), immediately following the word "pupils", the words "whose parents or guardians have not selected a public or private school of choice".

Millen of Van Buren-Jefferson.
Amend House File 182, section one (1), as follows:

1. By inserting in line nine (9) immediately following the word "who" the words, ", in case of public school pupils,".
2. By inserting in line eleven (11) immediately following the word "or" the words, ", in the case of pupils attending a private school of their choice, located within such district, who reside more than one mile from".
3. By inserting in line twelve (12) immediately following the word "of" the words, "Article I, section 3, Constitution of Iowa, or of the statute which implements the said provision of the Constitution, the same being,".

Scherle of Fremont-Mills.
Amend House File 182 as follows:

1. By striking all of lines four (4)
through seven (7) of section two (2) and inserting in lieu thereof the following:
"By inserting in line seven (7) immediately following the word, 'transportation.', the words, 'Elementary pupils residing within the limits of a village, town, or city of less than twenty thousand population wherein the private school of their choice is located, must live more than two miles from such private school to be entitled to transportation.' ".
2. By striking all of lines three (3)
and four (4) of section three (3) and inserting in lieu thereof the following:
"inserting in line five (5), immediately following the word 'transportation.', the words, 'Elementary pupils residing in a district wherein is located a city of twenty thousand or more population who attend a private school of their choice located within such district must live more than two miles from such private school to be entitled to transportation.'". Scherle of Fremont-Mills.
Amend House File 182, section seven (7), by striking from line four (4) the words "or such private school" and inserting in lieu thereof the words, "or a private school selected by such parent or guardian".
Further amend section seven (7) by striking from line six (6) the words, "or such private school" and inserting in lieu thereof the words "or a private school selected by such parent or guardian".

Amend House File 182, section four (4), after the period (.) in line four (4) by adding the following new sentence: "Further amend said paragraph $c$ by inserting immediately following the word 'transportation." in line seven (7) the words, "Elementary pupils residing in a rural independent district, a rural township district, or a consolidated district not operating a central school and within which district or subdistrict there exists no private school, who desire to attend a private school outside any such district, when the public school in such district or subdistrict is in operation, must reside more than two miles from such operating public school in their own district or subdistrict in order to be entitled to transportation to the private school of their choice outside such district or subdistrict.'"

Baringer of Fayette.
Amend House File 182 as follows:

1. By inserting after section six (6) the following new section:
"Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by inserting in line one (1) of subsection two (2) of such section after the word 'Any' the words 'public school'."
2. By striking lines five (5) through eight (8) of section seven (7).
3. By inserting after section seven (7) the following new section:
"Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by inserting in line four (4) of subsection four (4) of such section after the word 'children' the words 'attending' public schools'."
4. By striking sections eight (8), nine (9) and ten (10).
5. By adding thereto the following new section:
"Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by adding thereto the following new subsection:
'Transportation for any resident pupil of such school district attending a private school located within such district and who does not live within the statutory walking distance from such private school shall be entitled to use public school transportation facilities that are provided by the board for public school students. Such private school student shall be required to meet such transportation at that point on the established route nearest his home and shall be permitted to ride such transportation to that point on the established route nearest the private school chosen by such student for attendance. In no case shall the school district make payment to the parent or guardian for transporting private school pupils to or from any location not on the established transportation route.'"

Reichardt of Polk. Hausheer of Story. Baker of Boone. Rickert of Wapello.

Amend the Korn and Scott amendment to House File 189, filed March 18, 1965, as follows:

1. By striking in line six (6) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "thirty-five (35)".
2. By striking in line ten (10) the word and figure

Meacham of Poweshiek. Mayberry of Webster. GILLETTE of Story. Gaudineer of Polk. Jackson of Clinton. Dunton of Keokuk.

Amend House File 254 by striking all of section eight (8). Millen of Jefferson-Van Buren,

Amend House File 254, section three (3), by striking all of subsection four (4) thereof.

BARINGER of Fayette.
Amend House File 254, section seven (7), by striking all of subsection five (5).

Millen of Jefferson-Van Buren.
Amend House File 279 as follows:
By striking lines four (4) and five (5) in section 13 the following:
"The appointment of the health officer shall have the approval of the commissioner."

Anderson of Ringgold-Taylor.
Amend House File 326 by striking in section one (1), line five (5), the word "shall" and substitute in lieu thereof the word "may".

Scherie of Fremont-Mills. Lawlor of Scott. Gleason of Humboldt-Pocahontas.
Amend House File 515 as follows:
Amend the title as follows:

1. By striking from line one (1) the word "license" and inserting in lieu thereof the word "registration".
2. By inserting in line two (2) after the word "operators" the words "and owners of commercial radio and commercial television stations".

Further amend by striking from section one (1) all of lines two (2), three (3), and four (4) and inserting in lieu thereof the following:
"four (321.34), Code 1962, is hereby amended as follows:

1. By inserting in line thirty-four (34) after the word 'license' the words ', a citizens band radio license, or a commercial radio or commercial television station license'.
2. By striking from line thirty-eight (38) the word 'license' and inserting in lieu thereof the word 'registration'.
3. By inserting in line forty (40) after the word 'radio' the words ', citizens band radio, or commercial radio station license or the call letters authorizing the television station covered by his commercial television station'.
4. By striking from line forty-one (41) the word 'license' and inserting in lieu thereof the word 'registration'.
5. By striking from line forty-four (44) the word 'license' and inserting in lieu thereof the word 'registration'.
6. By striking from line forty-seven (47) the word 'license' and inserting in lieu thereof the word 'registration'.
7. By striking from line forty-eight (48) the word 'license' and inserting in lieu thereof the word 'registration'.
8. By inserting in line fifty (50) after the word 'license' the words ', citizens band radio license, or commercial radio or commercial television station license'."

Doyle of Woodbury.

Amend House File 570 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Subsection seven (7) of section ninety-six point eleven (96.11), Code 1962, is hereby amended by striking all after the word "chapter" in line thirteen (13) through the word "claim" in line twenty-two (22) and substituting in lieu thereof the following:
"'Except as otherwise provided in this Act, information obtained from any employing unit or individual pursuant to the administration of this Act, and determinations as to the benefit rights of any individual shall be held confidential and shall not be disclosed or be open to public inspection in any manner revealing the individual's or the employing unit's identity. Any claimant or his legal representative shall be supplied with information from the records of the department to the extent necessary for the proper presentation of his claim in any proceeding under this Act with respect thereto. Subject to such restrictions as the commission may by regulation prescribe, (a) information may be made available to any agency of this or any other state, or any federal agency, charged with administration of an unemployment insurance program or the maintenance of a system of public employment offices, or for purposes of the Federal Unemployment Tax Act to the Bureau of Internal Revenue of the United States Department of the Treasury, and (b) information obtained in connection with the administration of the employment service may be made available to persons or agencies only for purposes related to the operation of a public employment service. Upon request therefor, the commission shall furnish to any agency of the United States charged with administration of public works or assistance through public employment, the name, address, ordinary occupation, and employment status of each recipient of benefits and such recipient's rights to further benefits under this Act. The commission may request the Comptroller of the Currency of the United States to cause an examination of the correctness of any return or report of any national banking association rendered pursuant to the provisions of this Act, and may in connection with such request transmit any such report or return to the Comptroller of the Currency of the United States as provided in section three thousand three hundred and five (c) (3305 (c)) of the Federal Unemployment Tax Act."

> Governmental Affairs Committee, Charles P. Miller, Chairman.

Amend Senate File 49 by striking lines 4 through 16 of section 17 thereof, and substituting therefor the following:
"Sec. 237. Presumption that surviving spouse elects to take under will. Where a voluntary election to take or refuse

5 to take under a will has not been filed by a surviving spouse
6 within two (2) months of the date of the second publication of
7
8 provisions of the will and elects to take thereunder."

> Bailey of Wright.

1 Amend Senate Joint Resolution 24 by inserting in the proposed
2 new section thirty-four (34) before the word "districts" where
3 it first appears in said section the words "single member".
Scherle of Fremont-Mills.
On motion by Maule of Monona, the House adjourned until 8:30 a.m., Wednesday, March 31, 1965.

## JOURNAL OF THE HOUSE


#### Abstract

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, March 31, 1965.


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

Prayer was offered by the Reverend Kenneth Hardin, pastor of the Methodist Church, Chapin, Iowa.

The Journal of Tuesday, March 30, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Coffman of Iowa on request of Fischer of Grundy; Kempter of Jackson on request of Glenn of Wapello; Jackson of Black Hawk on request of Uban of Black Hawk.

## PRESENTATION OF VISITORS

Morgan of Mahaska presented to the House the Honorable Dan Prine, a former member of the House from Mahaska County in the Fifty-ninth and Sixtieth General Assemblies.

Winkelman of Calhoun presented to the House twenty-four seniors from Cedar Valley High School and Principal and Mrs. A. 0. Garlock.

Glanton of Polk presented to the House sixteen Camp Fire Girls of Oak Park School, Des Moines, and their leaders, Mrs. William Bird and Mrs. Darrell Hibbs.

Detje of Tama presented to the House seventy-five seniors from Trayer and their teacher, Mr. Clark.

Glanton of Polk presented to the House fifteen Girl Scouts from Jefferson School, Des Moines, and their leader, Mrs. Glenn Kimball.

Robinson of Audubon-Guthrie presented to the House eighty-five eighth graders from Guthrie Center and their teacher, Larry Anderson.

Renda of Polk presented to the House five Camp Fire Girls from Park Avenue School, Des Moines, and their leader, Mrs. David Kendrick.

Tieden of Clayton presented to the House the Honorable Harley J. Palas, a former member of the House from Clayton County in the Sixtieth and Sixtieth Extra General Assemblies.

Oehlsen of Hardin presented to the House eighteen students of the American government class from Steamboat Rock and their teacher, Mrs. McAlaster.

Smith of O'Brien presented to the House the Honorable Ray C. Cunningham of Story County, a former member of the House in the Fifty-seventh through the Sixtieth Extra General Assemblies.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Arnold Utzig "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Glanton of Polk, from seven residents of Polk County favoring the passage of any reasonable amendments to the Low-Rent Housing Act of Iowa which will tend to make low-rent housing a reality.

By Varney of Clinton, from twenty-seven residents of Clinton County favoring call letters being on the license plates of citizens band operators.

By Varney of Clinton, from eight residents of Clinton County opposing public transportation for parochial school children.

By Steffen of Chickasaw, from eighty-six residents of Chickasaw County opposing a gasoline tax increase.

By Miller of Jefferson-Van Buren, from seven residents of Jefferson County opposing public transportation for parochial school children.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 415, 508 and Senate File 136, under Rule 35.

## SENATE MESSAGES COŃSIDERED

Senate File 153, a bill for an act relating to powers of electors to vote a school house tax.

Read first time and referred to committee on education.
Senate File 260, a bill for an act to restrict the use of firearms near buildings while hunting.

Read first time and referred to committee on conservation and recreation.

Senate File 403, a bill for an act relating to employment safety and providing for an employment safety commission.

Read first time and passed on file.

## INTRODUCTION OF BILLS

House File 609, by committee on transportation, a bill for an act to eliminate the necessity of posting indemnifying bonds covering lost state warrants.

Read first time and placed on the calendar.
House File 610, by transportation committee, a bill for an act relating to issuance of operator's and chauffeur's licenses by the county sheriff.

Read first time and placed on the calendar.
House File 611, by committee on commerce, a bill for an act relating to electric transmission lines.

Read first time and placed on the calendar.
House File 612, by committee on transportation, a bill for an act relating to travel on the primary road system.

Read first time and placed on the calendar.

## MESSAGES FROM THE SENATE

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

House File 343, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 356, a bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the General Assembly.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents. Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

UNFINISHED BUSINESS
The House resumed consideration of House File 358, 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.

Jackson 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?" (H. F. 358)
The ayes were, 70:

| Baker | Gannon | Lynch | Redfern |
| :---: | :---: | :---: | :---: |
| Boot | Gaudineer | Mahan | Reichardt |
| Bremmer | Gillette of | Maule | Renda |
| Brinck | Clay-Dickinson | Mayberry | Resnick |
| Busch | Gillette of | McNamara | Rickert |
| Caffrey | Story | Meacham | Rider |
| Carnahan | Glanton | Melrose | Robinson |
| Cochran | Glenn | Millen | Roe |
| Craig | Gregerson | Miller of | Scott |
| Denato | Hageman | Des Moines | Shirley of |
| Detje | Hanson | Morgan | Dallas |
| Doderer | Hausheer | Murphy | Smith of |
| Dougherty | Hutchins | Nagle | Linn |
| Doyle | Jackson of | Nielsen of | Uban |
| Duffy | Clinton | Emmet-Palo Alto | Utzig |
| Dunton | Keleher | Oxley | Varney |
| Felger | Kluever | Palmer | Wilson |
| Fisher of | Korn | Radl | Wright |
| Greene | Lawlor | Rasmussen | Mr. Speaker |
| Gallagher | Loss |  |  |

The nays were, 32 :

| Anderson | Foster <br> Gaileason |
| :--- | :--- |
| Bailey | Geaser |
| Baringer | Graham |
| Clapsaddle | Grassley |
| Cohen | Harrington |
| Conway | Holmes |
| Crosier | Madden |
| Den Herder | Maller of <br> Edgington |
| Page |  |

Absent or not voting, 22:

Bogenrief
Breitbach
Burke
Busing
Coffman
Distelhorst

Fischer of Grundy
Fullmer Houston Hullinger
Jackson of Black Hawk

Nelson
Nielsen of Shelby
Oehlsen
Ossian
Quinn
Seibert
Smith of
0'Brien

Kempter
Kennedy
Maley
Miller of
Buena Vista
Mueller
O'Malley

Stevenson
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman
Wolcott

Patton
Scherle of Fremont-Mills
Shannahan
Webster
Wengert

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 132, a bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special
assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds, with report of committee recommending passage, was taken up for consideration.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:
Amend House File 132 by inserting in line five (5) of section one (1) after the word "districts" the words "or near a college or university".

The amendment was adopted.
Denato of Polk offered the following amendment filed by Meacham:
Amend House File 132 as follows:

1. By striking from line five (5) of section eight (8) the word "application" and inserting in lieu thereof the word "applicable".
2. By inserting in line eight (8) of section eight (8) following the second word "the" the words "proposed project or".
3. By inserting in line one (1) of section twenty-five (25) following the second word "of" the words "paving, surfacing,".

Denato of Polk asked and received unanimous consent to withdraw divisions 2 and 3 of the amendment.

Denato of Polk moved the adoption of division 1 of the amendment.
The amendment was adopted.
Shirley of Dallas offered the following amendment filed March 30, 1965, and moved its adoption :

1. Amend House File 132, section twenty-one (21), line six (6), by striking the word "exclusively" and inserting in lieu thereof the word "primarily".

The amendment was adopted.
O'Malley of Polk offered the following amendment, by request, and moved its adoption:

Amend House File 132 by inserting after the word "property" in line four (4) of section twenty-one (21) the following: "zoned for residential use or".

The amendment lost.
O'Malley of Polk offered the following amendment, by request, and moved its adoption:

Amend House File 132 by adding thereto section forty-one (41) as follows:
"Sec. 41. Zoning of assessed property. No property subjected to a special assessment under the provisions of this act shall be rezoned to a more restrictive classification for a period of eleven (11) years after the special assessment is spread upon the books of the treasurer's office."

The amendment lost.

Graham of Ida-Sac offered the following amendment and moved its adoption:

Amend House File 132, section one (1), by striking from line two (2) the words "or condemnation".

Roll call was requested by Graham of Ida-Sac and Craig of Marshall.
On the question "Shall the Graham amendment be adopted 9 " (H. F. 132)

The ayes were, 41:

| Bailey | Graham <br> Baringer |
| :--- | :--- |
| Grassley |  |
| Bogenrief | Hanson |
| Boot | Harrington |
| Busch | Loss |
| Clapsaddle | Madden |
| Craig | Mahan |
| Den Herder | Mahan |
| Edgington | Maule |
| Fulmer | Milen |
| Gannon | Miller of |
| Gaillette of | Page |
| Clay-Dickinson | Mueller |


| Nagle | Scott |
| :--- | :--- |
| Nelson | Shirley of |
| Nielsen of | Dallas |
| Emmet-Palo Alto | Smith of |
| Nielsen of | O'Brien |
| Shelby | Stokes |
| Oehlsen | Strothman |
| Ossian | Tieden |
| Quinn | Whisler |
| Scherle of | Winkelman |
| Fremont-Mills | Wolcott |

The nays were, 56 :

Anderson
Baker
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Conway
Crosier
Denato
Detje
Doderer
Dougherty
Duffy

Dunton
Felger
Gillette of Story
Gleason
Gregerson
Hageman
Hausheer
Holmes
Houston
Hullinger
Hutchins
Keleher
Kennedy
Kluever

## Absent or not voting, 27:

| Burke | Fisher of |
| :---: | :---: |
| Cochran | Greene |
| Coffman | Foster |
| Cohen | Gallagher |
| Distelhorst | Gaudineer |
| Doyle | Glanton |
| Fischer of | Glenn |
| Grundy | Jackson of |


| Jackson of Clinton | Miller of Des Moines |
| :---: | :---: |
| Kempter | O'Malley |
| McNamara | Palmer |
| Meacham | Patton |
| Melrose | Robinson |
| Miller of | Wenge |
| Buena Vista | Mr. Speaker |

Korn Rider
Lawlor
Lynch
Mayberry
Morgan
Murphy
Oxley
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Seibert
Shannahan
Smith of
Linn
Stevenson
Stueland
Uban
Utzig
Varney
Webster
Wilson
Wright

Miller of<br>Des Moines<br>O'Malley<br>Palmer<br>Patton<br>Robinson<br>Wengert<br>Mr. Speaker

The amendment lost.
Gaudineer of Polk offered the following amendment and moved its adoption:

Amend House File 132, section eight (8), by striking from line ten (10) the word "thereto" and inserting in lieu thereof the following: "as pro-
vided in section three hundred ninety-one point fifty-six (391.56) of the Code".

The amendment was adopted.
Radl of Linn offered the following amendment to the title and moved its adoption:

Amend the title to House File 132 by inserting in line one (1) after the word "cities" the words "and towns".

The amendment was adopted.
Radl 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?" (H. F. 132)
The ayes were, 105:

| Anderson | Fisher of | Lynch | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Madden | Rider |
| Baringer | Fullmer | Mahan | Robinson |
| Bogenrief | Gallagher | Maley | Roe |
| Boot | Gannon | Maule | Scott |
| Breitbach | Gaudineer | Mayberry | Seibert |
| Bremmer | Gillette of | McNamara | Shannahan |
| Brinck | Clay-Dickinson | Melrose | Shirley of |
| Busch | Gillette of | Millen | Dallas |
| Busing | Story | Miller of | Smith of |
| Caffrey | Glanton | Des Moines | Linn |
| Carnahan | Gleason | Miller of | Smith of |
| Clapsaddle | Glenn | Page | O'Brien |
| Cohen | Gregerson | Morgan | Stevenson |
| Conway | Hageman | Mueller | Stokes |
| Craig | Hanson | Murphy | Strothman |
| Crosier | Harrington | Nagle | Stueland |
| Denato | Hausheer | Nielsen of | Tieden |
| Den Herder | Holmes | Emmet-Palo Alto Uban |  |
| Detje | Hullinger | Oehlsen | Utzig |
| Distelhorst | Hutchins | O'Malley | Varney |
| Doderer | Jackson of | Oxley | Webster |
| Dougherty | Clinton | Quinn | Wengert |
| Doyle | Keleher | Radl | Whisler |
| Duffy | Kennedy | Rasmussen | Winkelman |
| Dunton | Kluever | Redfern | Wolcott |
| Edgington | Korn | Reichardt | Wright |
| Felger | Lawlor | Renda | Mr. Speaker |
| Fischer of | Loss | Resnick |  |

Grundy
The nays were, 7:

| Bailey | Grassley |
| :--- | :--- |
| Graham | Nelson |

Absent or not voting, 12:

Burke
Cochran
Coffman
Foster

Houston<br>Jackson of Black Hawk

| Kempter | Palmer |
| :--- | :--- |
| Meacham | Patton <br> Miller of <br> Buena Vista |
| Wilson |  |

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

## HOUSE FILE 254 DEFERRED

Caffrey of Polk asked and received unanimous consent that House File 254 be deferred and that the bill retain its place on the calendar.

House File 356, a bill for an act relating to farm produce, 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?" (H. F. 356)
The ayes were, 105 :

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Clinton
Keleher
Korn
Lawlor
Loss
Lynch
Madden

The nays were, 6 :

| Baringer Craig | Kluever <br> Mayberry | Millen | Robinson |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 13: |  |  |  |
| Burke | Gillette of | Jackson of | Kennedy |
| Coffman | Story | Black Hawk | Miller of |
| Detje | Houston | Kempter | Buena Vista |

Patton Roe Stokes Tieden

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

## HOUSE FILE 561. DEFERRED

Uban of Black Hawk asked and received unanimous consent that House File 561 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 403 SUBSTITUTED FOR HOUSE FILE 140

Glenn of Wapello asked and received unanimous consent to substitute Senate File 403 for House File 140.

Glenn of Wapello asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 403, a bill for an act relating to employment safety and providing for an employment safety commission.

Resnick of Scott offered the following amendment and moved its adoption:

Amend Senate File 403 as follows:

1. Section three (3), by striking from line three (3) the word and figure "eight (8)" and inserting in lieu thereof the word and figure "nine (9)".

Further amend section three (3) by adding after the period in line four (4) the following: "One member shall be a representative of neither an employee or a labor group and he shall serve as chairman of the commission."
2. Section nine (9), by striking from lines two (2), three (3), four (4) and five (5) the following: "The commission shall elect one (1) of its members as chairman, who shall serve for a term of two (2) years and until his successor is elected."
3. By striking all of section eighteen (18).

The amendment was adopted.
Glenn 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?" (S. F. 403)
The ayes were, 111:

| Anderson | Caffrey | Den Herder | Felger |
| :--- | :--- | :--- | :--- |
| Bailey | Carnahan | Detje | Fisher of |
| Baker | Clapsaddle | Distelhorst | Greene |
| Bogenrief | Cochran | Doderer | Foster |
| Boot | Cohen | Dougherty | Fullmer |
| Breitbach | Conway | Doyle | Gallagher |
| Bremmer | Craig | Dufty | Gannon |
| Brinck | Crosier | Dunton | Gaudineer |
| Busing | Denato | Edgington |  |


| Gillette of |  |
| :--- | :--- |
| Clay-Dickinson |  |
| Gillette of | Korn |
| Lawlor |  |
| Story | Loss |
| Glanton | Lynch |
| Gleason | Madden |
| Glenn | Mahan |
| Graham | Maley |
| Grassley | Maule |
| Gregerson | Mayberry |
| Hageman | McNamara |
| Hanson | Meacham |
| Harrington | Milrose |
| Miller of |  |
| Hausheer | Des Moines |
| Holmes | Miller of |
| Houston | Page |
| Hullinger | Morgan |
| Hutccins | Mueller |
| Jackson of | Murphy |
| Clinton | Nagle |
| Keleher | Nelson |
| Kennedy |  |

The nays were, 7:

Baringer
Busch
Kluever

Millen
Patton

Absent or not voting, 6:
Burke
Coffman

Fischer of
Grundy

Nielsen of Scott
Emmet-Palo Alto Seibert
Nielsen of Shannahan
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills

Smith of
O'Brien

Shirley of Dallas
Smith of Linn
Stevenson
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Stokes

Jackson of Black Hawk Kempter

Miller of<br>Buena Vista

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

## HOUSE FILE 140 WITHDRAWN

Glenn of Wapello asked and received unanimous consent to withdraw House File 140 from further consideration by the House.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 403 passed the House. Riceert of Louisa-Muscatine.
House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns, with report of committee recommending passage, was taken up for consideration.

Korn of Harrison offered the following amendment filed by Korn and Scott:

Amend House File 189 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred thirteen point twenty-one (313.21), Code 1962, is hereby amended by striking from line thirteen (13) the word 'twenty-five' and inserting in lieu thereof the word 'thirty (30)'."
"Sec. 2. Section three hundred thirteen point thirty-six (313.36), Code

1962 , is hereby amended by striking from line ten (10) the word 'twentyfive' and inserting in lieu thereof the word 'thirty (30)'."

Meacham of Poweshiek offered the following amendment filed by Meacham, Mayberry, et al. :

Amend the Korn and Scott amendment to House File 189, filed March 18, 1965, as follows:

1. By striking in line six (6) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "thirty-five (35)".
2. By striking in line ten (10) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "thirty-five (35)".

Scherle of Fremont-Mills moved that House File 189 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Dunton of Keokuk and Doderer of Johnson.

On the question "Shall House File 189 be deferred?"
The ayes were, 49:

Anderson
Bailey
Baringer
Busch
Craig
Den Herder
Dougherty
Edgington
Fischer of
Grundy
Fisher of
Greene
Gleason
Graham
Grassley
The nays were, 59 :
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cohen
Conway
Crosier
Denato
Distelhorst
Doderer
Absent or not voting, 16:
Burke
Cochran
Coffman
Detje
Fullmer
Harrington
Holmes
Houston
Hullinger
Kluever
Korn
Loss
Madden
Maule
McNamara
Millen
Miller of
Page
Morgan

Doyle
Duffy
Dunton
Felger
Foster
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Glenn
Hanson
Hausheer
Hutchins

Gillette of
Clay-Dickinson
Gregerson
Hageman

| Mueller | Scherle of |
| :--- | :--- |
| Nelson | Fremont-Mills |
| Nielsen of | Shirley of |
| Emmet-Palo Alto | Dallas |
| Nielsen of | Smith of |
| Shelby | OBrien |
| Oehlsen | Stevenson |
| Ossian | Stokes |
| Oxley | Strothman |
| Patton | Stueland |
| Quinn | Tieden |
| Radl | Whisler |
| Redfern | Winkelman |
| Roe | Wolcott |

Jackson of Clinton
Lawlor
Lynch
Mahan
Maley
Mayberry
Meacham
Melrose
Miller of
Des Moines
Murphy
Nagle
O'Malley
Palmer
Rasmussen
Jackson of
Black Hawk
Keleher
Kempter
Kennedy

Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Seibert
Shannahan
Smith of
Linn
Uban
Utzig
Varney
Wengert
Wilson
Wright
Miller of
Buena Vista
Scott
Webster
Mr. Speaker

The motion lost.
(Business pending at adjournment.)

## HOUSE CONCURRENT RESOLUTION 22

By Robinson of Audubon-Guthrie
Whereas, nineteen (19) lives were lost in a flood in Audubon County in 1958, and

Whereas, the Nishnabotna Valley has been regarded as a dangerous flooding area which has caused the loss of many lives and much livestock and personal property, and

Whereas, just this spring high waters in this area have again taken a toll of livestock and property, now therefore,

Be It Resolved by the House, the Senate Concurring, that this legislature recognizes the danger of flooding in the Nishnabotna Valley area as being one which requires immediate attention from the Corps of Engineers of the United States Army, and that this legislature urges the corps to investigate with all speed the possible remedies for this situation.

## STEERING COMMITTEE RULES 1965 AS AMENDED

1. A quorum shall be fifteen (15) members.
2. For a bill to be on the steering committee calendar, fifteen (15) votes shall be required.
3. The vote on any bill shall be by record roll call vote.
4. The clerk shall keep an entire record of the meetings of the steering committee.
5. For the first week each bill will be considered for placement on the steering committee calendar in the order it was placed on the regular calendar. Thereafter the method for placing bills on the steering committee calendar shall be as follows: the names of each member of the committee shall be placed in a hat, and the clerk shall by drawing the names develop a list which shall be used in determining the priority in calling up bills for consideration. The names shall be arranged from one to twenty-five in the order that they are pulled out of the hat. As the name of the individual is called by the chairman according to the list, that member shall have the right to call up any one bill on the regular calendar for consideration. Any bill, including committee bills, may be presented by the chairman.
6. A steering committee noncontroversial calendar shall be prepared by a subcommittee appointed by the chairman.
7. Objections to consideration of bills placed on the
(a) Steering committee noncontroversial calendar must be filed in writing by three (3) members of the House with the Chief Clerk of the House within three (3) legislative days, after such bills appear on the noncontroversial calendar.
(b) Any bill eliminated by objection for consideration as a noncontroversial item made in accordance with rule 7 (a) above, of the steering committee, will be returned to the regular calendar.
8. Changes in rules may be made by fifteen (15) members voting for the proposed change.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 345 To protect the public health and to conserve and protect the water resources. By Gannon, Renda, Cochran, et al. (Companion to S. F. 312)
H. F. 599 Committee Bill-Relating to the eradication of hog cholera. By agriculture committee.
H. F. 553 Committee Bill-Relating to the county school system. By education committee.
H. F. 605 Committee Bill-Relating to the regulation of rates and services of public utilities. By commerce committee.
H. F. 18 Relating to termination of contracts with school teachers. By Oxley, McNamara, O'Malley, et al. (Companion to S. F. 117)
H. F. 24 Relating to persons or agencies engaging in the traffic of professional strikebreakers. By Miller of Buena Vista, Varney and Craig. (Companion to S. F. 80)
al Meacham, Chairman, - Steering Committee.

## REPORTS OF COMMITTEES

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 114, a bill for an act to amend chapter five hundred thirty-five (535), Code 1962, relating to compelling all persons who charge interest to provide an itemized list of all interest, charges, or other fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 114 by striking all after the enacting clause, and substituting in lieu thereof the following:

Section 1. Chapter five hundred thirty-five (535), Code 1962, by adding thereto the following sections:

1. "Person" means any individual, partnership, association, corporation, or unincorporated organization or the legal successor or representative of the foregoing, but excludes the United States, or any agency thereof, or the state or any of its political subdivisions, or any agency thereof.
2. Every person who shall be a party to any instrument which provides for the payment to such person of interest, by whatever name, or other charges or fees, in addition to the principal debt or obligation shall provide the primary obligor thereunder an itemized statement of all such interest, charges or fees. In the case of open accounts covered herein, such statement shall be provided by the month excepting those months when the principal debt in such accounts has not been added to. Such interest shall be expressed in terms of simple annual interest, or in total dollars, computed on the basis that payments on such instrument will be made at the scheduled times, and for a year in case such instrument does not have a specified time or times of payment.
al Meacham, Chairman.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 332, a bill for an act to amend section three hundred twenty-one
point one hundred ninety (321.190), Code 1962, relating to court costs, begs leave to report it has had 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. DuFfy, Chairman.
Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 528, a bill for an act relating to the procedure under eminent domain, begs leave to report it has 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred Senate File 77, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. DUFFY, Chairman.
Carnahan of Wapello, 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 470, a bill for an act to remove certain restrictions and limitations on awards to employees due to industrial 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 do pass.

Cleve L. Carnahan, Chairman.

Also :
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 270, a bill for an act to amend section ninety-seven B point forty-one (97B.41), Code 1962, as amended by chapter ninety-six (96), 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.

Cleve L. Carnahan, Chairman.
Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your commitee on public health to whom was referred House File 412, a bill for an act relating to water pollution 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 be amended as follows, and when so amended the bill do pass:

Amend House File 412 as follows:

1. Amend section two (2), line thirty-two (32), by striking the word "disposal" and inserting in lieu thereof the word "dispersal".
2. Amend section four (4), line six (6), by striking the word "state" and after the word "universities" insert the words "or colleges of the state".
3. Amend section eight (8), by inserting after the word "necessary" in
line two (2) the words "and the State Department of Health shall provide the services of a technical secretary to the commission".
4. Amend section twelve (12), line seven (7), by striking the word and figure "ten (10)" and inserting in lieu thereof the word and figure "thirteen (13)".
5. Amend section seventeen (17), line seven (7), by striking the words "its director" and inserting in lieu thereof the words "State Department of Health".

Minnette F. Doderer, Chairman.

## AMENDMENTS FILED

Amend Senate File 146 as passed by the Senate by striking all of section eight (8) and inserting in lieu thereof the following:
"Sec. 8. Section five hundred thirty-six point thirteen (536.13), Code 1962, is hereby amended by striking all of line one (1) of subsection four (4) thereof and by inserting in lieu thereof the following: 'Beginning July 4, 1965, and until such', and by striking the period at the end of subsection four (4) and inserting a comma in lieu thereof and adding thereto the following: 'but not exceeding seven hundred (700) dollars, and one (1) per cent per month on any part of the unpaid principal balance of the loan in excess of seven hundred (700) dollars.' "

Gannon of Jasper.
Amend Senate File 242, as passed by the Senate, as follows:

1. By striking all of lines three (3) and four (4) of section one (1) and inserting in lieu thereof the following:
"1. By adding the following sentence at the end of said section:
'The provisions of this law will also apply to the purchase of travel trailers.'"

## Mueller of Winnebago-Worth.

* Amend Senate Joint Resolution 24, section one (1), as follows:

1. By striking in lines twenty-four (24) and twenty-five (25) the words "when and if permitted by the Constitution of the United States as amended,".
2. By striking in line twenty-five (25) the word "shall" and inserting in lieu thereof the word "may".
3. By striking all after the word "but" in line twenty-eight (28) and all of lines twenty-nine (29) through thirty-one (31) and inserting in lieu thereof the following: "the population per senator of any senatorial district shall not be more than one hundred fifteen (115) percent nor less than eighty-five (85) percent of the average population per senator of all senatorial districts in Iowa."

Uban of Black Hawk. Jackson of Black Hawk.

'All contracts for the transportation of pupils shall be subject to bids and the local school board shall advertise for bids on the proposed contract by one publication in a newspaper published in the county where the school district is located and in a newspaper published in any other county in which the school district may be located, said publication to be not less than fifteen (15) days prior to the date set for letting the contract, and shall let the contract to the lowest acceptable bidder, provided that all bids may be rejected and new bids requested if the school district finds none of them acceptable.'"

Baringer of Fayette.
Amend House File 254 as follows:

1. By striking from lines five (5), six (6) and seven (7)
of section two (2) the words "on banks convenient to the place of employment where suitable arrangements are made for the cashing of such checks by employees".
2. By striking from line ten (10) of section two (2) the word and figure "seven (7)" and inserting in lieu thereof the word and figure "ten (10)".
3. By inserting after the word "discharge" in line five (5) of section three (3) the words ", subject to wages withheld as provided for in section six (6) of this Act".
4. By striking from line eight (8) of section three (3) the word "either".
5. By striking from line nine (9) of section three (3) the words "or by mail if requested by the employees".
6. By striking from lines six (6), seven (7), and eight (8) of section six (6) the words "for deductions for a lawful purpose accruing to the benefit of the employee as provided in regulations issued by the commissioner".
7. By striking from line seven (7) of section (7) the word "above" and inserting in lieu thereof the words and figure "in subsection one (1) of this section".
8. By striking all of subsection three (3) of section seven (7).
9. By renumbering the remaining subsections of section seven (7) accordingly.
10. By striking from section nine (9) all of subsections three (3) and four (4).
11. By striking from section eleven (11) all of subsection one (1) following the word "themselves" in line five (5) and inserting in lieu thereof a period.
12. By striking from lines eleven'(11) and twelve (12) of section eleven (11) the words "without being bound by any of the technical rules respecting the validity of any such assignments".
13. By striking from line thirty (30) of section eleven (11) the words "preferred claim or lien" and inserting in lieu thereof the word "claim".
14. By striking from line two (2) of section twelve (12) the words "such rules and regulations as he determines" and inserting in lieu thereof the words "rules and regulations".
15. By inserting after the period in line four (4) of section twelve (12) the following: "Such rules and regulations are to be
subject to approval as provided in chapter sixty-six (66), Acts of the Sixtieth General Assembly."

Kluever of Cass.<br>Miller of Page.<br>Winkelman of Calhoun.

Amend House File 317 as follows:

1. Section four (4), line seventeen (17), by striking the period and inserting in lieu thereof the following: ", except at schools maintained at institutions under the board of control."
2. Section ten (10), line eight (8), by striking the period and inserting in lieu thereof the following: ", except at schools maintained at institutions under the board of control."

Further amend section ten (10) by striking the period in line forty-four (44) and inserting in lieu thereof the following: ", except at schools maintained at institutions under the board of control."

## Dunton of Keokuk.

1. Amend House File 365 by striking from line twentyone (21) the word and figure "five (5)" and inserting in lieu thereof the word and figure "ten (10)".

> FELGER of Scott. LAWLOR of Scott. NAGLE of Scott. RESNIGK of Scott. WRIGHT of Scott.

Amend House File 554 as follows:

1. By striking all of section one (1) begining with line three (3) and inserting in lieu thereof the following:
"There is hereby created in the state treasury a special fund to be known as the special employment security contingency fund. All interest, fines and penalties, regardless of when the same became payable, collected from employers under the provisions of section ninety-six point fourteen (96.14) of the Code, subsequent to July 4, 1965, shall be paid into this fund. Said moneys shall not be expended or available for expenditure in any manner which would permit their substitution for federal funds which would in the absence of said moneys be available to finance expenditures for the administration of the Employment Security Law. Nothing in this section shall prevent said moneys from being used as a revolving fund, to cover expenditures for which federal funds have been duly requested but not yet received, subject to the charging of such expenditures against such funds when received. Said fund may be used for the payment of costs of administration which are found not to have been properly and validly chargeable against federal grants, or other funds, received for or in the employment security administration fund. The moneys in this fund are hereby specifically made available to replace, within a reasonable time, any moneys received by this state in the form of grants from the federal government for administrative expenses which because of any action or contingency have been expended for purposes other than, or in excess of, those necessary for the proper administration of the Employment Security Law. All moneys
in the special employment security contingency fund shall be deposited, administered, and disbursed in the same manner and under the same conditions and requirements as are provided by law for other special funds in the state treasury. The state treasurer shall give a separate and additional bond conditioned upon the faithful performance of his duties in connection with the special employment security contingency fund in an amount and with such sureties as shall be fixed and approved by the governor. The premiums for such bonds shall be paid from the moneys in the special employment security contingency fund. Refunds of interest, fines and penalties collected pursuant to this chapter shall be paid from this fund. Balances to the credit of the special employment security contingency fund shall not lapse at any time but shall continuously be available to the commission for expenditures consistent herewith; provided, however, when in the judgment of the commission the amount in the special employment security contingency fund is determined to be adequate to effectuate the purposes of this section, all sums above the adequate amount shall, upon request by the commission, be transferred by the state treasurer to the unemployment compensation fund established in section ninety-six point nine (96.9) of the Code."
2. Further amend House File 554 by adding the following new subsection to section two (2) as follows:
"By striking the word 'fund' in line two (2) of paragraph ' $c$ ' of subsection two (2) of said section and inserting the words 'unemployment compensation fund and all interest and penalties on delinquent contributions and reports."

Further amend said paragraph ' $c$ ' by adding after the word 'account' in line five (5) the words 'but the interest and penalties on delinquent contributions and reports shall not be deemed to be a part of the fund'.

Further amend said paragraph ' $c$ ' by adding after the word 'Refunds' in line five (5) the words 'of contributions'.

Further amend said paragraph ' $c$ ' by adding after the word 'account' in line ten (10) the words 'except interest and penalties on delinquent contributions and reports,'.

Further amend said paragraph ' $c$ ' by adding after the word 'notwithstanding.' in line nineteen (19) the following: 'Interest and penalties on delinquent contributions and reports collected from employers shall be transferred from the clearing account to the special employment contingency fund.' "

Governmental Affairs Committee, Charles P. Miller, Chairman.

Amend the judiciary committee amendment to House File 561, filed March 24, 1965, by striking all of lines 55 through 63.

Denato of Polk. DuFFy of Dubuque. Jackson of Clinton.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, April 1, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, April 1, 1965.

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

Prayer was offered by the Reverend Russell H. Cassey, pastor of the Hillside Church of Christ, Marshalltown, Iowa.

The Journal of Wednesday, March 31, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kennedy of Linn on request of Oehlsen of Hardin; Kempter of Jackson on request of Hutchins of Benton; Coffman of Iowa on request of Fischer of Grundy; Felger of Scott on request of Resnick of Scott; Wengert of Woodbury on request of Doyle of Woodbury.

## PRESENTATION OF VISITORS

Wilson of Black Hawk presented to the House forty government students from East and West Waterloo, and their teachers, Ed Stone, Jerry Kramer and Tom Whitney.

Fischer of Grundy presented to the House eight students of the National Honor Society from Grundy Center Community School and their teacher, Arnold Schager.

Graham of Ida-Sac presented to the House twenty-seven senior government students from Ida Grove and their teacher, Mrs. Clara M. Bekman.

Houston of Crawford presented to the House thirty-six senior government students from Dow City-Arion Community School and their teachers, Mr. Foval, Mr. Hallett, and Mr. Gordon.

Lynch of Warren presented to the House sixty students from the Hartford Consolidated School and their teacher, Mrs. Halterman.

Harrington of Buchanan presented to the House seventy senior history students from the Jesup High School and their teachers, Donald W. McCulley and Burton North.

Hutchins of Benton presented to the House one hundred eight seniors from Vinton and their sponsors, Mr. Geiselhort, Mr. Witmer, Mr. Baxter and Mrs. Wilson.

Whisler of Appanoose presented to the House forty-two students from the West Grove School and their teacher, Mrs. Enid Stober.

## PETITIONS

The following petitions were presented and placed on file:
By Utzig of Dubuque, from nineteen residents of Dubuque County favoring the bus bill.

By Utzig of Dubuque, from thirty-four residents of Dubuque County opposing the tax on barbers' services.

By Utzig of Dubuque, from two hundred nine residents of Dubuque County opposing the tax on barbers' services.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 114, 270, 322, 412, 470 and Senate File 77, under Rule 35.

## ANNOUNCEMENT OF HEARING ON HOUSE FILE 321

A joint hearing of the House and Senate will be held in the House chamber on House File 321 at 1:00 p.m., Thursday, April 8, 1965.

## INTRODUCTION OF BILLS

House File 613, by public health committee, a bill for an act relating to drugs and medicines.

Read first time and placed on the calendar.
House File 614, by governmental affairs committee, a bill for an act to amend chapter fifteen (15), Code 1962, pertaining to the state printing board and chapter twenty-one (21), Code 1962, pertaining to the state car dispatcher, incorporating these duties under the secretary of the executive council and the executive council.

Read first time and placed on the calendar.
House File 615, by committee on appropriations, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system.

Read first time and placed on the calendar.
House File 616, by appropriations committee, a bill for an act to repeal penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated.

Read first time and placed on the calendar.

House File 617, by judiciary committee, an act relating to bail.
Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 356, a bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the General Assembly.

Read first time and referred to committee on judiciary.
Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.

Read first time and referred to committee on transportation.

## MESSAGES FROM 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 30, a bill for an act relating to solicitation from liquor control licensees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns.

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 assessment and taxation of platted lots.

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

Senate File 313, a bill for an act providing for lease-purchase option of school buildings.

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

Senate File 355, a bill for an act relating to the rules of civil procedure.
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 overall length of vehicles. Robert G. Moore, Secretary.

## ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Loss of Kossuth offered the following House memorial resolution and moved its adoption :

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Theodore C. Hutchison of Kossuth County, who was a member of the Forty-ninth and Fiftieth sessions of the General Assembly, passed away on June 13, 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 Loss of Kossuth, Nielsen of Emmet-Palo Alto and Foster of Cedar.

Nielsen of Emmet-Palo Alto offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Charles B. Murtagh of Emmet County, who was a member of the Thirty-fourth session of the General Assembly, passed away on October 12, 1964; 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 Nielsen of Emmet-Palo Alto, Loss of Kossuth, and Foster of Cedar.

## HOUSE FILE 189 DEFERRED

Doderer of Johnson asked and received unanimous consent that House File 189 be deferred and that the bill retain its place on the calendar.

## SENATE CONCURRENT RESOLUTION 18 REFERRED TO COMMITTEE

Edgington of Franklin called up for consideration Senate Concurrent Resolution 18 found on page 779 of the Journal.

Duffy of Dubuque moved that Senate Concurrent Resolution 18 be referred to the judiciary committee.

Roll call was requested by Baringer of Fayette and Fischer of Grundy.

Rule 69 was invoked.
On the question "Shall Senate Concurrent Resolution 18 be referred?"

The ayes were, 89:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Korn
Lawlor
Loss

Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Miller of
Buena Vista
Miller of
Des Moines
Mueller
Murphy
Nagle
Nielsen of
Emmet-Palo Alto Uban
Oehlsen Utzig
o'Malley
Oxley
Palmer
Quinn
Rasmussen
Redfern
Reichardt

The nays were, 24:

| Baringer <br> Busch <br> Conway <br> Den Herder | Graham <br> Grassley |
| :--- | :--- |
| Edanson |  |
| Edgington | Kluever |
| Fischer of | Millen |
| Grundy | Miller of |
| Foster | Morgan |

Absent or not voting, 11:

Burke
Coffman
Felger

Fisher of
Greene
Jackson of Clinton

Nelson
Nielsen of Shelby
Ossian
Radl
Scherle of Fremont-Mills

| Kempter | Melrose |
| :--- | :--- |
| Kennedy | Patton |
| Meacham | Wengert |

The motion prevailed.

## RECONSIDERATION OF VOTE ON SENATE FILE 403

Resnick of Scott called up for consideration the motion by Rickert of Louisa-Muscatine to reconsider the vote by which Senate File 403 passed the House, found on page 817 of the Journal.

Resnick of Scott moved to reconsider the vote by which Senate File 403 , a bill for an act relating to employment safety and providing for an employment safety commission, passed the House and was placed on its last reading.

The motion prevailed.

Resnick of Scott moved to reconsider the vote by which the Resnick amendment was adopted.

The motion prevailed.
Resnick of Scott asked and received unanimous consent to withdraw his amendment.

Glenn of Wapello moved that the bill be read a last time now and placed upon its passage and the bill-was read a last time.

On the question "Shall the bill pass?" (S. F. 403)
The ayes were, 104:

| Anderson | Fullmer | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maley | Rickert |
| Baker | Gannon | Male | Rider |
| Baringer | Gaudineer | Mayberry | Robinson |
| Bogenrief | Gillette of | Miller of | Roe |
| Boot | Clay-Dickinson | Buena Vista | Scherle of |
| Breitbach | Gillette of | Miller of | Fremort-Mills |
| Bremmer | Story | Des Moines | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Page | Shirley of |
| Caffrey | Graham | Morgan | Dallas |
| Carnahan | Grassley | Mueller | Smith of |
| Clapsaddle | Gregerson | Murphy | Linn |
| Cochran | Hageman | Nagle | Stevenson |
| Cohen | Hanson | Nelson | Stokes |
| Conway | Hausher | Nielsen of | Strothman |
| Craig | Holmes | Emmet-PaloAlto Stueland |  |
| Crosier | Houston | Nielsen of | Tieden |
| Denato | Hullinger | Shelby | Uban |
| Den Herder | Hutchins | O'Malley | Utzig |
| Detje | Jackson of | Ossian | Varney |
| Distelhorst | Black Hawk | Oxley | Webster |
| Doderer | Keleher | Palmer | Whisler |
| Dougherty | Kluever | Quinn | Wilson |
| Doyle | Korn | Radl | Winkelman |
| Duffy | Lawlor | Rasmussen | Wolott |
| Dunton | Loss | Redfern | Wright |
| Edgington | Lynch | Reichardt | Mr. Speaker |
| Fischer of | Madden | Renda |  |

The nays were, 2:
Foster Millen
Absent or not voting, 18:

Brinck
Burke
Coffman
Felger
Fisher of
Greene

Glanton
Harrington
Jackson of
Clinton
Kempter

| Kennedy | Patton <br> McNamara |
| :--- | :--- |
| Meacham | Shannahan |
| Smith of |  |
| Melrose | O'Brien |
| Oehlsen | Wengert |

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

## MOTION TO RECONSIDER TABLED

Resnick of Scott moved to reconsider the vote by which Senate File 403 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

Senate File 190, a bill for an act relating to reorganization of school districts, with report of committee recommending passage, was taken up for consideration.

## AMENDMENTS WITHDRAWN

Gillette of Clay-Dickinson asked and received unanimous consent to withdraw the amendments filed by McNamara, et al., on February 23, 1965, and March 23, 1965.

Jackson of Black Hawk asked and received unanimous consent to withdraw his amendment to the McNamara, et al., amendment.

Shirley of Dallas asked and received unanimous consent to withdraw his amendment to the McNamara, et al., amendment.

Brinck of Lee offered the following amendment:
Amend Senate File 190, section one (1), as follows:

1. By striking all of line nine (9) after the word "area" and all of lines ten (10), eleven (11) and twelve (12) to and including the period (.) and inserting in lieu thereof the following: "shall be attached to a district or districts maintaining twelve (12) grades, provided the electors of such district and the district or districts maintaining twelve (12) grades, by simple majority, may have an opportunity to vote the proposition of attachment to said district maintaining twelve (12) grades and the said attachment shall be approved by the county board or boards of education of said district or districts, such attachment to become effective July 1, 1966."
2. By striking from lines thirteen (13) and fourteen (14) the following: ", with the approval of the state board of public instruction," and inserting in lieu thereof the following: ", after July 1, 1966,".
3. By striking all after the word "located" in line sixteen (16) and all of lines seventeen (17) and eighteen (18) and inserting in lieu thereof a period.

Fischer of Grundy moved that Senate File 190 be deferred and that the bill retain its place on the calendar.

The motion lost.
Shirley of Dallas moved that Senate File 190 be made a special order of business for 9:00 a.m., Tuesday, April 6, 1965.

Jackson of Black Hawk moved the previous question on the special order of business, which motion lost.

The motion to make a special order lost.
Rickert of Louisa-Muscatine moved the previous question on the Brinck amendment.

The motion lost.
Brinck of Lee moved the adoption of his amendment.
Roll call was requested by Resnick of Scott and Rasmussen of Polk.
On the question "Shall the Brinck amendment be adopted?" (S. F. 190)

The ayes were, 42 :

| Anderson | Gleason |
| :--- | :--- |
| Bailey | Glenn |
| Baringer | Grassley |
| Brinck | Hageman |
| Clapsaddle | Harrington |
| Dougherty | Hullinger |
| Edgington | Keleher |
| Fischer of | Lynch |
| Gurdy | Madden |
| Fullmer | McNamara |
| Gillette of | MeNamara |
| Clay-Dickinson | Mage |

The nays were, 65:

| Baker | Dunton <br> Boot <br> Breitbach <br> Bremmer |
| :--- | :--- |
| Fuster |  |
| Busch | Gallagher |
| Busing | Gannon |
| Caffrey | Gaudineer |
| Gillette of |  |
| Carnahan | Sltory |
| Cochran | Glanton |
| Cohen | Graham |
| Craig | Gregerson |
| Crosier | Hanson |
| Denato | Hausheer |
| Den Herder | Holmes |
| Detje | Hutchins |
| Distelhorst | Jackson of |
| Doderer | Black Hawk |
| Doyle | Kluever |
|  | Korn |

Absent or not voting, 17:

| Bogenrief | Duffy | Jackson of | Melrose |
| :--- | :--- | :--- | :--- |
| Burke | Felger | Clinton | Patton |
| Coffman | Fisher of | Kempter | Rider |
| Conway | Greene | Kennedy | Wengert |
|  | Houston | Meacham | Mr. Speaker |

The amendment lost.

Busch of Bremer asked and received unanimous consent to withdraw his amendment.

Robinson of Audubon-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?" (S. F. 190)
The ayes were, 104:

| Bailey | Gannon | Meacham | Rider |
| :---: | :---: | :---: | :---: |
| Baker | Gaudineer | Melrose | Robinson |
| Baringer | Gillette of | Millen | Roe |
| Bogenrief | Clay-Dickinosn | Miller of | Scherle of |
| Boot | Gillette of | Buena Vista | Fremont-Mills |
| Breitbach | Story | Miller of | Scott |
| Bremmer | Glanton | Des Moines | Seibert, |
| Busch | Glenn | Miller of | Shannahan |
| Busing | Graham | Page | Shirley of |
| Caffrey | Grassley | Morgan | Dallas |
| Carnahan | Gregerson | Mueller | Smith of |
| Cochran | Hanson | Murphy | Linn |
| Cohen | Harrington | Nagle | Smith of |
| Conway | Hausheer | Nelson | O'Brien |
| Craig | Holmes | Nielsen of | Stevenson |
| Crosier | Hullinger | Emmet-Palo | Stokes |
| Denato | Hutchins | Oehlsen | Strothman |
| Den Herder | Jackson of | O'Malley | Stueland |
| Detje | Black Hawk | Ossian | Tieden |
| Distelhorst | Kluever | Oxley | Uban |
| Doderer | Korn | Palmer | Utzig |
| Dougherty | Lawlor | Quinn | Varney |
| Doyle | Loss | Radl | Webster |
| Dunton | Lynch | Rasmussen | Whisler |
| Edgington | Madden | Redfern | Wilson |
| Fischer of | Mahan | Reichardt | Winkelman |
| Grundy | Maley | Renda | Wolcott |
| Foster | Maule | Resnick | Wright |
| Gallagher | Mayberry | Rickert | Mr. Speaker |
| The nays were, 4: |  |  |  |
| Anderson | Brinck | Gleason | Nielsen of Shelby |
| Absent or not voting, 16: |  |  |  |
| Burke | Fisher of | Jackson of | Kennedy |
| Clapsaddle | Greene | Clinton | McNamara |
| Coffman | Fullmer | Keleher | Patton |
| Duffy | Hageman | Kempter | Wengert |
| Felger | Houston |  |  |

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

## MOTION TO RECONSIDER TABLED

Resnick of Scott moved to reconsider the vote by which Senate File 190 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

## OBJECTION TO HOUSE FILE 215 (On Steering Noncontroversial Calendar)

We object to House File 215 being placed on the noncontroversial calendar.

Gallagher of Black Hawk. Doderer of Johnson. Uban of Black Hawk.

## OBJECTION TO HOUSE FILE 593 (On Steering Noncontroversial Calendar)

We object to House File 593 being placed on the noncontroversial calendar.

Uban of Black Hawk. Deite of Tama.
Bremmer of Pottawattamie.

## REPORTS OF COMMITTEES

Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:

Mr. Speaker: Your committee on conservation and recreation to whom was referred Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Quentin V. Anderson, Chairman.

## Also:

Mr. Speaker: Your committee on conservation and recreation to whom was referred Senate File 291, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "Specific powers" 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.

## Quentin V. Anderson, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 488, a bill for an act relating to duplicate operator's and chauffeur's 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.

Keith H. Dunton, Chairman.
Also :
Mr. Speaker: Your committee on transportation to whom was referred House File 490, a bill for an act to provide for the reconstruction and hard surfacing of state park roads around Black Hawk Lake in Sac County, Iowa, 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.

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 520, a bill for an act creating and establishing a Civil Air Patrol Commission, defining its duties, designating who shall be members thereof and appropriating funds 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 posłponed.

Keith H. Dunton, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred Senafe File 139, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups, begs leave to report it has 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.

Bruce E. Mahan, Chairman.

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 397, a bill for an act relative to certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in 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.

Al Meacham, Chairman.
Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen years without his first having completed an approved driver education course, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.
Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 492, a bill for an act relating to political parties in special charter cities having a population of 25,000 or more, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend House File 124 by adding thereto the following new section:
"Section three hundred twenty-one point one hundred eightynine (321.189), Code 1962, is hereby amended by inserting in line nine (9) after the word 'licensee.' the following:
'Licenses issued to applicants under the age of twenty-one (21) years shall be of a color distinctive from the color of licenses issued to applicants age twenty-one (21) years or over. Any licensee holding a license issued while under the age of twentyone (21) years may, on reaching twenty-one (21) years of age, obtain a duplicate license in the regular color without cost upon request." "

Robinson of Audubon-Guthrie.
Amend House File 159, by striking subsection one (1) of section one (1) and inserting in lieu thereof the following:
"1. By striking lines sixteen (16) and seventeen (17) of subsection one (1), and inserting in lieu thereof the following:
'unless there is at least seven hundred (700) feet of clear vision in each direction; however, where there is not seven hundred (700) feet of clear vision in each direction, the highway commission shall cause to be erected, upon the request of the school board, on the highway regulatory signs stating 'school bus stop ahead' at a point seven hundred (700) feet from the bus stopping point. At no time shall the bus stop where there is less than three hundred (300) feet of clear vision.'"

Tieden of Clayton. Nielsen of Shelby.

Amend House File 160 by adding at the end of section three (3) a new paragraph as follows:
"The foregoing paragraph added to section three hundred twenty-four point seventy-eight (324.78) of the Code shall be inoperative on and after July 1, 1969 and is hereby repealed as of that date, and thereafter said
section three hundred twenty-four point seventy-eight (324.78) shall be amended by striking from line two (2) the word 'seven' and inserting in lieu thereof the word 'eight' and by striking from line three (3) the word 'six' and inserting in lieu thereof the word 'seven'."

Edgington of Franklin.
Amend House File 215 by adding the following new section:
"Further amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, by striking in line six (6) the word 'the' and inserting in lieu thereof the words 'an Iowa'."

Uban of Black Hawk.
Amend House File 253 by striking section four (4) thereof.

Hageman of Winneshiek.
Amend House File 304 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred thirty-nine point one (239.1), Code 1962, is hereby amended by striking all of subsection four (4) preceding the comma in line four (4) following the word "school" and substituting in lieu thereof:
4. A "dependent child" means a needy child under the age of sixteen years, or under the age of twenty-one years and a student regularly attending a high school in pursuance of a course of study leading to a high school diploma or its equivalent, or regularly attending a course of vocational or technical training designed to fit him for gainful employment.

CARNAHAN of Wapello.
Amend House File 412 as follows:

1. Amend the title by adding thereto after the word "control" the words ", to establish the Iowa water pollution control commission, and to make an appropriation therefor".
2. Further amend by adding the following new section:
"Sec. 36. There is hereby appropriated from the general fund of the state to the Iowa water pollution control commission the sum of five thousand ( 5,000 ) dollars for each year of the biennium beginning July 1, 1965 and ending June 30, 1967, for the purpose of paying all expenses authorized and incurred by commission members necessary in administering and enforcing the provisions of this Act. Chapter eight (8) of the Code shall apply to this section."

Gallagher of Black Hawk.
Amend House File 542 as follows:

1. Amend the title by striking from line one (1) thereof the word "minors" and inserting in lieu thereof the word "patients".
2. By striking from line five (5) of section one (1) the word "minor's" and inserting in lieu thereof the word "patient's".

Seibert of Adair-Madison.

## Explanation of House File 542 <br> (Corrected)

The present law prohibits the voluntary payment for the care of patients in state institutions and when such patients are the recipients of social security benefits, such money cannot be used for such care. This bill provides that persons may voluntarily pay for the care of such patients and that social security payments may be used to pay for such care.
Amend House File 551 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter three hundred twenty-five (325), Acts of the Sixtieth General Assembly, section one (1) is hereby amended by inserting after the period in line twentyfour (24) a new sentence as follows: 'The term "nonresident person" shall include any person who was, at the time of the tort, a resident of the state of Iowa but who removed from the state
before the commencement of such action or proceedings and ceased to be a resident of Iowa or, a resident who has remained continuously absent from the state for at least a period of six months following commission of the tort.' "

Gaudineer of Polk.
Amend the judiciary committee amendment to House File 561, filed March 24, 1965 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. When used in this Act, unless the context clearly indicates otherwise:

1. 'Advertisement' includes the attempt by publication, dissemination, solicitation, or circulation to induce directly or indirectly any person to enter into any obligation or acquire any title or interest in any merchandise.
2. 'Merchandise' includes any objects, wares, goods, commodities, intangibles, securities, bonds, debentures, stocks, real estates or services.
3. 'Person' includes any natural person or his legal representative, partnership, corporation (domestic and foreign), company, trust, business entity or association, and any agent, employee, salesman, partner, officer, director, member, stockholder, associate trustee or cestui que trust thereof.
4. 'Sale' includes any sale, offer for sale, or attempt to sell any merchandise for cash or on credit.
5. 'Debt pooling' includes rendering financial advice to debtors and arranging for pro rata payment of their creditors for compensation.
6. 'Subdivided lands' refers to improved or unimproved land or lands divided or proposed to be divided for the purpose of sale or lease, whether immediate or future, into five (5) or more lots or parcels; provided, however, it does not apply to the leasing of apartments, offices, stores, or similar space within an apartment building, industrial building, or commercial building unless an undivided interest in the land is granted as a condition precedent to occupying space in said structure.
7. 'Debt management' means the planning and management of the financial affairs of a debtor for a fee and the receiving therefrom money or evidences thereof for the purpose of distributing the same to his crediturs in payment or partial payment of his obligations.
8. 'Licensee' means any individual, copartnership, unincorporated association, or corporation licensed under this Act.
9. 'Superintendent' means the superintendent of banking.
10. 'Debtor' means a person, fifty (50) percent or more of whose income is in the form of wages or salaries.
11. 'Office' means each location by street number, building number, city, and state where any person engages in debt management.
12. 'Creditor' means a person for whose benefit moneys are being collected and disbursed by licensees.
"Sec. 2. The act, use or employment by any person of any deception, fraud, false pretense, false promise, misrepresentation, or the concealment, suppression, or omission of any material fact with intent that others rely upon such concealment, suppression or omission, in connection with the sale or advertisement of any
merchandise, whether or not any person has in fact been misled, deceived, or damage thereby, is declared to be an unlawful practice.
"Sec. 3. The advertisement for sale, lease or rent, or the actual sale, lease, or rental of any merchandise at a price or with a rebate or payment to the purchaser which is contingent upon the procurement of prospective customers provided by the purchaser, or the procurement of sales, leases, or rentals to persons suggested by the purchaser, is declared to be an unlawful practice, unless the agreement or promise of such contingent price, rebate, or payment is in writing and made a part of the contract of such sale, lease, or rental. The rights and obligations of the contract relating to such contingent price, rebate, or payment shall be interdependent and inseverable from the rights and obligations relating to the sale, lease, or rental.
"Sec. 4. The advertisement for sale, lease, rent, or installation of any merchandise, or the entering into of a contract for the sale, lease, installation, or rental of any merchandise which merchandise is subject to any municipal, county, or state statutes, ordinance, or regulations as to manner, method, or quality of installation or construction, without including in the contract price the cost to the purchaser of fulfilling such municipal, county, or state statutes, ordinances or regulations, is declared to be an unlawful practice.
"Sec. 5. It shall be unlawful for any person to advertise the sale of merchandise at reduced rates due to the cessation of business operations and after the date of the first such advertisement remain in business under the same, or substantially the same, ownership, under the same, or substantially the same, trade name, or continue to offer for sale the same type of merchandise at the same location for more than one hundred twenty (120) days.
"Sec. 6. Any person engaged in debt management shall be deemed to be rendering financial planning service, but this Act shall not apply to the following when engaged in the regular course of their respective business and professions.
13. Attorneys at law.
14. Banks, fiduciaries, financing and lending institutions, credit unions and employers, when acting for their employees as duly authorized and admitted to transact business in this state and performing a credit and financial adjusting service in the regular course of their principal business.
15. Title insurers and abstract companies, while doing an escrow business.
16. Employees of licensees under this Act.
17. Judicial officers or others acting under court orders.
18. Nonprofit religious, fraternal, or co-operative organizations offering debt management service exclusively for their members.
"Sec. 7. After January 1, 1966, it shall be unlawful for any person to engage in the business of debt management without first obtaining a license as required in this Act.
"Sec. 8. Any person desiring to obtain a license to engage in the debt management business in this state shall file with the superintendent an application in writing, under oath, setting forth his business name, the exact location of his office, names and addresses of all officers and directors if an association or a
corporation, and if a partnership, the partnership name and the names and addresses of all partners, and a copy of the certificate of assumed name or certificate of copartnership or articles of incorporation. At the time of filing the applicatoin the applicant shall pay to the superintendent a license fee of one hundred (100) dollars for each office and an investigation fee of fifty (50) dollars. At the time of filing the application the applicant shall furnish a bond to the people of the state in the sum of five thousand $(5,000)$ dollars, conditioned upon the faithful accounting of all moneys collected upon accounts entrusted to such person engaged in debt management, and their employees and agents. The bond or bonds shall be approved by the superintendent and filed in the office of the superintendent of banking. No person, firm, or corporation shall engage in the business of debt management until a good and sufficient bond is filed in accordance with the provisions of this Act.
"Each licensee shall furnish with his application a blank copy of the contract he intends to use between himself and the debtor and shall notify the superintendent of all changes and amendments thereto.
"The license issued under this Act shall expire on December 31 next following its issuance unless sooner surrendered, revoked or suspended, but may be renewed as provided in this Act. No license shall be transferable or assignable.
"The application shall be accompanied by an appointment of the superintendent as agent of the applicant for service of process in this state. Service upon the superintendent shall be sufficient service upon any licensee under the Act.
"Sec. 9. Upon the filing of the application and the payment of the fees and the approval of the bond, the superintendent shall investigate the facts, and if he finds that the financial responsibility, experience, character, and general fitness of the applicant and of the members thereof, if the applicant is a partnership or an association, and of the officers and directors thereof, if the applicant is a corporation, are such as to command the confidence of the community to warrant belief that the business will be operated fairly and honestly within the purposes of this Act and that the applicant or the applicant and the members thereof or the applicant and the officers and directors thereof have not been convicted of any crime involving moral turpitude, or that such person has not had a record of having defaulted in the payment of money collected for others, including the discharge of such debts through bankruptcy proceedings, the superintendent shall issue the applicant a license to engage in the debt management business in accordance with the provisions of this Act. The superintendent may require as part of the application a credit report and other information.
"Sec. 10. Each licensee on or before December 1 may make application to the superintendent for renewal of its license. The application shall be on the form prescribed by the superintendent and shall be accompanied by a fee of fifty (50) dollars, together with a bond as in the case of an original application. A separate application shall be made for each office.
"Sec. 11. The superintendent may deny, revoke, or suspend any
license issued or applied for under this Act for the following causes:
19. Conviction of a felony or of a misdemeanor involving moral turpitude.
20. For violating any of the provisions of this Act.
21. For fraud or deceit in procuring the issuance of a license under this Act.
22. For indulging in a continuous course of unfair conduct.
23. For insolvency, filing in bankruptcy, receivership, or assigning for the benefit of creditors by any licensee or applicant for a license under the Act.
"Sec. 12. The denial, revocation, or suspension shall only be made upon specific charges in writing, under oath, filed with the superintendent or by the superintendent, whereupon a hearing shall be had as to the reasons for any denial, revocation, or suspension and a certified copy of the charges shall be served on the licensee or applicant for license not less than ten (10) days prior to the hearing.
"Sec. 13. Rules and regulations issued by the superintendent under this Act shall be promulgated in accordance with chapter seventeen A (17A) of the Code.
"Sec. 14. Each licensee shall make a written contract between himself and a debtor and immediately furnish the debtor with a true copy of the contract. The contract shall set forth the complete list of the debtor's obligations to be adjusted, a complete list of the creditors holding such obligations, the total charges agreed upon for the services of the licensee and the beginning and expiration date of the contract. No contract shall extend for a period longer than thirty-six (36) months.
"Sec. 15. Each licensee shall maintain a separate bank account for the benefit of debtors in which all payments received from the debtors for the benefit of creditors shall be deposited and in which all payments shall remain until a remittance is made to either the debtors or the creditors. Every licensee shall keep, and use in his business, books, accounts, and records which will enable the superintendent to determine whether such licensee is complying with the provisions of this Act and with the rules and regulations of the superintendent. Every licensee shall preserve such books, accounts, and records for at least seven (7) years after making the final entry on any transaction recorded therein.
"Sec. 16. The superintendent may examine without notice the condition and affairs of each licensee. In connection with any examination, the superintendent may examine on oath any licensee, and any director, officer, employee, customer, creditor, or stockholder of a licensee concerning the affairs and business of the licensee. The superintendent shall ascertain whether the licensee transacts its business in the manner prescribed by law and the rules and regulations issued thereunder. The licensee shall pay the actual cost of the examination as determined by the superintendent, which fee shall be deposited in the state treasury to the credit of the general fund. Failure to pay the examination fee within thirty (30) days of receipt of demand from the superintendent shall automatically suspend the license until the fee is paid.
"In the investigation of alleged violations of this Act, the
superintendent may compel the attendance of any person or the production of any books, accounts, records, and files used therein; and may examine under oath all persons in attendance pursuant thereto.
"Sec. 17 1. The fee of the licensee shall be agreed upon in advance and stated in the contract and provision for settlement in case of cancellation or prepayment shall be clearly stated in the contract. Fees shall be amortized equally each month over the length of the contract and no more than the monthly amortized amount may be applied to charges while the contract is in full force and effect, and at no time shall the fee be more than twelve (12) percent of monies handled, except in event of prepayment or cancellation.
"In the event of total payment of the contract before the term of the contract has expired, or in the event of cancellation, the company will be entitled to an amount equal to not more than ten (10) percent of the remaining unamortized amount specified in the terms of the contract. No licensee shall be entitled to any fee or charge aganist the debtor, upon any contract until the debt management program is arranged and approved by the debtor. A contract shall not be effective until a debtor has made a payment to the licensee for distribution to his creditors.
24. A licensee shall not receive any fee unless he has the consent of at least fifty-one (51) percent of the total amount of indebtedness and of the total number of the creditors listed in the licensee's contract with the debtor or such a like number of creditors have accepted a distribution of payment.
"Sec. 18. Each licensee shall:
25. Keep complete and adequate records during the term of the contract and for a period of seven (7) years from the date of concellation or completion of the contract with each debtor, which records shall contain complete information regarding the contract, extensions thereof, payments, disbursements and charges, which records shall be open to inspection by the superintendent and its duly appointed agents during normal business hours.
26. Make remittances to creditors within forty-five (45) days after receipt of any funds, less fees and costs, unless the reasonable payment of one (1) or more of the debtor's obligations requires that such funds be held for a longer period so as to accumulate a sum certain.
27. Upon request furnish the debtor a written statement of his account each ninety (90) days, or a verbal accounting at any time the debtor may request it during normal business hours.
28. No licensee shall accept an account unless a written and thorough budget analysis indicates that the debtor can reasonably meet the requirements required by the budget analysis.
29. In the event a compromise of a debt is arranged by the licensee with any one (1) or more creditors, the debtor shall have the full benefit of that compromise.
"Sec. 19. No licensee shall:
30. Purchase from a creditor any obligation of a debtor.
31. Operate as a collection agent and as a licensee as to the same debtor's account.
32. Execute any contract or agreement to be signed by the debtor unless the contract or agreement is fully and completely filled in
and finished.
33. Receive or charge any fee in the form of a promissory note or other promise to pay, or receive, or accept any mortgage or other security for any fee, both as to real or personal property.
34. Pay any bonus or other consideration to any person for the refusal of a debtor to his business, nor shall he accept or receive any bonus, commission, or other consideration for referring any debtor to any person for any reason.
35. Advertise his services, display, distribute, broadcast or televise or permit to be displayed, advertised, distributed, broadcasted or televised his services in any manner whatsoever containing any false, misleading or deceptive statement, representation, or implication with regard to the services to be performed by the licensee or the charges to be made therefor.
"Sec. 20. 1. Any person, partnership, association, corporation or any other group of individuals, however organized, or any owner, partner, member, officer, director, employee, agent, or representative thereof who willfully or knowingly engages in the business of debt management without the license required by this Act is guilty of a misdemeanor and shall be fined not more than one thousand $(1,000)$ dollars for each violation or imprisoned for not more than one (1) year, or both.
36. Any licensee under this Act who violates any provision of this Act is guilty of a misdemeanor and shall be fined not more than five hundred (500) dollars for the first offense, and for each subsequent offense a like fine and imprisonment not to exceed one (1) year in the county jail.
"Sec. 21. All fees collected under the provisions of this Act shall be paid promptly into the state banking department.
"Sec. 22. 1. No person shall offer or advertise within this state for sale or lease any subdivided lands without first filing with the real estate commission true and accurate copies of all road plans, plats, field notes and diagrams of water, sewage, and electric power lines as they exist at the time of such filing, provided such filing shall not be required for a subdivision subject to section three hundred six point fifteen (306.15) or chapter four hundred nine (409) of the Code. Each such filing shall be accompanied by a fee of fifty (50) dollars for each subdivision included, payable to the real estate commission.
37. Every sales contract relating to the purchase of real property in a subdivision shall clearly set forth the legal description of the property, the principal amount of any encumbrances outstanding at the date of the contract, any and all oil, gas, or mineral rights reserved and the full terms of the contract. The seller's name shall be notarized on all contracts of sale. No contract to be used shall contain an agreement by the purchasers that he will not record the contract or any memorandum thereof.
38. False or misleading statements under the provisions of section two (2) of this Act or section three hundred six point fifteen (306.15) or chapter four hundred nine (409) of the Code, and advertising, offers to sell, or contracts not in substantial conformity with the filings made under the provisions of section three hundred six point fifteen (306.15) or chapter four hundred nine (409) of the Code are unlawful.
"Sec. 23. When it appears to the attorney general that a person
has engaged in, is engaging in, or is about to engage in any practice declared to be unlawful by this Act or when he believes it to be in the public interest that an investigation should be made to ascertain whether a person in fact has engaged in, is engaging in, or is about to engage in any such practice, he may:
39. Require such person to file on such forms as he may prescribe a statement or report in writing under oath or otherwise as to all the facts and circumstances concerning the sale or advertisement of merchandise by such person, and such other data and information as he may deem necessary.
40. Examine under oath any person in connection with the sale or advertisement of any merchandise.
41. Examine any merchandise or sample thereof, record, book, document, account, or paper as he may deem necessary.
42. Pursuant to an order of a district court impound any record, book, document, account, paper, or sample of merchandise that is produced in accordance with this Act, and retain the same in his possession until the completion of all proceedings in connection with which the same are produced.
"Sec. 24. 1. To accomplish the objectives and to carry out the duties prescribed by this Act, the attorney general, in addition to other powers conferred upon him by this Act, may issue subpoenas to any person, administer an oath or affirmation to any person, conduct hearings in aid of any investigation or inquiry, prescribe such forms and promulgate such rules and regulations as may be necessary, which rules and regulations shall have the force of law.
43. No information or evidence provided the attorney general by a person pursuant to subsections three (3) and four (4) of section twenty-three (23) of this Act shall be admitted in evidence, or used in any manner whatsoever, in any criminal prosecution. If a criminal prosecution under the provisions of this Act is initiated in a state court against a person who has provided information pursuant to subsections three (3) and four (4) of section twenty-three (23) of this Act, the state shall have the burden of proof that the information so provided was not used in any manner to further the criminal investigation or prosecution.
"Sec. 25. Service by the attorney general of any notice requiring a person to file a statement or report, or of a subpoena upon any person, shall be made personally within this state, but if such cannot be obtained, substituted service therefor may be made in the following manner:
44. Personal service thereof without this state.
45. The mailing thereof by registered mail to the last known place of business, residence, or abode within or without this state of such person for whom the same is intended.
46. As to any person other than a natural person, in the manner provided in the rules of civil procedure as if a petition had been filed.
47. Such service as a district court may direct in lieu of personal service within this state.
'SSec. 26. If any person fails or refuses to file any statement or report, or obey any subpoena issued by the attorney general, the attorney general may, after notice, apply to a district court and, after hearing thereof, request an order:
48. Granting injunctive relief, restraining the sale or advertisement of any merchandise by such persons.
49. Dissolving a corporation created by or under the laws of this state or revoking or suspending the certificate of authority to do business in this state of a foreign corporation or revoking or suspending any other licenses, permits, or certificates issued pursuant to law to such person which are used to further the allegedly unlawful practice.
50. Granting such other relief as may be required; until the person files the statement or report, or obeys the subpoena.
"Sec. 27. Whenever it appears to the attorney general that a person has engaged in, is engaging in, or is about to engage in any practice declared to be unlawful by this Act he may seek and obtain in an action in a district court an injunction prohibiting such person from continuing such practices or engaging therein or doing any acts in furtherance thereof after appropriate notice to such person. Such notice shall state generally the relief sought and be served in accordance with section twenty-five (25) of this Act at least three (3) days prior to the institution of such action. The court may make such orders or judgments as may be necessary to prevent the use or employment by a person of any prohibited practices, or which may be necessary to restore to any person in interest any moneys or property, real or personal, which may have been acquired by means of any practice in this Act declared to be unlawful including the appointment of a receiver in cases of substantial and willful violation of the provisions of this Act.
"Sec. 28. When a receiver is appointed by the court pursuant to this Act, he shall have the power to sue for, collect, receive and take into his possession all the goods and chattels, rights and credits, moneys and effects, lands and tenements, books, records, documents, papers, choses in action, bills, notes and property of every description, derived by means of any practice declared to be illegal and prohibited by this Act, including property with which such property has been mingled if it cannot be identified in kind because of such commingling, and to sell, convey, and assign the same and hold and dispose of the proceeds thereof under the direction of the court. Any person who has suffered damages as a result of the use or employment of any unlawful practices and submits proof to the satisfaction of the court that he has in fact been damaged may participate with general creditors in the distribution of the assets to the extent he has sustained out-of-pocket losses. In the case of a partnership or business entity, the receiver shall settle the estate and distribute the assets under the direction of the court. The court shall have jurisdiction of all questions arising in such proceedings and may make such orders and judgments therein as may be required.
"Sec. 29. Subject to an order of the court terminating the business affairs of any person after receivership proceedings held pursuant to this Act, the provisions of this Act shall not bar any claim against any person who has acquired any moneys or property, real or personal, by means of any practice herein declared to be unlawful.
"Sec. 30. In any action brought under the provisions of this

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Act, the attorney general is entitled to recover costs for the use of this state.
"Sec. 31. If any provision of this Act or the application thereof to any person or circumstances is held invalid, the invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application and to this end the provisions of this Act are severable.
"Sec. 32. Nothing contained in this Act shall apply to the owner or publisher of newspapers, magazines, publications, or printed matter wherein such advertisement appears, or to the owner or operator of a radio or television station which disseminates such advertisement when the owner, publisher, or operator has no knowledge of the intent, design, or purpose of the advertiser; and provided, further, that nothing herein contained shall apply to any advertisement which complies with the rules and regulations of and the statutes administered by the federal trade commission.
"Sec. 33. Any person in violation of section two (2) of this Act shall be fined not more than five hundred (500) dollars or be imprisoned in the county jail not more than one (1) year, or by both such fine and imprisonment.
"Sec. 34. Section seven hundred thirteen point twenty-five (713.25), Code 1962, is hereby repealed.
"Sec. 35. Section four hundred ninety-six A point ninety-one (496A.91), Code 1962, is hereby amended by adding the following subsection.
'The corporation has failed or refused to file a statement or report, or obey a subpoena issued by the attorney general, as provided in section seven hundred thirteen point twenty-four (713.24) of the Code.'
"Sec. 36. Section three hundred six point fifteen (306.15), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'All road plans, plats, field notes, and true and accurate diagrams of water, sewage, and electric power lines for rural subdivisions shall be filed with and recorded by the county auditor and approved by the board of supervisors and the county engineer before the subdivision is laid out and platted, and if any proposed rural subdivision is within one (1) mile of the corporate limits of any city or town such road plans shall also be approved by the city engineer or council of the adjoining municipality. Such plans shall be clearly designed as "completed", "partially completed", or "proposed" with a statement of the portion completed and the expected date of full completion. In the event such road plans are not approved as herein provided such roads shall not become the part of any road system as defined in chapter three hundred six (306) of the Code.'"

## Uban of Black Hawk.

On motion by Maule of Monona, the House adjourned until $9: 00$ a.m., Friday, April 2, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, April 2, 1965.

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

Prayer was offered by the Reverend Dick Harberts, pastor of the First Presbyterian Church, Jefferson, Iowa.

The Journal of Thursday, April 1, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Graham of Ida-Sac on request of Den Herder of Sioux; Webster of Pottawattamie on request of Gregerson of Pottawattamie; Coffman of Iowa on request of Fischer of Grundy; Carnahan of Wapello on request of Maule of Monona; Morgan of Mahaska on request of Wright of Scott; Denato of Polk on request of Gannon of Jasper; Radl of Linn on request of Gregerson of Pottawattamie.

## PRESENTATION OF VISITORS

Robinson of Audubon-Guthrie presented to the House fifty-four eighth grade students from Exira and their teachers, Mrs. Elwood and Mr. Eades.

Miller of Buena Vista presented to the House thirty-six students of the government class at Newell and their teacher, Francis Urban.

## PETITIONS

The following petitions were presented and placed on file:
By Jackson of Black Hawk, from seven residents of Black Hawk County opposing the licensing of physical therapists.

By Stevenson of Howard-Mitchell, from sixty residents of Howard County favoring public transportation for parochial school children.

By Wilson of Black Hawk, from four residents of Black Hawk County opposing House File 514 and Senate File 492.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 390, 397, 488, 490, 492, Senate Files 249 and 291, under Rule 35.

## BILLS REFERRED TO COMMITTEE

The Speaker announced that House Files 409 and 412 are referred to the committee on appropriations for further consideration.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 280 and 485.

## STEERING COMMITTEE RULES AS AMENDED ADOPTED

Maule of Monona moved that the report of the steering committee found on page 819 of the Journal be adopted.

The motion prevailed.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 22

Robinson of Audubon-Guthrie brought up for consideration House Concurrent Resolution 22, found on page 819 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## PROOF OF PUBLICATION

Published copy of public notice on House File 402 and verified proof of publication of said public notice in the Hawarden Independent, Hawarden, Iowa, on April 1, 1965, 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.

## SENATE MESSAGES CONSIDERED

Senate File 30, a bill for an act relating to solicitation from liquor control licensees.

Read first time and referred to committee on judiciary.
Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns.

Read first time and referred to committee on governmental subdivisions.

Senate File 151, a bill for an act relating to assessment and taxation of platted lots.

Read first time and referred to committee on judiciary.
Senate File 313, a bill for an act providing for lease-purchase option of school buildings.

Read first time and referred to committee on education.

Senate File 355, a bill for an act relating to the Rules of Civil Procedure to changes therein reported by the Supreme Court of Iowa and amending Rule two hundred fifteen point one (215.1) thereof.

Read first time and referred to committee on judiciary.
Senate File 404, a bill for an act relating to the overall length of vehicles.

Read first time and referred to committee on transportation.

## INTRODUCTION OF BILLS

House File 618, by appropriations committee, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Read first time and placed on the calendar.
House File 619, by appropriations committee, a bill for an act to appropriate funds to the state treasurer from the motor vehicle fuel tax fund.

Read first time and placed on the calendar.
House File 620, by transportation committee, a bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from other motor trucks and towed vehicles.

Read first time and placed on the calendar.
House File 621, by appropriations committee, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-ninth (59th) General Assembly board of regents institution appropriations for salaries, support, maintenance, equipment, repairs, replacements and alterations retained by the institutions.

Read first time and placed on the calendar.
House File 622, by judiciary committee, a bill for an act relating to employment and other privileges for certain prisoners of county jails.

Read first time and placed on the calendar.
House File 623, by industrial and human relations committee, a bill for an act relating to eligibility for medical assistance for the aged.

Read first time and placed on the calendar.
House File 624, by judiciary committee, a bill for an act relating to obscenity and indecency.

Read first time and placed on the calendar.

## MESSAGES FROM THE SENATE

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

House File 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court.

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

House File 61, a bill for an act relating to voluntary surrender of class "A" permit.

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

House File 98, a bill for an act to amend the law relating to savings and loan associations.

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

House File 212, a bill for an act to consolidate the present fire and casualty insurance rate regulatory laws.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 327, a bill for an act relating to the specifications and standards for cheeses and cheese products.

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 legalize the proceedings of the board of supervisors of Boone County regarding the Boone county home.

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 to authorize laboratory schools at the educational institutions under the state board of regents.

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

Senate File 177, a bill for an act relating to memorial halls and monument usages.

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

Senate File 189, a bill for an act to authorize the issuance of certificates to present owners of Dubuque and Pacific Railroad lands.

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 to change the requirements of the value of stock of insurance companies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 305, a bill for an act relating to an operator's and chauffeur's license.

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

Senate File 352, a bill for an act to require that public buildings be made accessible to and functional for the physically handicapped.

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

Senate File 500 , a bill for an act relating to the distribution of commercial fertilizer and soil conditioners.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 506, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 514, a bill for an act relating to the issuance of a patent to certain real estate.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 516, a bill for an act regarding the mental health authority. Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 393

Amend House File 393, section 3, line 6, by striking the period after the word "Code" and inserting in lieu thereof the words "as amended."

## ADOPTION OF SENATE CONCURRENT RESOLUTION 18

Maule of Monona asked and received unanimous consent to suspend the rules for the immediate consideration of Senate Concurrent Resolution 18, found on page 779 of the Journal.

Duffy of Dubuque offered the following committee amendment and moved its adoption:

Amend Senate Concurrent Resolution 18 by striking after the word "upon" in line thirteen (13) the words "his request" and inserting in lieu thereof the following: "application to the committee and for good cause shown".
Further amend Senate Concurrent Resolution 18 by inserting a period after the word "protected" and striking the remainder of line fifteen (15) and all of line sixteen (16).

Roll call was requested by Duffy of Dubuque and Glenn of Wapello. On the question "Shall the amendment be adopted?" (S. C. R. 18)

The ayes were, 103:

| Bailey | Gallagher | Lynch | Robinson |
| :---: | :---: | :---: | :---: |
| Baker | Gannon | Madden |  |
| Baringer | Gaudineer | Mahan | Scherle of |
| Boot | Gillette of | Maley | Fremont-Mills |
| Breitbach | Clay-Dickinson | Maule | Scott |
| Bremmer | Gillette of | Mayberry | Seibert |
| Brinck | Story | Millen | Shannahan |
| Busch | Glanton | Miller of | Shirley of |
| Caffrey | Gleason | Page | Dallas |
| Clapsaddle | Glenn | Mueller | Smith of |
| Cochran | Grassley | Murphy | Linn |
| Cohen | Gregerson | Nagle | Smith of |
| Conway | Hageman | Nelson | O'Brien |
| Craig | Hanson | Nielsen of | Stevenson |
| Crosier | Harrington | Emmet-Palo Alto | Stokes |
| Den Herder | Hausheer | Nielsen of | Strothman |
| Detje | Holmes | Shelby | Stueland |
| Distelhorst | Houston | Oehlsen | Tieden |
| Doderer | Hullinger | O'Malley | Uban |
| Dougherty | Hutchins | Ossian | Varney |
| Doyle | Jackson of | Oxley | Wengert |
| Duffy | Black Hawk | Palmer | Whisler |
| Dunton | Keleher | Quinn | Wilson |
| Edgington | Kempter | Rasmussen | Winkelman |
| Felger | Kennedy | Redfern | Wolcott |
| Fischer of | Kluever | Renda | Wright |
| Grundy | Korn | Resnick | Mr. Speaker |
| $\stackrel{\text { Foster }}{\text { Fullmer }}$ | Lowlor | Rickert | protem |

The nays were, none.
Absent or not voting, 21:

| Anderson | Denato |
| :--- | :--- |
| Bogenrief | Fisher of |
| Burke | Greene |
| Busing | Graham |
| Carnahan | Jackson of |
| Coffman | Clinton |


| McNamara | Patton |
| :--- | :--- |
| Meacham | Radl |
| Melrose | Reichardt |
| Miller of | Steffen |
| Buena Vista | Utzig |
| Morgan | Webster |

The amendment was adopted.
Maule of Monona moved that Senate Concurrent Resolution 18 as amended be adopted.

The resolution as amended was adopted.

## MOTION TO RECONSIDER LOST

Baringer of Fayette called up for consideration the motion by Varney of Clinton to reconsider the vote by which Senate File 157, a bill for an act relating to establishing time for the State of Iowa, passed the House.

Resnick of Scott moved to reconsider the vote by which Senate File 157 passed the House.

Roll call was requested by Fullmer of Jasper and Madden of Clarke-Union.

On the question "Shall the motion to reconsider prevail?" (S. F. 157)

The ayes were, 16:

| Brinck | Jackson of <br> Black Hawk |
| :--- | :--- |
| Cohen | Kempter |
| Conway | Lawlor |
| Doderer | Nagle |
| Felger |  |

The nays were, 85 :
Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Busch
Busing
Clapsaddle
Cochran
Craig
Den Herder
Detje
Dougherty
Doyle
Duffy
Dunton
Edgington
Fischer of Grundy
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton

| Redfern | Varney |
| :--- | :--- |
| Renda | Wright |
| Resnick | Mr. Speaker |
| Uban | protem |

$\begin{array}{ll}\text { Mahan } & \text { Robinson } \\ \text { Maley } & \text { Roe }\end{array}$
Maley Roe
Maule
McNamara
Millen
Miller of
Buena Vista
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Miller of Shirley of
Page Dallas
Mueller Smith of
Murphy
Nelson
Nielsen of
O'Brien
保
Nielsen of Stokes
Shelby Strothman
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Quinn
Rasmussen
Rider
Absent or not voting, 23:

| Bogenrief | Distelhorst <br> Fisher of <br> Burke |
| :--- | :--- |
| Caffrey | Greene |
| Carnahan | Gillette of |
| Coffman | Story |
| Crosier | Graham |
| Denato |  |


| Jackson of | Patton |
| :--- | :--- |
| Clinton | Radl |
| Mayberry | Reichardt |
| Meacham | Rickert |
| Melrose | Steffen |
| Morgan | Utzig |
|  | Webster |

The motion lost.

## CONSIDERATION OF BILLS

NONCONTROVERSIAL STEERING COMMITTEE CALENDAR
House File 402, a bill for an act to legalize the proposed transfer of the present airport site owned by the City of Hawarden as a gift to the Sioux Empire College, County of Sioux, State of Iowa, and to
authorize conveyance of legal title thereto, 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?" (H. F. 402)
The ayes were, 103:

| Anderson | Fullmer | Lynch | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Madden | Rider |
| Baker | Gannon | Mahan | Robinson |
| Baringer | Gaudineer | Maley | Roe |
| Bogenrief | Gillette of | Maule | Scherle of |
| Boot | Clay-Dickinson | Mayberry | Fremont-Mills |
| Breitbach | Gillette of | McNamara | Scott |
| Bremmer | Story | Millen | Seibert |
| Brinck | Gleason | Miller of | Shannahan |
| Busch | Glenn | Buena Vista | Shirley of |
| Busing | Grassley | Miller of | Dallas |
| Caffrey | Gregerson | Page | Smith of |
| Clapsadde | Hageman | Mueller | Linn |
| Cochran | Hanson | Murphy | Smith of |
| Cohen | Harrington | Nagle | O'Brien |
| Conway | Hausheer | Nelson | Stevenson |
| Craig | Holmes | Nielsen of | Stokes |
| Crosier | Houston | Emmet-PaloAlto Strothman |  |
| Den Herder | Hullinger | Nielsen of | Stueland |
| Distelhorst | Hutchins | Shelby | Tieden |
| Doderer | Jackson of | Oehlsen | Uban |
| Dougherty | Black Hawk | O'Malley | Varney |
| Doyle | Keleher | Oxley | Wengert |
| Duffy | Kempter | Palmer | Whisler |
| Dunton | Kennedy | Quinn | Winkelman |
| Edgington | Kluever | Rasmussen | Wolcott |
| Felger | Korn | Redfern | Wright |
| Fischer of | Lawlor | Renda | Mr. Speaker |
| Grundy | Loss | Resnick | pro tem |
|  |  |  |  |

The nays were, none.
Absent or not voting, 21:

| Burke | Foster | Melrose | Reichardt |
| :--- | :--- | :--- | :--- |
| Carnahan | Glanton | Morgan | Steffen |
| Cofman | Graham | Ossian | Utzig |
| Denato | Jackson of | Patton | Webster |
| Detje | Clinton | Radl | Wilson |
| Fisher of | Meacham |  |  |

Greene
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 amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways, with report of committee recommending passage, was taken up for consideration.

Tieden of Clayton offered the following amendment filed April 1 and moved its adoption:

Amend House File 159, by striking subsection one (1) of section one (1) and inserting in lieu thereof the following:
"1. By striking lines sixteen (16) and seventeen (17) of subsection one (1), and inserting in lieu thereof the following:
'unless there is at least seven hundred (700) feet of clear vision in each direction; however, where there is not seven hundred (700) feet of clear vision in each direction, the highway commission shall cause to be erected, upon the request of the school board, on the highway regulatory signs stating 'school bus stop ahead' at a point seven hundred (700) feet from the bus stopping point. At no time shall the bus stop where there is less than three hundred (300) feet of clear vision.'"

The amendment was adopted.
Scott 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?" (H. F. 159)
The ayes were, 96 :

| Anderson | Fullmer | Lawlor | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Loss | Rickert |
| Baker | Gannon | Madden | Rider |
| Baringer | Gaudineer | Mahan | Robinson |
| Bogenrief | Gillette of | Maley | Roe |
| Boot | Clay-Dickinson | Maule | Scherle of |
| Breitbach | Gillette of | Mayberry | Fremont-Mills |
| Brinck | Story | Millen | Scott |
| Busch | Glanton | Miller of | Shirley of |
| Busing | Glenn | Page | Dallas |
| Caffrey | Grassley | Mueller | Smith of |
| Cochran | Gregerson | Murphy | Linn |
| Cohen | Hageman | Nagle | Smith of |
| Craig | Hanson | Nelson | O'Brien |
| Crosier | Harrington | Nielsen of | Stevenson |
| Detje | Hausheer | Emmet-Palo Alto Stokes |  |
| Distelhorst | Holmes | Nielsen of | Strothman |
| Doderer | Houston | Shelby | Stueland |
| Dougherty | Hullinger | Oehlsen | Tieden |
| Doyle | Hutchins | O'Malley | Uban |
| Duffy | Jackson of | Ossian | Varney |
| Dunton | Black Hawk | Oxley | Wengert |
| Edgington | Keleher | Palmer | Whisler |
| Felger | Kempter | Quinn | Winkelman |
| Fischer of | Kennedy | Rasmussen | Wright |
| Grundy | Kluever | Redfern | Mr. Speaker |
| Foster | Korn | Renda | protem |

The nays were, 1 :
Wolcott
Absent or not voting, 27:

Bremmer
Burke
Carnahan

Clapsaddle
Coffman Conway

Denato Den Herder

Fisher of Greene Gleason

| Graham | Meacham | Patton | Steffen |
| :--- | :--- | :--- | :--- |
| Jackson of | Melrose | Radl | Utzig |
| Clinton | Miller of | Reichardt | Webster |
| Lynch | Buena Vista | Seibert | Wilson |
| McNamara | Morgan | Shannahan |  |

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

## HOUSE FILE 252 WITHDRAWN

Robinson of Audubon-Guthrie asked and received unanimous consent to withdraw House File 252 from further consideration by the House.

House File 421, a bill for an act to amend section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act, with report of committee recommending passage, was taken up for consideration.

Hausheer 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?" (H. F. 421)
The ayes were, 100:

| Anderson | Gallagher | Madden | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Mahan | Rider |
| Baker | Gillette of | Maley | Robinson |
| Baringer | Clay-Dickinson | Maule | Roe |
| Bogenrief | Gillette of | Mayberry | Scherle of |
| Boot | Story | Millen | Fremont-Mills |
| Breitbach | Glanton | Miller of | Scott |
| Bremmer | Gleason | Buena Vista | Seibert |
| Brinck | Glenn | Miller of | Shirley of |
| Busch | Grassley | Page | Dallas |
| Busing | Gregerson | Mueller | Smith of |
| Caffrey | Hageman | Murphy | Linn |
| Cochran | Hanson | Nagle | Smith of |
| Cohen | Harrington | Nelson | O'Brien |
| Craig | Hausheer | Nielsen of | Stevenson |
| Crosier | Holmes | Emmet-PaloAlto Stokes |  |
| Detje | Houston | Nielsen of | Strothman |
| Distelhorst | Hullinger | Shelby | Stueland |
| Doderer | Hutchins | Oehlsen | Tieden |
| Dougherty | Jackson of | O'Malley | Uban |
| Doyle | Black Hawk | Ossian | Varney |
| Duffy | Keleher | Oxley | Wengert |
| Dunton | Kennedy | Palmer | Whisler |
| Edgington | Kluever | Quinn | Winkelman. |
| Felger | Korn | Rasmussen | Wolcott |
| Fischer of | Lawlor | Redfern | Wright |
| Grundy | Loss | Renda | Mr. Speaker |
| Foster | Lynch | Resnick | protem |
| Fullmer |  |  |  |

The nays were, none.
Absent or not voting, 24:

| Burke | Fisher of | McNamara | Reichardt |
| :--- | :--- | :--- | :--- |
| Carnahan | Greene | Meacham | Shannahan |
| Clapsaddle | Gannon | Melrose | Steffen |
| Coffman | Graham | Morgan | Utzig |
| Conway | Jackson of | Patton | Webster |
| Denato | Clinton | Radl | Wilson |
| Den Herder | Kempter |  |  |

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

House File 475, a bill for an act relating to the compensation of the clerk of the grand jury in certain counties, with report of committee recommending passage, was taken up for consideration.

Gaudineer 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?" (H. F. 475)
The ayes were, 99 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Cochran
Cohen
Craig
Crosier
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Foster
Fullmer

Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

Madden
Mahan
Maley
Maule
Mayberry
Millen
Miller of
Buena Vista
Miller of
Page
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Stokes
Nielsen of Shelby
Oehlsen
o'Malley
Ossian
Oxley
Palmer
Quinn
Rasmussen
Redfern
Renda
Resnick

Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Strothman
Stueland
Tieden
Uban
Varney
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker pro tem

The nays were, none.
Absent or not voting, 25:
Bremmer
Burke

Carnahan Clapsaddle

Coffman
Conway

Denato
Distelhorst

| Fisher of | Jackson of | Melrose | Shannahan |
| :--- | :--- | :--- | :--- |
| Greene | Clinton | Morgan | Steffen |
| Gannon | Kempter | Patton | Utzig |
| Graham | McNamara | Radl | Webster |
|  | Meacham | Reichardt | Wilson |

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

## HOUSE FILE 576 INDEFINITELY POSTPONED

House File 576, a bill for an act to clarify the use of central electronic data processing equipment by the tax department, and to assure maximum uses of the exchange of federal information relating to income taxes, was taken up for consideration.

Maule of Monona moved that House File 576 be indefinitely postponed.

The motion prevailed.
Senate File 55, a bill for an act to amend section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court, with report of committee recommending passage, was taken up for consideration.

Gaudineer 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?" (S. F. 55)
The ayes were, 93 :


| Strothman | Uban | Whisler | Wright |
| :---: | :---: | :---: | :---: |
| Stueland | Varney | Winkelman | Mr. Speaker |
| Tieden | Wengert | Wolcott | pro tem |
| The nays were, none. |  |  |  |
| Absent or not voting, 31: |  |  |  |
| Bailey | Fisher of | Kempter | Radl |
| Brinck | Greene | Maule | Rasmussen |
| Burke | Fullmer | Mayberry | Reichardt |
| Carnahan | Gannon | Meacham | Rickert |
| Clapsaddle | Graham | Melrose | Shannahan |
| Coffman | Jackson of | Miller of | Steffen |
| Conway | Black Hawk | Buena Vista | Utzig |
| Denato | Jackson of Clinton | Morgan Patton | Webster Wilson |

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

House File 328, a bill for an act to amend section four hundred seven point three (407.3), Code 1962, relating to recreation buildings, juvenile playgrounds, swimming pools and recreation centers, with report of committee recommending passage, was taken up for consideration.

Wengert 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?" (H. F. 328)
The ayes were, 87 :


The nays were, 1 :
Nielsen of
Shelby
Absent or not voting, 36:

| Bailey | Fischer of | Jackson of | Radl |
| :--- | :--- | :--- | :--- |
| Bremmer | Grundy <br> Burke | Clinton | Rasmussen |
| Caffrey | Fisher of | Maule | Reichardt |
| Carnahan | Goenene | McNamara | Shannahan |
| Clapsaddle | Gillette of | Meacha | Selras |
| Cmith of |  |  |  |
| Coffman | Clay-Dickinson | Millose of | Linn |
| Conway | Graham | Suena Vista | Stzig |
| Denato | Hausheer | Morgan | Webster |
| Distelhorst | Jackson of | Murphy | Wilson |
| Duffy | Black Hawk | Patton |  |

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

House File 510, a bill for an act relating to game breeding and shooting preserves, with report of committee recommending passage, was taken up for consideration.

Gaudineer 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?" (H. F. 510)
The ayes were, 87 :

| Anderson | Gaudineer | Lynch | Rider |
| :--- | :--- | :--- | :--- |
| Baker | Gillette of | Madden | Robinson |
| Baringer | Clay-Dickinson | Mahan | Roe |
| Bogenrief | Gillette of | Mayberry | Scott |
| Boot | Story | Millen | Seibert |
| Breitbach | Glanton | Miller of | Shirley of |
| Brinck | Gleason | Page | Dallas |
| Busch | Glenn | Mueller | Smith of |
| Busing | Grassley | Murphy | Linn |
| Caffrey | Gregerson | Nagle | Smith of |
| Cochran | Hageman | Nelson | O'Brien |
| Cohen | Hanson | Nielsen of | Stevenson |
| Craig | Harrington | Emmet-PaloAlto Stokes |  |
| Den Herder | Holmes | Nielsep of | Strothman |
| Detje | Houston | Shelby | Stueland |
| Doderer | Hullinger | Oehlsen | Tieden |
| Dougherty | Hutchins | Ossian | Uban |
| Doyle | Keleher | Oxley | Varney |
| Dunton | Kempter | Palmer | Wengert |
| Edgington | Kennedy | Quinn | Whisler |
| Felger | Kluever | Redfern | Winkelman |
| Fullmer | Korn | Renda | Wolcott |
| Gallagher | Lawlor | Resnick | Wright |
| Gannon | Loss | Rickert |  |

The nays were, none.

Absent or not voting, 37:

Bailey
Bremmer
Burke
Carnahan
Clapsaddle
Coffman
Conway
Crosier
Denato
Distelhorst Duffy

Fischer of Grundy
Fisher of Greene
Foster
Graham
Hausheer
Jackson of Black Hawk Jackson of Clinton
Maley
Maule
McNamara
Meacham
Melrose
Miller of
Buena Vista
Morgan
O'Malley
Patton
Radl

Rasmussen
Reichardt
Scherle of
Fremont-Mills
Shannahan
Steffen
Utzig
Webster
Wilson
Mr. Speaker protem
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways, with report of committee recommending amendment and passage, was taken up for consideration.

Gannon of Jasper offered the following committee amendment and moved its adoption :

Amend Senate File 201 as follows:

1. By striking from line 4 the word "persons" and inserting in lieu thereof the words "pedestrian workers".
2. Further amend Senate File 201 by striking from line 5 after the words "presence of" the word "the" and inserting in lieu thereof the word "such".

The committee amendment was adopted.
Dougherty of Lucas-Monroe offered the following amendment and moved its adoption :

Amend Senate File 201, section one (1), by striking all of line six (6) and inserting in lieu thereof the following: "by a flagman or a warning sign."

Roll call was requested by Dougherty of Lucas-Monroe and O'Malley of Polk.

On the question "Shall the Dougherty amendment be adopted?" (S. F. 201)

The ayes were, 79:

| Anderson | Crosier | Foster | Harrington |
| :--- | :--- | :--- | :--- |
| Bogenrief | Den Herder | Gillette of | Holmes |
| Boot | Detje | Clay-Dickinson | Houston |
| Breitbach | Distelhorst | Glanton | Hullinger |
| Brinck | Dougherty | Gleason | Hutchins |
| Busch | Duffy | Glenn | Keleher |
| Busing | Edgington | Grassley | Kempter |
| Caffrey | Felger | Gregerson | Korn |
| Cochran | Fischer of | Hageman | Lawlor |
| Craig | Grundy | Hanson | Lynch |


| Madden | Nielsen of <br> Shelky |
| :--- | :--- |
| Maley | Oehlsen |
| Mayberry | O'Malley |
| Millen | Ossian |
| Miller of | Bulmer |
| Mueller Vista | Patton |
| Murphy | Quinn |
| Nagle | Rasmussen |
| Nelson | Redfern |
| Nielsen of | Renda |
| Emmet-Palo Alto Resnick |  |


| Rickert | Smith of <br> O'Brien |
| :--- | :--- |
| Rider | Stevenson |
| Roe | Stokes |
| Scherle of | Fremont-Mills |
| Strothman |  |
| Scott | Stueland |
| Seibert | Tieden |
| Shirley of | Uban |
| Dallas | Varney |
| Smith of | Whisler |
| Linn | Winkelman |
|  | Wolcott |
|  | Wright |

The nays were, 8 :

| Baringer | Doderer <br> Cohen |
| :--- | :--- |
| Dunton |  |

Absent or not voting, 37:

Bailey
Baker
Bremmer
Burke
Carnahan
Clapsaddle
Coffman
Conway
Denato
Doyle
Fisher of
Greene
Gallagher
Gaudineer
Gillette of
Story
Graham
Hausheer
Jackson of
Black Hawk
Jackson of
Clinton
Kennedy

Loss
Maule
McNamara
Meacham
Melrose
Miller of
Page
Morgan
Oxley
Radl

Fullmer Kluever Gannon Mahan

Reichardt
Robinson
Shannahan
Steffen
Utzig
Webster
Wengert
Wilson
Mr. Speaker pro tem

The amendment was adopted.
Speaker Steffen in the chair.
Gannon 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 ?" (S. F. 201)
The ayes were, 93:

| Anderson | Doderer | Gillette of | Lawlor |
| :--- | :--- | :--- | :--- |
| Baker | Dougherty | Story | Loss |
| Baringer | Doyle | Glanton | Lynch |
| Bogenrief | Duffy | Gleason | Madden |
| Boot | Dunton | Glenn | Mahan |
| Breitbach | Edgington | Grassley | Maley |
| Brinck | Felger | Gregerson | Maule |
| Busch | Fischer of | Hageman | Mayberry |
| Busing | Grundy | Hanson | Millen |
| Caffrey | Foster | Harrington | Miller of |
| Cochran | Fullmer | Holmes | Buena Vista |
| Cohen | Gallagher | Houston | Miller of |
| Craig | Gannon | Hullinger | Des Moines |
| Crosier | Gillette of | Hutchins | Miller of |
| Den Herder | Clay-Dickinson | Keleher | Page |
| Detje |  |  | Kluever |


| Murphy | Quinn | Seibert | Stueland |
| :--- | :--- | :--- | :--- |
| Nagle | Rasmussen | Shirley of | Tieden |
| Nelson | Redfern | Dallas | Uban |
| Nielsen of | Renda | Smith of | Varney |
| Emmet-Palo Alto Resnick | Rickert | Linn | Wengert |
| Nielsen of | Rmith of | Whisler |  |
| Shelby | Rider | O'Brien | Winkelman |
| Oehlsen | Robinson | Stevenson | Wolcott |
| O'Malley | Roe | Stokes | Wright |
| Ossian | Scott | Strothman | Mr. Speaker |
| Palmer |  |  |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 31: |  |  |  |
| Bailey | Fisher of |  |  |
| Bremmer | Greene | Kempter | Radl |
| Burke | Gaudineer | Kennedy | Reichardt |
| Carnahan | Graham | McNamara | Scherle of |
| Clapsaddle | Hausheer | Meacham | Fremont-Mills |
| Coftman | Jackson of | Melrose | Shannahan |
| Conway | Black Hawk | Morgan | Utzig |
| Denato | Jackson of | Oxley | Webster |
| Distelhorst | Clinton | Patton | Wilson |

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

## HOUSE FILE 52 REREFERRED

House File 52, a bill for an act relating to tire equipment on motor vehicles, with report of committee recommending passage, was taken up for consideration.

Detje of Tama asked and received unanimous consent to withdraw his amendment.

Houston of Crawford asked and received unanimous consent to withdraw his amendment to the Detje amendment.

Miller of Des Moines offered the following amendment and moved its adoption:

Amend House File 52 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point four hundred forty (321.440), Code 1962, is hereby amended by striking all of said section after the period in line four (4) and inserting in lieu thereof the following:
'No pneumatic tire shall be used on any vehicle when such tire has been regrooved.'"
"Sec. 2. Section three hundred twenty-two point twenty-five (322.25), Code 1962, is hereby amended by adding thereto the following new section:
'No person licensed under this chapter shall have for sale, sell or offer for sale at retail any motor vehicle, trailer, or semitrailer which is equipped with regrooved tires.'"

The amendment lost.
Maule of Monona moved that House File 52 be rereferred to committee.

Baringer of Fayette moved that the motion to rerefer be laid on the table.

The motion to table lost.
The motion to rerefer prevailed.
Speaker pro tempore Miller in the chair.
House File 143, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations, with report of committee recommending passage, was taken up for consideration.

Shirley 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?" (H. F. 143)
The ayes were, 94 :

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Busch
Busing
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Foster
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch
Madden

The nays were, 5:
Baringer Kluever
Brinck

Mahan Rider
Maley Robinson

Maule Roe
Mayberry Scherle of
Millen
Miller of
Buena Vista
Miller of
Page
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Strothman
Nielsen of Stueland
Shelby Tieden
Oehlsen
O'Malley
Oxley.
Quinn
Rasmussen
Redfern
Renda
Resnick
Rickert

Ossian
Stevenson

Absent or not voting, 25:

Bremmer
Burke
Caffrey
Carnahan
Coffman
Denato
Distelhorst

Fisher of Greene
Graham
Hausheer Jackson of Black Hawk
Jackson of Clinton

| McNamara | Reichardt |
| :--- | :--- |
| Meacham | Shannahan |
| Melrose | Steffen |
| Morgan | Utzig |
| Palmer | Webster |
| Patton | Wilson |
| Radl |  |

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

SENATE FILE 390 SUBSTITUTED FOR HOUSE FILE 340
Dunton of Keokuk asked and received unanimous consent to substitute Senate File 390 for House File 340.

Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents, was taken up for consideration.

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

Amend Senate File 390, section one (1), by inserting in line six (6) after the figures " $(100.35)$ " the words "of the Code".

The amendment was adopted.
Uban 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?" (S. F. 390)
The ayes were, 96 :

| Anderson | Duffy <br> Bailey | Dunton <br> Baker | Harrington <br> Baringer |
| :--- | :--- | :--- | :--- |
| Felgington | Hausheer | Mueller |  |
| Bogenrief | Felger | Hischer of | Houston |
| Boot | Hullinger | Nagle |  |
| Breitbach | Grundy | Nelson |  |
| Brinck | Fullmer | Hutchins | Nielsen of |
| Busch | Gallagher | Keleher | Emmet-Palo Alto |
| Busing | Gannon | Kempter | Nielsen of |
| Clapsaddle | Gaudineer | Kennedy | Shelby |
| Cochran | Gillette of | Kluever | Oehlsen |
| Cohen | Clay-Dickinson | Karn | Lawlor |
| Conway | Gillette of | Loss | Ossian |
| Craig | Story | Oxley |  |
| Crosier | Glanton | Manch | Palmer |
| Den Herder | Gleason | Glenn | Mahan |
| Detje | Grassley | Maley | Quinn |
| Distelhorst | Gregerson | Maule | Rasmussen |
| Dougherty | Hageman | Millen | Resnick |
| Doyle | Hanson | Riller of | Rickert |
|  |  | Page | Robinson |
|  |  |  | Roe |


| Scherle of |  |
| :--- | :--- |
| Fremont-Mills | Shirley of <br> Dallas |
| Scott | Smith of |
| Linn |  |
| Seibert | Shannahan |
| Smith of |  |
| O'Brien |  |

Stevenson
Strothman
Stueland
Tieden
Uban
Varney

Wengert Whisler Winkelman Woleott Wright

The nays were, none.
Absent or not voting, 28:
Bremmer Foster

Burke
Caffrey
Carnahan
Coffman
Denato Doderer Fisher of Greene 1

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

## HOUSE FILE 340 WITHDRAWN

Uban of Black Hawk asked and received unanimous consent to withdraw House File 340 from further consideration by the House.

## HOUSE FILE 253 DEFERRED

Cochran of Webster asked and received unanimous consent that House File 253 be deferred and that the bill retain its place on the calendar.

SENATE FILE 356 SUBSTITUTED FOR HOUSE FILE 373
Hutchins of Benton asked and received unanimous consent to substitute Senate File 356 for House File 373.

Senate File 356, a bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the general assembly, was taken up for consideration.

Bailey of Wright moved that Senate'File 356 and House File 373 be placed back on the regular calendar.

The motion lost.
Hutchins 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?" (S. F. 356)

The ayes were, 72:

| Anderson | Foster | Kempter | Redfern |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Kennedy | Renda |
| Bogenrief | Gannon | Kluever | Resnick |
| Breitbach | Gaudineer | Korn | Rickert |
| Bremmer | Gillette of | Lawlor | Rider |
| Brinck | Story | Loss | Robinson |
| Busing | Glanton | Lynch | Roe |
| Caffrey | Gleason | Mahan | Scott |
| Conway | Glenn | Maley | Seibert |
| Craig | Grassley | Maule | Shannahan |
| Crosier | Gregerson | Mayberry | Smith of |
| Detje | Hageman | McNamara | Linn |
| Distehorst | Hanson | Miller of | Stueland |
| Doderer | Harrington | Page | Varney |
| Dougherty | Hausheer | Murphy | Wengert |
| Doyle | Holmes | Nagle | Whisler |
| Duffy | Houston | Oehlsen | Wright |
| Dunton | Hutchins | OMalley | Mr. Speaker |
| Felger | Keleher | Oxley | pro tem |

The nays were, 25 :

Bailey
Baringer
Boot
Busch
Clapsaddle
Cochran
Den Herder
Edgington

| Fischer of | Nielsen of |
| :--- | :--- |
| Grundy | Shelby |
| Fullmer | Ossian |
| Gillette of | Quim |
| Clay-Dickinson | Scherle of |
| Millen | Fremont-Mills |
| Nelson | Shirley of |
| Nielsen of | Dallas |
| Emmet-PaloAlto |  |

Nielsen of Shelby
Ossian
Quinn
Fremont-Mills
Shirley of Dallas

Absent or not voting, 27:

| Burke | Hullinger <br> Carnahan | Jackson of <br> Black Hawk | Miller of <br> Buena Vista |
| :--- | :--- | :--- | :--- |
| Coffman | Morgan | Reichardt <br> Steffen |  |
| Cohen | Jackson of | Uban |  |
| Denato | Clinton | Palmer | Utzig |
| Fisher of | Madden | Patton | Webster |
| Greene | Meacham | Radl | Wilson |
| Graham | Melrose | Rasmussen | Wolcott |

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

Gaudineer of Polk moved to reconsider the vote by which Senate File 356 passed the House and that the motion to reconsider be laid on the table.

The motion lost.

## HOUSE FILE 373 WITHDRAWN

Hutchins of Benton asked and received unanimous consent to withdraw House File 373 from further consideration by the House.

## SENATE FILE 355 SUBSTITUTED FOR HOUSE FILE 375

Hutchins of Benton asked and received unanimous consent to substitute Senate File 355 for House File 375.

Hutchins of Benton moved to suspend the rules for the immediate consideration of Senate File 355, a bill for an act relating to the Rules of Civil Procedure, to changes therein reported by the Supreme Court of Iowa and amending Rule two hundred fifteen point one (215.1) thereof, which motion prevailed.

Hutchins 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?" (S. F. 355)
The ayes were, 79:

| Anderson | Gannon | Lynch | Robinson |
| :---: | :---: | :---: | :---: |
| Baker | Gaudineer | Madden |  |
| Bogenrief | Gillette of | Mahan | Scherle of |
| Boot | Story | Maley | Fremont-Mills |
| Breitbach | Glanton | McNamara | Scott |
| Bremmer | Gleason | Miller of | Seibert |
| Brinck | Glenn | Page | Shirley of |
| Busing | Grassley | Murphy | Dallas |
| Caffrey | Gregerson | Nagle | Smith of |
| Clapsaddle | Hageman | Nelson | Linn |
| Cochran | Hanson | Nielsen of | Smith of |
| Conway | Harrington | Emmet-Palo Alto | O'Brien |
| Craig | Hausheer | Oehlsen | Stevenson |
| Crosier | Holmes | O'Malley | Stueland |
| Detje | Houston | Oxley | Varney |
| Distelhorst | Hutchins | Quinn | Wengert |
| Doderer | Kempter | Redfern | Whisler |
| Dougherty | Kennedy | Reichardt | Wolcott |
| Doyle | Kluever | Renda | Wright |
| Duffy | Korn | Resnick | Mr. Speaker |
| Dunton | Lawlor | Rickert | protem |
| Felger | Loss | Rider |  |

The nays were, 12:

| Bailey | Edgington <br> Fischer of <br> Baringer |
| :--- | :---: |
| Busch | Grundy |
| Den Herder |  |

Absent or not voting, 33:

| Burke | Gillette of | Mayberry | Patton |
| :--- | :--- | :--- | :--- |
| Carnahan | Clay-Dickinson | Meacham | Radl |
| Coffman | Graham | Melrose | Rasmussen |
| Cohen | Hullinger | Millen | Shannahan |
| Denato | Jackson of | Miller of | Steffen |
| Fisher of | Black Hawk | Buena Vista | Uban |
| Greene | Jackson of | Morgan | Utzig |
| Foster | Chinton | Mueller | Webster |
| Fullmer | Keleher | Palmer | Wilson |
| Gallagher | Maule |  |  |

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

## HOUSE FILE 375 WITHDRAWN

Hutchins of Benton asked and received unanimous consent to withdraw House File 375 from further consideration by the House.

House File 452, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests, with report of committee recommending passage, was taken up for consideration.

Gaudineer 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?" (H. F. 452)
The ayes were, 95 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Busch
Busing
Caffrey
Clapsaddle
Cochran
Conway
Craig
Crosier
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden

The nays were, none.
Absent or not voting, 29 :

Brinck
Burke
Carnahan
Coffman
Cohen
Denato
Distelhorst
Fisher of Greene

Foster
Graham
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher

| Mahan | Robinson |
| :--- | :--- |
| Maley | Roe |
| Mayberry | Scherle of |
| Millen | Fremont-Mills |
| Miller of | Scott |
| Page | Seibert |
| Mueller | Shannahan |
| Murphy | Shirley of |
| Nagle | Dallas |
| Nelson | Smith of |
| Nielsen of | Linn |
| Emmet-Palo AltoSmith of <br> Nielsen of$\quad$ O'Brien |  |
| Shelby | Stevenson |
| Oehlsen | Stokes |
| O'Malley | Strothman |
| Oxley | Stueland |
| Palmer | Tieden |
| Quinn | Varney |
| Rasmussen | Wengert |
| Redfern | Whisler |
| Reichardt | Winkelman |
| Renda | Wolcott |
| Resnick | Wright |
| Rickert | Mr. Speaker |
| Rider | pro tem |

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

House File 229, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers, with report of committee recommending amendment and passage, was taken up for consideration.

Gaudineer of Polk offered the following committee amendment and moved its adoption :

Amend House File 229 as follows:
Section four (4) by striking all of line two (2) after the word "amended" to line four (4) after the word "and".

Further amend section four (4) by striking all of said section after the word "dollar" in line eight (8) and inserting in lieu thereof a period.

The amendment lost.
Gaudineer 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?" (H. F. 229)
The ayes were, 80:

| Anderson | Felger |
| :--- | :--- |
| Bailey | Fullmer |
| Baker | Gallagher |
| Bogenrief | Gannon |
| Boot | Gaudineer |
| Breitbach | Gillette of |
| Bremmer | Story |
| Brinck | Glanton |
| Busing | Gleason |
| Caffrey | Glenn |
| Cochran | Hageman |
| Conway | Hausheer |
| Crosiar | Holmes |
| Den Herder | Hullinger |
| Detje | Hutchins |
| Distelhorst | Keleher |
| Doderer | Kennedy |
| Dougherty | Korn |
| Doyle | Lawlor |
| Duffy | Loss |
| Dunton | Madden |
| Edgington | Mahan |

The nays were, 17 :

Baringer
Busch
Gillette of
Clay-Dickinson
Grassley

Harrington
Houston Kempter Kluever McNamara

Absent or not voting, 27:

| Burke <br> Carnahan | Clapsaddle <br> Coffman | Cohen <br> Craig | Denato |
| :--- | :--- | :--- | :--- |

Clapsaddle
Coffman

| Maley | Rickert |
| :--- | :--- |
| Maule | Rider |
| Mayberry | Robinson |
| Miller of | Roe |
| Page | Scherle of |
| Mueller | Fremont-Mills |
| Murphy | Scott |
| Nagle | Shannahan |
| Nelson | Shirley of |
| Nielsen of | Dallas |
| Emmet-PaloAlto | Smith of |
| Nielsen of | Linn |
| Shelby | Stevenson |
| Oehlsen | Stokes |
| O'Malley | Stueland |
| Palmer | Varney |
| Quinn | Wengert |
| Rasmussen | Whisler |
| Redfern | Wolcott |
| Reichardt | Wright |
| Renda | Mr. Speaker |
| Resnick | protem |

Millen
Ossian
Oxley
Seibert

Smith of O'Brien
Strothman
Tieden
Winkelman

Cohen Craig

| Fischer of | Grundy |
| :--- | :--- |$\quad$| Hanson |
| :--- |
| Fackson of |
| Grer of |$\quad$| Black Hawk |
| :--- |


| Meacham | Radl |
| :--- | :--- |
| Melrose | Steffen |
| Miller of | Uban |
| Buena Vista | Utzig |
| Morgan | Webster |
| Patton | Wilson |

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

## REPORT OF COMMITTEE

Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 230, a bill for an act relating to the marketing of dairy 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 be amended as follows, and when so amended the bill do pass:
Amend House File 230 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 except that sold in semifrozen form, ice milk mix, cottage cheese, frozen desserts, reconstituted milk, minimal milk fat products, and any additive variant of any dairy product.
2. "Department" means state department of agriculture.
3. "Secretary" means the secretary of agriculture of the State of Iowa.
4. "Person" means any individual, corporation, co-operative, association, partnership, or other business unit.
5. "Processor" means any person engaged in the business of manufacturing, processing, or packaging dairy products.
6. "Distributor" means any person engaged in the business of selling any dairy product at wholesale and any person engaged in the business of selling any dairy product at retail on home delivery routes.
7. "Retailer" means any person within this state engaged in the business of operating any retail establishment or institution, including but not limited to hotels, restaurants, grocery stores, drug stores, and automatic vending machines where dairy products are consumed or sold to customers. This subsection shall not apply to schools, churches or other charitable institutions not operated for profit.
8. "Broker" means any person engaged in negotiating sales or purchases of selected dairy products for or on behalf of a processor, distributor, or retailer.
9. "Sale" or "sell" means and includes any commercial transfer for consideration, exchange, barter, gift, or offer for sale and distribution in any manner or by any means.
10. Cost of a dairy product to a distributor or to a retailer means that portion of all of the expenses of such distributor or such retailer which, under any system of cost accounting which is in accordance with sound accounting principles and reasonably adapted to the business of such distributor or such retailer, is fairly allocable to such dairy product or the sale thereof to its customers or to a particular class thereof. Such cost shall include, but not be limited to, expenses for labor, salaries, administration,
rent, interest, depreciation, power, raw and processed ingredients, materials, supplies, maintenance of equipment, selling, local and national advertising, transportation, delivery, credit losses, licenses and other fees, taxes other than income taxes, and insurance. There shall be a presumption in the case of dairy products which are not sold under the manufacturer's label and which are not advertised, that the cost thereof to a distributor, in the absence of evidence to the contrary, shall be not more than two and one-half ( $21 / 2$ ) percent, computed to the nearest one (1) cent, less than the cost for otherwise identical dairy products. There shall be a further presumption that, in the absence of specific evidence to the contrary, the cost to a retailer is not less than the next price paid by the retailer for a unit or package of a dairy product, (or, in the case of a retailer which processes its own dairy products, its cost thereof at its plant dock plus all costs incurred in transporting the same to its retail point of sale), plus an amount representing such retailer's "cost of doing business", computed as sixteen (16) percent of such net price. In the case of any person engaged in the business of selling any dairy products at retail on home delivery routes, there shall be presumption that in the absence of specific evidence to the contrary the cost to such person is not less than the net cost to or price paid by such person for a unit or package of a dairy product plus an amount representing such person's "retail cost of doing business", computed as thirty-two (32) percent of such cost or net price.

Any subsidiary or affiliate corporation, co-operative, officer, director, or partner of a corporation, co-operative, or partnership which is a processor or distributor of dairy products is deemed to be a processor or distributor of dairy products.

Sec. 2. The secretary of agriculture is hereby entrusted with the administration and enforcement of this Act. There is hereby created in the department of agriculture a division to be known as the "Division of Dairy Trade Practices". The head of the division shall be the "Chief of the Division of Dairy Trade Practices". All powers of the secretary under this Act may be exercised by and through the chief of the division of dairy trade practices. The secretary shall employ such professional and other personnel as, in his judgment, shall be necessary to the proper performance of his duties hereunder.

Sec. 3. It shall be unlawful for any person engaged in business within the State of Iowa, either directly or indirectly, to discriminate in price between different purchasers of dairy products of like grade and quality where the effect of such discrimination may be substantially to lessen competition or tend to create a monopoly, or to injure, destroy, or prevent competition with any person who either grants or knowingly receives the benefit of such discrimination or with customers of either the grantor or receiver. Nothing herein shall prevent:

1. 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 to purchasers or differentials otherwise permitted in this Act.
2. Persons engaged in selling dairy products from selecting their own customers in bona fide transactions and not in restraint of trade.
3. Price changes from time to time in response to changing conditions affecting the market for or the marketability of dairy products such as, but not limited to, actual or imminent deterioration of perishable goods, obsolescence of seasonal goods, distress sales under court process, or sales in good faith in discontinuance of business in dairy products.
4. Price differentials made in good faith to meet an equally low price of a competitor.

Sec. 4. It shall be unlawful for any person to discriminate in price by selling or offering to sell any dairy product to any purchaser in the State of Iowa at prices lower than those exacted by such persons elsewhere in the state for the purpose or with the effect of injuring competition or tending to create a monopoly; provided however, that nothing herein contained shall prevent price differentials which make only due allowance for differences in the cost of sale or transportation resulting from differing methods or quantities in which such dairy products are sold or transported to such purchasers; and provided further, that nothing herein contained shall prevent sales made in good faith to meet an equally low price of a competitor. Proof of advertisement, giving, offering for sale, or sale of any dairy products in any city, town, or county at prices less than advertised, given, offered for sale, or sold in any other city, town, or county by such person which cannot be accounted for as necessary to meet competition or which cannot be accounted for by the difference in such cost of sale or transportation cost shall be prima-facie evidence of violation of this section.

Sec. 5. It shall be unlawful for any processor, distributor, or retailer to engage in the following practice:

1. To enter into any agreement or contract with any other person for the establishment or maintenance of minimum prices of dairy products in restraint of trade and for the purpose of eliminating free and open competition in the sale of dairy products. It is the purpose of this paragraph to make applicable to sales of dairy products in this state, legal restrictions similar to those imposed by Sec. 1 of the Sherman Anti-trust Act ( 15 U. S. C., Sec. 1), and this paragraph shall be given a construction similar to that from time to time given to that Act.
2. To sell or offer to sell within the state any dairy product for less than the cost to the processor, distributor, or retailer where the effect may be substantially to lessen competition or to injure, destroy, or prevent competition with the person buying or the person selling such product; provided that this shall not prevent sales made in good faith to meet competition.
Sec. 6. It shall be unlawful for any processor or distributor to sell or contract to sell dairy products in this state or any part of it at unreasonably low prices for the purpose of destroying competition or eliminating a competitor. It is the purpose of this paragraph to make applicable to the sales of dairy products in this state legal restrictions similar to those proposed by section 3 of the Robinson Patman Act (15 U. S. C., Sec. 13 A) and this paragraph shall be given a construction similar to that from time to time given to that Act.

Sec. 7. No processor or distributor shall give or extend discounts or rebates, directly or indirectly, to retailers or other processors or distributors on dairy products or give or extend to such purchasers any services connected with the delivery, handling, or stocking of such products except as provided in this Act. A processor or distributor may provide services to a particular processor, distributor, or retailer or may sell dairy products at a price necessary to meet a bona fide offer by a competitor. The service or discount shall not be given until the processor or distributor first files with the department a written record of the date and terms of the competitive offer, the name of the processor, distributor, or retailer to whom the offer was made, and the name of the competitor who made the offer. Any such record filed with the department shall be used only for determining or verifying proof of violations of this Act.

Sec. 8. Price list to be filed. All distributors offering dairy products for
sale within the state shall file with the department on a form provided by said department a complete price list showing the invoice price of such distributor of all items of dairy products sold or offered for sale by them. Distributors who offer dairy products for sale both at their respective places of business and deliver to retailer or retail outlets, shall include on such price lists filed with the department the different prices established for dairy products offered for sale at their respective places of business and for dairy products delivered to the retailer or retail outlet. Distributors who offer dairy products for sale to consumers on home delivery routes shall include on such price lists filed with the department, the different prices established for dairy products offered for sale to such consumers. Within thirty (30) days after the effective date of this Act, every distributor shall file with the department its initial price schedules and schedules of discounts and rebates and thereafter, every distributor shall charge its prices in accordance with its schedule on file with the department until such price schedule is changed as hereinafter provided. Before any distributor may make any change in its price schedule and prices charged, it shall give notice by certified mail to the department setting forth its new schedule of prices or new schedule of discounts and rebates ten (10) days prior to the effective date of any change in such schedule on file with the department (except that where prices are changed in good faith to meet an equally low price of a competitor, notice to the department of the new schedule of prices shall be given within two (2) business days after such change). The initial filing of schedules or any new schedules shall be filed with the department either in person or by certified mail. Price lists filed with the department shall be used only for determining and proving violations of this Act. Failure or refusal to file current price lists with the department shall be a violation of this Act.

Sec. 9. No processor or distributor shall furnish, give, lend, sell, or rent any advertising signs of a permanent nature except signs advertising the processor's or distributor's own products. Not more than one-third (1/3) of the space or cost of advertising signs permitted under this section may be used to identify the retailer.

Sec. 10. No processor or distributor shall make payments of money, credits, gifts, or loans to retailers as rental for the storage or display of dairy products on the premises where offered for sale by the retailer.

Sec. 11. No processor or distributor shall make or underwrite loans to a retailer or become bound in any manner for the financial obligation of any retailer except that a processor or distributor may lend money to a retailer for the purchase of equipment for the storage, transportation, and display of dairy products. Such loans may be made to the retailer provided the loan is for not more than ninety (90) percent of the purchase price with at least six (6) percent annual interest on the principal amount and on the unconditional written promise of the retailer that the loan shall be paid within a period not to exceed thirty-six (36) months.

Sec. 12. No processor or distributor shall furnish, sell, give, lend, or rent any equipment to a retailer except:

1. Processors and distributors, under a bill of sale or conditional sales contract describing the property sold and specifying the price and terms of sale, may sell equipment for the storage, transportation, and display of dairy products to the retailer. The selling price of such equipment shall not be less than the cost to the wholesaler less ten (10) percent per year depreciation plus transportation and installation costs plus at least six (6) percent, but in no event shall the price be less than ten
(10) dollars per unit. If the processor or distributor makes the sale under a security agreement or conditional sales contract, the terms of sale shall be no more favorable to the retailer than those provided in section eleven (11) of this Act.
2. Processors and distributors may provide without restriction coinvending machines from which the product vended is intended by such processor or distributor to be consumed on the premises.
3. Processors and distributors may furnish equipment for the storage, transportation, or display of dairy products for one period of not longer than ten (10) consecutive days a year to any one retailer for use at a fair, exhibition, exposition, or other promotional event for agricultural, industrial, charitable, educational, religious, or recreational purposes.

Sec. 13. No processor or distributor shall maintain or make repairs of any equipment owned by a retailer except equipment used exclusively for dairy products. On such maintenance or repairs, the processor or distributor shall make charges for the service and parts at the same prices as are charged by third persons rendering such service in the community where the retailer is located. In no event shall the charges be less than the cost to the processor or distributor plus a reasonable margin of profit.

Sec. 14. No processor or distributor shall give, offer to give, furnish, finance, or otherwise make available any free goods to any person, directly or indirectly, in connection with the sale of dairy products or to any other person doing business with such person, or give, offer to give, furnish, finance, or otherwise make available any payments, gifts, or grants of anything of value to any retailer. Nothing in this section shall prevent transactions with retailers of any of the following:

1. The furnishing of point of sale advertising material made of paper, cardboard, or other material not of a permanent nature for the use in the promotion of the products of such processor or distributor which remain inside retailer locations.
2. The furnishing of hostesses or demonstrators at any retailer's location to promote the products of the processor or distributor.
3. The advertising by a processor or distributor of products through any advertising media the processor or distributor selects which does not involve allowances, payments, or the furnishing of other property to persons purchasing such products in a manner prohibited by this section.
4. Advertising allowances which do no more than reimburse a retailer for costs in advertising dairy products of the processor or distributor.

Sec. 15. No processor or distributor shall be prohibited from operating a retail outlet for retail sales or prohibited from using in the retail outlet any equipment or advertising or miscellaneous matter owned by the processor or distributor provided the retail outlet is under direct control and management of the processor or distributor.

Sec. 16. No processor or distributor shall be prohibited from giving away dairy products to be consumed on the sale premises.

Sec. 17. It shall be unlawful for any retailer to receive, directly or indirectly, from or through a processor, distributor, or broker, any discount, rebate, allowance, service, price discrimination, advertising material, loan, equipment, payment, or any other thing of value all as prohibited by this Act.

Sec. 18. It shall be unlawful for a broker or any officer or agent of any brokerage firm to participate, directly or indirectly, in any practice prohibited by this Act. It shall be unlawful for any processor, distributor, or
retailer to engage or offer to engage, directly or indirectly, through a broker in any practice prohibited by this Act.

Sec. 19. Any person claiming to be injured by another person through the violation of any of the provisions of this Act may file in writing a statement of such violation with the department. Upon receipt of the written statement, the department shall immediately cause an investigation to be made of the alleged violation. Whenever it shall appear that any person is violating or threatening to violate any of the provisions of this Act or the regulations or orders of the secretary, then the department may call upon the county attorney of any county in which such violation occurred to bring suit against such person in the district court to restrain such person from continuing or from carrying out the acts or practices alleged. In such suit he may obtain such injunction prohibitory and mandatory including temporary restraining orders and temporary injunctions as the facts may warrant without being required to prove that an adequate remedy at law does not exist and without being required to give bond.

Sec. 20. Whenever the department has reason to believe that any distributor or retailer or processor may be in possession of information relevant to an investigation by it of suspected violations of the provisions of this Act, the secretary may require such person to file with him in such form as he may prescribe special reports or answers in writing to specific questions furnishing such information. Such reports and answers shall be made under oath or otherwise as the secretary may prescribe and shall be filed with him within such reasonable period as he may prescribe. Any person who fails without lawful cause to file such reports or answers in writing within the period prescribed or shall wilfully make or cause to be made any false statement in any such report or answer in writing shall be guilty of a misdemeanor and upon conviction thereof fined not less than five hundred (500) dollars nor more than one thousand ( 1,000 ) dollars.

Sec. 21. Whenever the secretary has reason to believe that any person has violated any of the provisions of this Act or any rules or regulations adopted thereunder, he may enter an order requiring such person to appear before him and show cause why an order should not be entered requiring such person to cease and desist from the violations charged. Such order shall set forth the alleged violations, fix the time and 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 secretary, or if the person charged with such violation fails to appear at the time of said hearing, if he finds such person to be in violation he shall enter an order requiring such person to cease and desist from the specific acts, practices, or omissions so found to be in violation and from related acts, practices or omissions. Any such order shall become final upon the expiration of thirty (30) days after its entry if no appeal is taken therefrom.

Any person aggrieved by any order entered by the secretary or other action of the secretary may take an appeal therefrom to the district court as provided elsewhere herein for license denial, suspension or revocation.

Any person violating any order of the secretary under the first paragraph of this section after the same has become final or on the termination of any review proceedings shall be subject to a civil penalty to be levied by the district court in a proceeding instituted for that purpose in an amount of not less than five hundred (500) dollars and not more than ten thousand $(10,000)$ dollars provided that in the case of continuing violations the minimum amount of such penalty shall be either five hundred (500) dollars or twenty-five (25) dollars for each day of violation, whichever is the larger.

Sec. 22. The department is authorized and empowered to administer oaths and to issue subpoenas for persons and pertinent operating records in making investigations provided in section nineteen (19) of this Act. If a person fails or refuses to obey a subpoena issued under this Act, the department may apply to the district court to issue an order requiring the person to appear before the department to produce evidence or to give testimony concerning the matter under investigation. The application for the order shall be filed with the district court within the county in which the investigation is conducted or in which the person guilty of failure or refusal to obey is found or resides or transacts business or has his principal place of business. Any person wilfully failing to obey an order of the court is guilty of contempt of court and shall be proceeded against as provided by law.

Sec. 23. Any person who is injured in business or property by reason of another person's violation of any provisions of this Act may intervene in the suit for injunction instituted against the other person. The injured party may bring a separate action and recover three (3) times the actual damages sustained as a result of the violation together with the costs of the suit or may sue to enjoin the violation of any provision of this Act.
Sec. 24. Whenever the department has reason to believe that any processor or distributor required to obtain a license under section one hundred ninety-two point one (192.1) of the Code has wilfully violated any cease and desist order issued under the provisions of this Act after the same has become final and continued in such violation after the expiration of a ten-day notice from the department of intention to commence proceedings for the denial, suspension or revocation of such license, and it appears to the department that a proceeding should be had to determine whether his license should be denied, suspended, or revoked, the department shall serve notice on such person in writing by certified mail of the charges and grounds upon which a license is sought to be denied, suspended, or revoked. The notice shall include the time and place, not less than ten (10) days after the mailing of the notice, at which a hearing shall be held to determine whether to deny, suspend, or revoke the license.
Sec. 25. Any person whose license is sought to be denied, suspended, or revoked shall have full rights to counsel and to produce witnesses in his behalf at the hearing. After full investigation and hearing, the department may deny, suspend, or revoke the license of any person who is found to have wilfully violated any provision of this Act. When the department finds that a violation warrants the suspension of the license, no license shall be suspended for a period to exceed thirty (30) days upon proof of a first violation or for a period to exceed six (6) months upon proof of a second violation. Upon proof of a third and subsequent violations, the license shall be suspended for a period of one (1) year where the department finds that such violation warrants a suspension.

Sec. 26. The department shall by certified mail or by personal service notify the person whose license has been denied, suspended, or revoked setting forth the reasons for the decision. The denial, suspension, or revocation shall become effective thirty (30) days after the mailing or service of the notification unless the person whose license has been denied, suspended, or revoked files within the thirty-day period a notice of appeal in the district court and serves a copy of the notice of appeal upon the department. Thereupon, the department shall within thirty (30) days certify and file with the court a copy of the record and decision including the transcript of the hearings upon which the decision was based.

Sec. 27. The trial before the court shall be an equity action and legal evidence pertaining to the issue of whether the license shall be denied, suspended, or revoked may be submitted including new or additional evidence not submitted to the department. The court shall have the power to affirm, modify, or reverse the decision of the department but in no instance shall the court suspend a license for a period exceeding the suspensions provided in section twenty-five (25) of this Act. The clerk of court upon entry of judgment of suspension, denial, or revocation shall immediately forward to the department a certified copy thereof. Pending final decision of the appeal the status quo of the license shall be preserved.

Sec. 28. Any action arising under this Act, whether in law or equity, shall be commenced within two (2) years after the right of action first accrues or is forever barred.

Sec. 29. The department is authorized and directed to promulgate rules and regulations to carry out the purposes of this Act.

Sec. 30. Storage cabinets prohibited under section twelve (12) of this Act supplied by processors and distributors to retailers prior to the effective date of this Act shall be removed from the retailer's premises or sold as provided in this Act prior to June 30, 1966.

Sec. 31. For the purpose of administering and enforcing the provisions of this Act, each processor shall pay to the secretary permit fees in an amount, as from time to time set by the secretary, not to exceed five (5) mills per hundredweight on milk processed into dairy products as defined in section one (1) of this Act, and sold within the State of Iowa, except ice cream and its additive variants and non-milk fat imitations which amount shall not be in excess of three (3) mills per gallon thereof. Products upon which fees have been paid shall be exempt from further fees in successive transactions. The fees for each month thus computed shall be paid by the dealer to the secretary on or before the twenty-fifth (25th) day of the following month.

Harold Mueller, Chairman.

## AMENDMENTS FILED

Amend House File 54 as follows:
Amend section one (1), line four (4), by striking the words and figure "two (2) mills" and inserting in lieu thereof the words and figure
"three-quarters ( $3 / 4$ ) of a mill".
Breitbach of Dubuque.

> Amend House File 535 by adding sections two (2) and three (3) as follows:
> "Sec. 2. Section three hundred six point two ( 306.2 ), Code 1962 , is hereby amended as follows:
> By striking all of subsection two (2) thereof and inserting in lieu thereof the following: "The term "institutional roads" shall include those highways, either inside or outside of cities and towns, upon land belonging to the state at any state institution, but shall not include such primary, secondary, farm to market or local secondary roads which are an extension of either a primary or secondary highway which abuts or which both enters and exits from institutional property at separate points under the jurisdiction of the board of regents or the board of
control of state institutions.'"
"Sec. 3. Section three hundred six point two (306.2), Code 1962, subsection six (6), is hereby amended as follows:

By striking the period in line five (5) and adding in
lieu thereof the following: ', state forest and fish and game lands under the control of the state conservation commission.' " Redfern of Lee. Shirley of Dallas. Edgington of Franklin.

Amend House File 541 as follows:

1. By inserting before section one (1) the following new sections:
"Section 1. Section forty-three point one (43.1), Code 1962, is hereby amended by striking all of such section after the word 'by' in line three (3) and inserting in lieu thereof the following:
'the members of various political parties for the purpose of placing in nomination candidates for public office.'
"Sec. 2. Section forty-three point four (43.4), Code 1962, as amended by section four (4) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, is hereby repealed."
2. By inserting after section three (3) the following new section:
"Section forty-three point twenty-one (43.21), Code 1962, is hereby amended by striking from lines three (3) and four (4) the words ', including the office of party committeeman,'."
3. By striking from section four (4) lines three (3), four (4), and five (5) and inserting in lieu thereof the following:
"Acts of the Sixtieth General Assembly, is hereby amended as follows:
4. By striking from line eleven (11) the word 'June' and inserting in lieu thereof the word 'September'.
5. By striking lines fifty-two (52) through fifty-nine (59)."
6. By inserting after section six (6) the following new section:
"Section forty-three point fifty-nine (43.59), Code 1962, as amended by section six (6) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, is hereby repealed."
7. By striking section twelve (12) and inserting in lieu thereof the following:
"Section forty-three point ninety-two (43.92), Code 1962, as amended by section nine (9) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, and section forty-three point ninetythree (43.93), Code 1962, as amended by section ten (10) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, are hereby repealed."
8. By inserting in line four (4) of section fifteen (15) after the word "primary" the word "election".
9. By striking section sixteen (16) and inserting in lieu thereof the following:
"Section forty-three point ninety-nine (43.99), Code 1962, is hereby amended by striking from line four (4) the words 'said primary election' and inserting in lieu thereof the words 'the precinct caucuses'."
10. By striking section seventeen (17) and inserting in lieu
thereof the following:
"Section forty-three point one hundred (43.100), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words 'elected in the primary election'."
11. By striking from lines four (4) and five (5) of section twenty (20) the words "but such convention shall be held not" and inserting in lieu thereof the words "either preceding or following the primary election but such convention shall be held no".
12. By striking from section twenty-eight (28) lines two (2), three (3), and four (4) and inserting in lieu thereof the following:
"the Sixtieth General Assembly, is hereby amended as follows:
13. By inserting in line one (1) after the word 'parties' the words 'and party committeemen'.
14. By striking from lines two (2) and three (3) the words 'held not later than the second Monday in May of each election year'."
15. By inserting after section twenty-eight (28) the following new section:
"Chapter seventy-eight (78), section two (2), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line three (3) after the word 'elected' the words 'as party committeemen and'."
16. By striking from section twenty-nine (29) lines two (2) through six (6) and inserting in lieu thereof the following:
"of the Sixtieth General Assembly, is hereby amended as follows:
17. By inserting in line two (2) after the word 'delegates' the words 'and committeemen'.
18. By inserting in line three (3) after the word "convention.' the following:
'Such conventions shall be held either preceding or following the primary election but no later than ten (10) days following the primary election and shall be held on the same day throughout the state.'"
19. By renumbering the sections in conformity with this amendment.

Rasmussen of Polk.
Amend the amendment to House File 561, filed by Uban of Black Hawk on April 1, 1965, by striking lines two hundred seventy-seven (277) through two hundred eighty-two (282) and inserting in lieu thereof the following:
" 6 . Include any false, misleading or deceptive statement, representation or implication when advertising, displaying, distributing, broadcasting or televising his services or when permitting his services to be advertised, displayed, distributed, broadcasted or televised."

Uban of Black Hawk.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, April 5, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, April $5,1965$.

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

Prayer was offered by the Reverend Charles Kruse, pastor of the Plymouth Presbyterian Church, Le Mars, Iowa.

The Journal of Friday, April 2, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lawlor of Scott on request of Wright of Scott; Kluever of Cass on request of Baringer of Fayette.

## PRESENTATION OF VISITORS

Wilson of Black Hawk presented to the House thirty-four Girl Scouts from Cedar Falls and their leaders, Mrs. Searle, Mrs. Madsen and Mrs. Phelps.

Strothman of Henry presented to the House two students at Mount Pleasant High School.

Smith of Linn presented to the House one hundred twenty-one Campfire Girls from Cedar Rapids, with their chaperons and leaders.

Varney of Clinton presented to the House eight Senior Scouts from Clinton and chaperons.

O'Malley of Polk presented to the House guests from Venezuela, Senor Poleo, a magazine editor, and Senor Esconazi, who is with the State Department.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extented to the Honorable Theodore M. Gleason "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Gleason of Humboldt-Pocahontas, from ninety-two residents of Pocahontas County opposing a gasoline tax increase.

By Whisler of Appanoose-Davis, from seven members of the Public Finance Study Group of Appanoose County opposing a tax increase and the fifteen-hundred-pupil redistricting plan.

By Cohen of Black Hawk, from twenty-six residents of Waterloo favoring the driver education bill.

By Cohen of Black Hawk, from thirteen residents of Black Hawk County opposing bus transportation for parochial school children.

By Breitbach of Dubuque, from twenty-five residents of Dubuque County opposing a two percent sales tax on barbers' services.

## HOUSE FILES REFERRED TO COMMITTEES

The Speaker announced that House File 162 was referred to the committee on appropriations and House File 390 was referred to the committee on transportation.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 230, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43 : House File 528.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 356 passed the House. Redfern of Lee.

## SENATE MESSAGES CONSIDERED

Senate File 177, a bill for an act relating to memorial halls and monument usages.

Read first time and referred to committee on governmental subdivisions.

Senate File 189, a bill for an act to authorize the issuance to present owners of a certificate or patent of Dubuque and Pacific Railroad lands which include portions of the Town of Williams, in Hamilton County, Iowa.

Read first time and referred to committee on judiciary.
Senate File 202, a bill for an act to change the requirements of the value of stock of insurance companies.
Read first time and referred to committee on commerce.

Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves.

Read first time and referred to committee on conservation and recreation.

Senate File 305, a bill for an act relating to an operator's and chauffeur's license.

Read first time and referred to committee on judiciary.
Senate File 352, a bill for an act that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped.

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

Senate File 500, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia.

Read first time and referred to committee on agriculture.
Senate File 506, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof.

Read first time and referred to committee on judiciary.
Senate File 514, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Clovie D. Walter.

Read first time and referred to committee on judiciary.
Senate File 516, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto.

Read first time and referred to committee on public health.

## MESSAGES FROM 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 22, a bill for an act to amend section thirty of the liquor control act.

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

House File 116, a bill for an act relating to condemnation of land for water recreational areas.

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

House File 141, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families.

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 anti-hog-cholera virus and serum dealer permits.

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

House File 356, a bill for an act relating to farm produce.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 383, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

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

House File 568, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.

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

Senate File 228, a bill for an act to require the wearing of eye protective devices by students and teachers.

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

Senate File 299, a bill for an act to establish penalties for falsification of credit union operations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 508, a bill for an act relating to frozen desserts.
Also: That the Senate has concurred in the House amendment and adopted the following concurrent resolution:

Senate Concurrent Resolution 18, regarding the protection of civil liberties of an individual questioned during proceedings of a Senate or House investigating committee.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Mahan of Johnson called up for consideration House File 393, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 393, section 3, line 6, by striking the period after the word "Code" and inserting in lieu thereof the following: "as amended.".

The motion prevailed and the House concurred in the Senate amendment.

Mahan 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 vote was: (H. F. 393)
The ayes were, 91 :

| Anderson | Fullmer |
| :--- | :--- |
| Bailey | Gallagher |
| Baker | Gannon |
| Baringer | Gillette of |
| Bogenrief | Story |
| Boot | Glanton |
| Breitbach | Gleason |
| Bremmer | Glenn |
| Brinck | Graham |
| Busch | Gregerson |
| Caffrey | Harrington |
| Carnahan | Holmes |
| Clapsaddle | Houston |
| Cochran | Hullinger |
| Cohen | Jackson of |
| Craig | Black Hawk |
| Crosier | Keleher |
| Den Herder | Kempter |
| Doderer | Kennedy |
| Dougherty | Korn |
| Doyle | Loss |
| Duffy | Lynch |
| Dunton | Madden |
| Felger | Mahan |
| Foster | Maley |


| Maule | Scherle of <br> Mayberry |
| :--- | :--- |
| Fremont-Mills |  |

Millen Scott
Miller of
Des Moines
Morgan
Nagle
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Renda
Resnick
Rickert
Rider
Robinson
Seibert
Shannahan
Shirley of
Dallas
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 33:

Burke
Busing
Coffman
Conway
Denato
Detje
Distelhorst
Edgington
Fischer of
Grundy

Fisher of
Greene
Gaudineer
Gillette of
Clay-Dickinson
Grassley
Hageman
Hanson
Hausheer
Hutchins

| Jackson of | Mueller |
| :--- | :--- |
| Clinton | Murphy |
| Kluever | Nelson |
| Lawlor | Patton |
| McNamara | Reichardt |
| Meacham | Roe |
| Mearth of |  |
| Milrose | Smith of |
| Buena Vista | Linn |
| Milzig |  |
| Miller of <br> Page |  |

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

## CONSIDERATION OF BILLS

## STEERING COMMITTEE NONCONTROVERSAL CALENDAR

House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters, with report of committee recommending amendment and passage, was taken up for consideration.

Mueller of Winnebago-Worth offered the following committee amendment and moved its adoption:

Amend House File 338 by striking from line one (1) of section one (1) the words and figures "one hundred one (101)" and inserting in lieu thereof the words and figures "two hundred fifteen (215)".

The committee amendment was adopted.
Scott of Pottawattamie offered the following amendment filed March 26 and moved its adoption :

Amend House File 338 as follows:

1. By striking from line fifteen (15) of section one (1) the words "Any person violating" and all of lines sixteen (16) and seventeen (17) and inserting in lieu thereof the following: "When liquefied petroleum gas is sold or delivered to a consumer as a liquid and by liquid measurement, the volume of liquid sold and delivered shall be corrected to a temperature of sixty (60) degrees Fahrenheit through use of an approved volume correction factor table, or through use of an approved meter with sealed automatic compensation mechanism. All sale tickets shall show the delivered gallons, the temperature at the time of delivery and the corrected gallonage, or shall state that temperature correction was automatically made.
"Any person violating any provision of this section is guilty of a misdemeanor and, upon conviction, shall be punished as provided by law."

The Scott amendment was adopted.
Oehlsen 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?" (H. F. 338)
The ayes were, 100 :

| Anderson | Cohen | Gallagher | Jackson of |
| :---: | :---: | :---: | :---: |
| Bailey | Craig | Gannon | Black Hawk |
| Baker | Crosier | Gillette of | Keleher |
| Baringer | Den Herder | Clay-Dickinson | Kempter |
| Bogenrief | Detje | Gillette of | Kennedy |
| Boot | Distelhorst | Story | Korn |
| Breitbach | Doderer | Gleason | Loss |
| Bremmer | Dougherty | Glenn | Lynch |
| Brinck | Doyle | Graham | Madden |
| Busch | Duffy | Hanson | Mahan |
| Busing | Dunton | Harrington | Maley |
| Caffrey | Edgington | Holmes | Maule |
| Carnahan | Felger | Houston | Mayberry |
| Clapsaddle | Foster | Hullinger | Millen |
| Cochran | Fullmer | Hutchins |  |


| Miller of | Oehlsen |
| :--- | :--- |
| Buena Vista | O'Malley |
| Miller of | Ossian |
| Des Moines | Oxley |
| Morgan | Palmer |
| Mueller | Radl |
| Murphy | Rasmussen |
| Nagle | Redfern |
| Nelson | Renda |
| Nielsen of | Resnick |
| Emmet-Palo Alto Rickert |  |
| Nielsen of | Rider |
| Shelby | Robinson |

Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland

Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 24:

| Burke | Gaudineer |
| :--- | :--- |
| Coffman | Glanton |
| Conway | Grassley |
| Denato | Gregerson |
| Fischer of | Hageman |
| Grundy | Hausheer |
| Fisher of | Jackson of |
| Greene | Clinton |


| Kluever | Patton |
| :--- | :--- |
| Lawlor | Quinn |
| McNamara | Reichardt |
| Meacham | Roe |
| Melrose | Smith of |
| Miller of | Linn |

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

## SENATE FILE 352 SUBSTITUTED FOR HOUSE FILE 580

Carnahan of Wapello asked and received unanimous consent to substitute Senate File 352 for House File 580.

Mayberry of Webster asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 352, a bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped.

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

On the question "Shall the bill pass?" (S. F. 352)
The ayes were, 100:

| Anderson | Busch <br> Bailey | Busing <br> Baker <br> Baringer | Cafrey |
| :--- | :--- | :--- | :--- |


| Glanton | Madden | Palmer | Smith of |
| :--- | :--- | :--- | :--- |
| Gleason | Mahan | Quinn | O'Brien |
| Glenn | Maley | Radl | Stevenson |
| Graham | Maule | Rasmussen | Stokes |
| Gregerson | Mayberry | Redfern | Strothman |
| Hanson | Millen | Reichardt | Stueland |
| Harrington | Miller of | Renda | Tieden |
| Holmes | Buena Vista | Resnick | Utzig |
| Houston | Murphy | Rickert | Varney |
| Hullinger | Nagle | Rider | Webster |
| Hutchins | Nelson | Robinson | Wengert |
| Jackson of | Nielsen of | Scherle of | Whisler |
| Black Hawk | Emmet-PaloAlto Fremont-Mills | Wilson |  |
| Keleher | Nielsen of | Scott | Winkelman |
| Kempter | Shelby | Seibert | Wolcott |
| Kennedy | Oehlsen | Shannahan | Wright |
| Korn | O'Malley | Shirley of | Mr. Speaker |
| Loss | Ossian | Dallas |  |
| Lynch | Oxley |  |  |

The nays were, 1:
Uban
Absent or not voting, 23:

| Burke | Gaudineer | McNamara | Morgan |
| :--- | :--- | :--- | :--- |
| Conway | Grassley | Meacham | Mueller |
| Denato | Hageman | Melrose | Patton |
| Fischer of | Hausheer | Miller of | Roe |
| Grundy | Jackson of | Des Moines | Smith of |
| Fisher of | Clinton | Miller of | Linn |
| Greene | Kluever | Page |  |
| Gallagher | Lawlor |  |  |

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

## HOUSE FILE 580 WITHDRAWN

Carnahan of Wapello asked and received unanimous consent to withdraw House File 580 from further consideration by the House.

House File 585, a bill for an act relating to salaries of bailiffs and clerks of the municipal court, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 585)
The ayes were, 71:

| Anderson | Carnahan | Doyle | Glanton |
| :--- | :--- | :--- | :--- |
| Baker | Cochran | Duffy | Gleason |
| Bogerrief | Cofman | Dunton | Glenn |
| Breitbach | Craig | Felger | Gregerson |
| Bremmer | Detje | Gaudineer | Hanson |
| Busing | Doderer | Gillette of | Harrington |
| Caffrey | Dougherty | Story | Houston |


| Hutchins | Miller of | O'Malley | Shirley of |
| :--- | :--- | :--- | :--- |
| Keleher | Buena Vista | Oxley | Dallas |
| Kempter | Miller of | Palmer | Smith of |
| Kennedy | Des Moines | Quinn | Linn |
| Korn | Miller of | Radl | Stevenson |
| Loss | Page | Rasmussen | Strothman |
| Lynch | Morgan | Renda | Stueland |
| Mahan | Murphy | Resnick | Utzig |
| Maley | Nagle | Rickert | Varney |
| Maule | Nelson | Rider | Webster |
| Mayberry | Nielsen of | Scott | Wengert |
| McNamara | Emmet-PaloAlto Seibert | Wright |  |
|  | Oehlsen | Shannahan |  |

The nays were, 24:

| Baringer | Foster | Holmes |
| :--- | :--- | :--- |
| Boot | Fullmer | Hullinger |
| Brinck | Gallagher | Madden |
| Busch | Gillette of | Millen |
| Cohen | Clay-Dickinson | Ossian |
| Den Herder | Graham | Redfern |

Edgington
Graham Redfern

Absent or not voting, 29:

Bailey
Burke
Clapsaddle
Conway
Crosier
Denato
Distelhorst
Fischer of
Grundy

Fisher of
Greene
Gannon
Grassley
Hageman
Hausheer Jackson of

Black Hawk
Jackson of Clinton

Kluever
Lawlor
Meacham
Melrose
Mueller Nielsen of Shelby Patton Reichardt

Shirley of Dallas Ith of Stevenson Strothman
Stueland
Utzig Varney Webster
Wengert Wright

Stokes
Tieden
Uban
Whisler
Winkelman
Wolcott

Robinson
Roe
Scherle of
Fremont-Mills
Smith of
O'Brien
Wilson
Mr. Speaker

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

House File 588, a bill for an act to amend section one hundred eleven point forty-six (111.46), Code 1962, relating to the closing hour of state parks, was taken up for consideration.

Wolcott of Cerro Gordo offered the following amendment to the title and moved its adoption:

Amend the title to House File 588, line two (2), by inserting after the word "the" the words "opening and".

The amendment was adopted.
Wolcott 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?" (H. F. 588)
The ayes were, 103 :

| Anderson | Baker <br> Bailey | Boot <br> Bogenrief | Bremmer <br> Busch |
| :--- | :--- | :--- | :--- |


| Busing | Gillette of | Miller of | Rickert |
| :--- | :--- | :--- | :--- |
| Caffrey | Story | Buena Vista | Rider |
| Carnahan | Glanton | Miller of | Robinson |
| Clapsaddle | Gleason | Des Moines | Scherle of |
| Cochran | Glenn | Miller of | Fremont-Mills |
| Coffman | Graham | Page | Scott |
| Cohen | Gregerson | Morgan | Seibert |
| Craig | Hanson | Mueller | Shirley of |
| Crosier | Harrington | Murphy | Dallas |
| Denato | Holmes | Nagle | Smith of |
| Den Herder | Houston | Nelson | O'Brien |
| Detje | Hullinger | Nielsen of | Stevenson |
| Distelhorst | Jackson of | Emmet-PaloAlto Stokes |  |
| Dougherty | Black Hawk | Nielsen of | Strothman |
| Doyle | Keheler | Shelby | Stueland |
| Duffy | Kempter | Oehlsen | Tieden |
| Dunton | Kennedy | O'Malley | Uban |
| Edgington | Korn | Ossian | Utzig |
| Felger | Loss | Oxley | Varney |
| Foster | Lynch | Palmer | Webster |
| Fullmer | Madden | Quinn | Wengert |
| Gallagher | Mahan | Radl | Whisler |
| Gannon | Maley | Rassmussen | Winkelman |
| Gillette of | Maule | Redfern | Wolcott |
| Clay-Dickinson | Mayberry | ReNamara | Rendardt |
|  | Millen | Resnick | Wright |
|  |  |  |  |

The nays were, 2:
Baringer Hutchins
Absent or not voting, 19:

| Brinck | Fisher of | Jackson of | Clinton |
| :--- | :--- | :--- | :--- |
| Burke | Greene | Rotton |  |
| Conway | Grassley | Kluever | Roe |
| Doderer | Hageman | Lawlor | Shannahan |
| Fischer of | Hausheer | Meacham | Smith of |
| Grundy |  | Melrose | Wilson |

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

House File 589, a bill for an act to amend section one hundred six point five (106.5), Code 1962, relating to expired boat registration numbers, was taken up for consideration.

Oehlsen 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?" (H. F. 589)
The ayes were, 106:

| Anderson | Breitbach <br> Bailey | Carnahan <br> Bremmer | Denato <br> Baker |
| :--- | :--- | :--- | :--- |
| Brinck | Copsaddle | Den Herder |  |
| Baringer | Busch | Cochran | Detje |
| Bogenrief | Busing | Coffman | Distelhorst |
| Boot | Caffrey | Cohen | Craig |


| Doyle | Hullinger | Murphy | Seibert |
| :--- | :--- | :--- | :--- |
| Duffy | Hutchins | Nagle | Shannahan |
| Dunton | Jackson of | Nelson | Shirley of |
| Edgington | Black Hawk | Nielsen of | Dallas |
| Felger | Keleher | Emmet-Palo Alto Smith of |  |
| Foster | Kempter | Nielsen of | Linn |
| Resnick | Kennedy | Shelby | Smith of |
| Fullmer | Korn | Oehlsen | O'Brien |
| Gallagher | Lawlor | O'Malley | Stevenson |
| Gannon | Loss | Ossian | Stokes |
| Gaudineer | Madden | Oxley | Strothman |
| Gillette of | Mahan | Quinn | Stueland |
| Clay-Dickinson | Maley | Radl | Tieden |
| Gillette of | Maule | Rasmussen | Uban |
| Story | Mayberry | Redfern | Utzig |
| Glanton | Millen | Reichardt | Varney |
| Gleason | Mller of | Renda | Webster |
| Glenn | Buena Vista | Rickert | Wengrert |
| Graham | Miller of | Rider | Whisler |
| Gregerson | Des Moines | Robinson | Winkelman |
| Hanson | Miller of | Scherle of | Wolcott |
| Harrington | Page | Fremont-Mills | Wright |
| Homes | Morgan | Scott | Mr, Speaker |
| Houston | Mueller |  |  |

The nays were, none.
Absent or not voting, 18:

Burke
Conway
Crosier
Fischer of
Grundy

Fisher of
Greene
Grassley
Hageman
Hausheer

| Jackson of <br> Clinton | Melrose <br> Palmer |
| :--- | :--- |
| Kluever | Patton |
| Lynch | Roe |
| McNamara | Wilson |
| Meacham |  |

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

## HOUSE FILE 590 DEFERRED

Baringer of Fayette asked and received unanimous consent that House File 590 be deferred and that the bill retain its place on the calendar.

Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction, with report of committee recommending amendment and passage, was taken up for consideration.

Hullinger of Decatur-Wayne offered the following committee amendment and moved its adoption :

Amend Senate File 173 as follows:

1. By inserting after the comma in line 3 of section 2 thereof the words "and shall have".

The committee amendment was adopted.
Hullinger of Decatur-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?" (S. F. 173)
The ayes were, 101:

| Anderson | Fullmer |
| :--- | :--- |
| Bailey | Gallagher |
| Baker | Gaudineer |
| Bogenrief | Gillette of |
| Boot | Clay-Dickinson |
| Breitbach | Glanton |
| Brinck | Gleason |
| Busch | Glenn |
| Busing | Graham |
| Cafrey | Gregerson |
| Carnahan | Hanson |
| Clapsaddle | Harrington |
| Cochran | Holmes |
| Coffman | Houston |
| Cohen | Hulliner |
| Craig | Hutchins |
| Crosier | Jackson of |
| Denato | Black Hawk |
| Den Herder | Keleher |
| Detje |  |
| Distelhorst | Kennedy |
| Doderer | Korn |
| Dougherty | Loss |
| Doyle | Lynch |
| Duffy | Madden |
| Dunton | Mahan |
| Edgington | Maley |
| Felger | Maule |
|  | Mayberry |

The nays were, 3 :
Baringer
Bremmer
Absent or not voting, 20:

Burke
Conway
Fischer of
Grundy
Fisher of
Greene

Foster
Gannon
Gillette of Story Grassley Hageman

Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of Stokes
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick

Rickert
Rider
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of Linn
Smith of
0'Brien

Strothman
Stueland
Tieden
Uban
Utzig
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Robinson

Hausheer
Jackson of Clinton
Kempter
Kluever
Lawlor

McNamara
Meacham
Melrose
Patton
Roe
Varney

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

## HOUSE FILE 200 WITHDRAWN

Miller of Buena Vista asked and received unanimous consent to withdraw House File 200 from further consideration by the House.

Senate File 234, a bill for an act relating to brucellosis in swine, was taken up for consideration.

Mueller of Winnebago-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?" (S. F. 234)
The ayes were, 109:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Foster

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Korn
Loss
Lynch
Madden
Mahan
Maley

| Maule | Resnick |
| :--- | :--- |
| Mayberry | Rickert |
| McNamara | Rider |
| Millen | Robinson |
| Miller of | Scherle of |
| Buena Vista | Fremont-Mills |
| Miller of | Scott |
| Des Moines | Seibert |
| Miller of | Shirley of |
| Page | Dallas |
| Morgan | Smith of |
| Mueller | ILinn |
| Murphy | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-PaloAlto | Strothman |
| Nielsen of | Stueland |
| Shelby | Tieden |
| Oehlsen | Uban |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Palmer | Wengert |
| Quinn | Whisler |
| Radl | Wilson |
| Rasmussen | Winkelman |
| Redferne | Wolcott |
| Reichardt | Wright |
| Renda | Mr. Speaker |

The nays were, 1:
Hutchins
Absent or not voting, 14:

Burke
Conway
Fischer of Grundy

Fisher of
Greene
Grassley Hageman

| Jackson of | Melrose |
| :--- | :--- |
| Clinton | Patton |
| Kluever | Roe |
| Lawlor | Shannahan |
| Meacham |  |

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

House File 329, a bill for an act relating to the unlawful possession and transportation of fireworks, was taken up for consideration.

Smith of O'Brien offered the following amendment and moved its adoption:

Amend House File 329 as follows:

1. By inserting after the word "possess," in line four (4) of section one (1) the word "knowingly".

By adding the following section thereto:
"Section seven hundred thirty-two point eighteen (732.18), Code 1962, is hereby further amended by striking the period (.) at the end of said section and inserting in lieu thereof the following:
'; and provided further that nothing in this section shall prohibit the transportation of fireworks for legal use in Iowa or in other states.'"

The amendment was adopted.
Nielsen of Emmet-Palo Alto offered the following amendment and moved its adoption:

Amend House File 329 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 Monroe County News, a newspaper published at Albia, Iowa, and in the Estherville Daily News, a newspaper published at Estherville, Iowa."

The amendment was adopted.
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?" (H. F. 329)
The ayes were, 75:

| Anderson | Felger | Maley | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Foster | Maule | Resnick |
| Baringer | Gallagher | Mayberry | Rickert |
| Bogenrief | Gannon | Millen | Robinson |
| Boot | Gaudineer | Murphy | Scott |
| Breitbach | Gillette of | Nagle | Seibert |
| Bremmer | Clay-Dickinson | Nellon | Shannahan |
| Brinck | Gillette of | Nielsen of | Smith of |
| Busch | Story | Emmet-PaloAlto Linn |  |
| Busing | Glanton | Nielsen of | Smith of |
| Caffrey | Glenn | Shelby | O'Brien |
| Carnahan | Graham | Oehlsen | Strothman |
| Conway | Gregerson | Ossian | Stueland |
| Denato | Hanson | Oxley | Utzig |
| Den Herder | Harrington | Palmer | Varney |
| Detje | Hausheer | Quinn | Webster |
| Doderer | Holmes | Radl | Wilson |
| Dougherty | Kennedy | Rasmussen | Wolcott |
| Duffy | Korn | Redfern | Wright |
| Dunton | Mahan | Reichardt | Mr. Speaker |
| Edgington |  |  |  |

The nays were, 31:

| Baker | Gleason | McNamara | Shirley of |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Hullinger | Miller of | Dallas |
| Cochran | Hutchins | Buena Vista | Stevenson |
| Coffman | Jackson of | Miller of | Stokes |
| Cohen | Black Hawk | Page | Tieden |
| Craig | Keleher | Morgan | Uban |
| Crosier | Kempter | Rider | Wengert |
| Doyle | Loss | Scherle of | Whisler |
| Fullmer | Madden | Fremont-Mills | Winkelman |


| Absent or not voting, 18: |  |  |  |
| :---: | :---: | :--- | :--- |
| Burke | Grassley | Kluever | Miller of |
| Distelhorst | Hageman | Lawlor | Des Moines |
| Fischer of | Houston | Lynch | Mueller |
| Grundy | Jackson of | Meacham | O'Malley |
| Fisher of | Clinton | Melrose | Patton |
| Greene |  |  | Roe |

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

## UNFINISHED BUSINESS <br> (House File 189)

The House resumed consideration of House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns, and the amendment filed by Meacham, Mayberry, et al., to the Korn-Scott amendment to House File 189, found on pages 817 and 818 of the Journal.
(Business pending at adjournment.)

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 276 To regulate industrial loan companies. By Jackson of Clinton, Rasmussen and Kluever. (Companion to S. F. 132) (Passed Senate)
H. F. 622 Committee Bill-Relating to employment and other privileges for certain prisoners of county jails. By judiciary committee.
S. F. 136 Relating to salaries and meal allowance of county sheriffs. By Reppert, Schroeder, Coleman, et al. (Companion to H. F. 104)
H. F. 264 To provide for elections on the question of county zoning proceedings. By Brinck, Millen, Distelhorst, et al.
H. F. 60 Relating to local option for the sale of liquor. By Coffman and Scott.

al Meacham, Chairman, Steering Committee.

## REPORT OF THE 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. 226 Relating to retirement systems for firemen and policemen. By O'Malley, Palmer, Rasmussen, et al. (Companion to S. F. 204)
H. F. 552 Committee Bill-To allow more time for governmental units to file for exemptions on sales and use tax refunds. By governmental affairs committee.
H. F. 577 Committee Bill-Providing penalties on amounts due the State of Iowa on delinquent accounts. By governmental affairs committee.
S. F. 241 Relating to rules of valuation for life insurance companies' investments. By Coleman and Shaff.
H. F. 313 To authorize school districts to purchase annuity contracts of employees. By Gannon, Shirley of Dallas and Wilson.
H. F. 489 Relating to the ownership of individual apartment units. By Gaudineer and Denato. (Companion to S. F. 481)
H. F. $596 \begin{gathered}\text { Committee Bill-Relating to turning left at an intersection. } \\ \text { By judiciary committee. }\end{gathered}$
H. F. 600 Committee Bill-Relating to stop signs at intersections on through highways. By judiciary committee.
H. F. 601 Committee Bill-Relating to service of process on foreign corporations. By judiciary committee.
H. F. 603 Committee Bill-Relating to the issuance of a temporary driver's permit. By transportation committee.
H. F. 604 Committee Bill-Declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto. By public health committee. (Companion to S. F. 516) (Passed Senate)
S. F. 247 Relating to directors and officers of credit unions. By Frommelt, O'Malley, Messerly, et al.
S. F. 248 Relating to a fee to the superintendent of banking by credit unions. By Frommelt, Cassidy and Schroeder.
H. F. 195 Relating to locking of voting machines. By Cohen, Baringer, Doderer, et al.
H. F. 606 Committee Bill-To enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact. By transportation committee.
H. F. 607 Committee Bill-To enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact. By transportation committee.
H. F. 311 To authorize the state board of regents to lease property and facilities. By Bailey and Kluever. (Companion to S. F. 377)
H. F. 608 Committee Bill-Relating to groups eligible to purchase group accident and health insurance. By commerce committee.
S. F. 41 Relating to attendance fees for summer school programs. By Shaff and Coleman.
H. F. 609 Committee Bill-To eliminate the necessity of posting indemnifying bonds covering lost state warrants. By transportation committee.
H. F. 488 Relating to duplicate operator's and chauffeur's license fees. By Hageman.
S. F. 249 Committee Bill-To permit use of box traps in trapping cottontail rabbits and squirrels. By conservation and recreation committee.

al Meacham, Chairman, Steering Committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 5, 21, 343, 349, 350 and Senate Files 79, 87 and 226.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 5, 21, 343, 349, 350 and Senate Files 79, 87 and 226.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House Files 5, 21, 343, 349 and 350.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 131, a bill for an act to provide for necessary emergency work on 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred Senate File 140, a bill for an act relating to interstate commerce commission authority of motor 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 be amended as follows, and when so amended the bill do pass:

Amend Senate File 140 as follows:

1. Strike from line fourteen (14) of section one (1) the words "without payment of additional fees" and insert in lieu thereof "upon payment of a filing fee in the amount of ten dollars ( $\$ 10.00$ ) for each filing of supplemental authority".
2. Strike from lines seventeen (17), eighteen (18) and nineteen (19) of section one (1) the words "issue an indentification bearing such number for each vehicle or combination of vehicles operating under such registration" and insert in lieu thereof:
"annually issue a decal or sticker bearing the registration number of the carrier for each tractor or truck of the carrier operating in this state and shall charge and collect from the carrier a fee of twenty-five cents (25c) for each such decal or sticker".

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 268, a bill for an act relating to the payment of automobile annual registration fees by persons serving in the armed forces of the United States, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 268 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point one hundred twentyeight (321.128), Code 1962, is hereby amended by striking from lines nine $(9)$ and ten (10) the words 'in time of war'."

Keith H. Dunton, Chairman.

## Also:

Mr. Speaker: Your committee on transportation to whom was referred House File 513, a bill for an act relating to institutional 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 535, a bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on all highways and roads on state-owned and state-controlled 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.

Keith H. Dunton, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 498, 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 be amended as follows, and when so amended the bill do pass:

Amend House File 498, section four (4) by striking in lines three (3) and four (4) the word and figure "twenty-five (25)" and substituting the word and figure "twenty (20)".

Strike all of section five (5), and renumber the following sections.
harold Mueller, Chairman.

## AMENDMENTS FILED

Amend House File 155 as follows:

1. Amend section one (1), line five (5), by inserting after the word "board" the words "and of the departmental rules review committee of the legislature".
2. Further amend section one (1), line thirteen (13), by inserting after the word "board" the words "and to appeal to the district court".

Bailey of Wright.
Amend House File 311 by inserting in line seven (7) after the word "ownership" the words "by the State of Iowa".

Bailey of Wright.
Amend House File 345 as follows:
Amend the amendment of March 19, 1965, filed by the public health committee by striking all of lines 15 through 18 and inserting in lieu thereof the following:
"All such fees collected shall be remitted to the treasurer of state, who shall hold such moneys in a special fund to be known as the 'water supply certification fund', to be used by the board to administer and enforce the provisions of this Act. Such fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the chairman of the board and attested by the secretary of the board for expenditures necessary to administer and enforce the provisions of this Act. If such fund becomes exhausted, such expenditures shall be certified in writing by the chairman of the board and attested by the secretary of the board to the state treasurer, who shall authorize the state comptroller to draw warrants on the general fund for the amount such expenditures are in excess of moneys in such fund. Any remainder in such fund at the end of each fiscal year shall be paid into the general fund of the state."

Gannon of Jasper.
Amend Senate File 516 as follows:

1. By striking in line ten (10) of section two (2) thereof the word six (6) and by inserting in lieu thereof the word and figure, "seven (7)".
2. By inserting in line sixteen (16) of section two (2) after the word, "health" the words, ", one from the membership of the Iowa psychologists association".

Gaudineer of Polk.
Amend House File 613, section 7, line 55 by inserting after the word "nursing,", the words "veterinary medicine,". DODERER of Johnson.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, April 6, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, April 6, 1965.

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

Prayer was offered by the Reverend Alvin T. Maberry, pastor of the Methodist Church, Mount Pleasant, Iowa.

The Journal of Monday, April 5, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Doyle of Woodbury on request of Wengert of Woodbury.

## PRESENTATION OF VISITORS

Renda of Polk presented to the House forty-two seventh graders from Christ the King School in Des Moines and their teacher, Sister William Marie.

Hausheer of Story presented to the House forty students from the Ballard Community High School and their teacher, Robert Donnelly.

Seibert of Adair-Madison presented to the House the Honorable Raymond Breckenridge, a former member of the House from Madison County in the Fifty-sixth and Fifty-seventh General Assemblies.

Hutchins of Benton presented to the House one hundred sixty junior and seniors from the Belle Plaine High School, their principal, Roland Hansen, sponsor, Miss Lucille McKibbon, and Rotary president, Duane Sywassink.

Mahan of Johnson prsented to the House the junior and senior classes of the University High School in Iowa City and their teacher, Dr. John H. Haefner, head of social studies department.

Fisher of Greene presented to the House thirty government class students from the Scranton High School and their teacher, Bud Jarvis.

Winkelman of Calhoun presented to the House forty-one juniors from Cedar Valley and their teachers, Mrs. A. O. Garlock and Miss Mexie Chism.

Gillette of Story presented to the House the Honorable Judge Steinberg, a former member of the House from Story County in the Forty-eighth through the Fifty-second General Assemblies.

Winkelman of Calhoun presented to the House one hundred forty junior students from the Lake City Community Schools accompanied by Mr. Samuelson, Mrs. Larson, Mrs. Geist, Miss Rogers and Principal John Corkery.

Lawlor of Scott presented to the House four students from LeClaire Independent School and their mothers.

## PETITIONS

The following petitions were presented and placed on file:
By Wilson and Jackson of Black Hawk, from forty-four residents of Black Hawk County opposing the licensing of physical therapists.

By Wilson of Black Hawk, from twenty-six residents of Black Hawk County favoring the driver education bill.

By Palmer of Polk, from sixty residents of Polk County favoring the call letters being on the license plates of citizen band operators.

By Glanton of Polk, from thirty-three residents of Polk County favoring the licensing of physical therapists.

By Cohen of Black Hawk, from forty-four residents of Black Hawk County opposing the licensing of physical therapists.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 268, 498, 513, Senate Files 131 and 140, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House File 520 and Senate File 139.

## POINT OF PERSONAL PRIVILEGE

As a point of personal privilege, Edgington of Franklin asked and received unanimous consent of the House to instruct the Chief Clerk to send a bouquet of flowers to the Honorable James W. Burke, who is in the University Hospital at Iowa City, and to Mrs. Elroy Maule, convalescing in the hospital at Onawa.

## SENATE MESSAGES CONSIDERED

Senate File 228, a bill for an act to require the wearing of eye protective devices by students and teachers.

Read first time and referred to committee on public health.

Senate File 299, a bill for an act to establish penalties for falsification of credit union operations.

Read first time and referred to committee on judiciary.
Senate File 508, a bill for an act relating to frozen desserts.
Read first time and referred to committee on agriculture.

> OBJECTION TO HOUSE FILE 313 (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 313 being on the steering committee noncontroversial calendar.
Foster of Cedar.
MILLEN of Jefferson-Van Buren.
DISTELHORST of Des Moines.

## OBJECTION TO HOUSE FILE 606 <br> (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 606 being on the steering committee noncontroversial calendar.

> FISCHER of Grundy. SMITH of O'Brien. KELEHER of Woodbury. SHANNAHAN of Woodbury. HOUSTON of Crawford.

## OBJECTION TO HOUSE FILE 607 <br> (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 607 being on the steering committee noncontroversial calendar.

Fischer of Grundy. Shannahan of Woodbury. Keleher of Woodbury. Houston of Crawford. Edgington of Franklin.

## MESSAGES FROM 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 the reporting by physicians, institutions, and others of certain physical abuse of children and the protection of children against further injury.

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

Senate File 169, a bill for an act relating to the financing of school costs.
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 relative to claims against counties.

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

Senate File 333, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination.

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

Senate File 348, a bill for an act relating to use of throw or trot lines in fishing.

Also: That the Senate has withdrawn from further consideration of the Senate the following bill in which the concurrence of the Senate was asked:
House File 68, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), Code 1962.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 289, a bill for an act relating to drivers of emergency vehicles.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 575, a bill for an act authorizing participation in programs of federal assistance relating to outdoor recreation resources and facilities.

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

Senate Concurrent Resolution 21, requesting the Congress of the United States to enact a uniform daylight saving time law.

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

House File 75, a bill for an act relating to qualifications for a liquor license.

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

House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 75

Amend House File 75 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is amended by inserting after the period (.) in line twenty-one (21) of section ten (10) the following: 'However, if his conviction of a felony occurred more than five (5) years before the date of the application for a license, and if the applicant's rights of citizenship have been restored by the governor, the commission may issue a license notwithstanding such conviction.'"

## SENATE CONCURRENT RESOLUTION 21 <br> By Hansen and Stanley

Whereas, fifteen (15) states observe daylight saving time on a statewide basis, and

Whereas, sixteen (16) states observe daylight saving time but not on a statewide basis, and

Whereas, nineteen (19) states do not observe daylight saving time, and
Whereas, all of the fifteen (15) states observing daylight saving time on a statewide basis switch to daylight saving time on the last Sunday in April, and

Whereas, the states observing daylight saving time but not on a statewide basis use varying dates for switching to daylight saving time, and

Whereas, thirteen (13) of the fifteen (15) states observing daylight saving time on a statewide basis return to standard time on the last Sunday in October, and

Whereas, a great deal of confusion and inconvenience has arisen due to the differences in time between states and between different localities within a state that does not observe daylight saving time on a statewide basis, now therefore,

Be It Resolved by the Senate, the House Concurring, that the Congress of the United States be requested to enact a daylight saving time law that would make daylight saving time uniform throughout all of the states.
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 Senate and the House of Representatives of the United States.

## SENATE AMENDMENT TO HOUSE FILE 66

Amend House File 66 by striking all of sections two (2), three (3), and four (4), inserting the following new sections in lieu thereof, and renumbering the remaining sections:

Sec. 2. Subsection six (6) of section one hundred twenty-four point two (124.2), Code 1962, is repealed and the following is substituted therefor:
" 6 . The term 'person of good moral character' as used in this chapter shall mean any person who meets all of the following requirements:
a. He has such financial standing and good reputation as will satisfy the issuing authority that he will comply with this chapter and all laws, ordinances, and regulations applicable to his operations under this chapter.
b. He does not possess a federal gambling stamp.
c. He is not prohibited by the provisions of section one hundred twentyfour point thirty (124.30), Code 1962, from obtaining a permit.
d. He has not been convicted of a felony. However, if his conviction of a felony occurred more than five (5) years before the date of the application for a permit, and if his rights of citizenship have been restored by the governor, the issuing authority may determine that he is a person of good moral character notwithstanding such conviction.
e. If such person is a corporation, firm, co-partnership, or association, the requirements of this subsection shall apply to each of the officers, directors, and partners of such person, and to any person who directly or indirectly owns or controls ten (10) percent or more of any class of stock of such person or has an interest of ten (10) percent or more in the ownership or profits of such person. For the purposes of this provision, an individual and his spouse shall be regarded as one person.

Sec. 3. Section one hundred twenty-four point two (124.2), Code 1962, is amended by adding the following new subsection:
"'Minor' as used in this chapter shall mean any person under the age of twenty-one (21) years."

Sec. 4. Section one hundred twenty-four point twenty (124.20), Code 1962, is amended by numbering the first two (2) paragraphs as subsec-
tions one (1) and two (2) and by striking the third (3rd) paragraph and inserting the following in lieu thereof:
"3. No person shall knowingly sell, give, supply, or offer any alcoholic beverage or beer to any minor, except within a private home and with the knowledge and consent of the parent or guardian of said minor. No person shall knowingly permit any minor to purchase or consume any alcoholic beverage or beer on the premises of a class ' $B$ ' or class ' $C$ ' permit holder.
"4. No minor shall purchase, obtain, or attempt to purchase or obtain any alcoholic beverage or beer from any person, except within a private home and with the knowledge and consent of the parent or guardian of said minor.
" 5 . No minor shall misrepresent his or her age for the purpose of purchasing, obtaining, or attempting to purchase or obtain any alcoholic beverage or beer. If any minor shall misrepresent his or her age, and if the permit holder shall establish that he made reasonable inquiry to determine whether such prospective purchaser is a minor, the permit holder shall not be guilty of selling to a minor.
" 6 . No class ' $B$ ' or ' $C$ ' permit holder shall knowingly permit any gaming, gambling, solicitation for immoral purposes, immoral or disorderly conduct in or about his place of business.
" 7 . No class ' B ' or ' C ' permit holder shall knowingly allow the mixing or adding of alcohol or any alcoholic beverage to beer or any other beverage in or about his place of business, except as permitted under a licensed issued under chapter one hundred twenty-three (123) of the Code."

Sec. 5. Section one hundred twenty-four point thirty (124.30), Code 1962, is repealed and the following is substituted therefor:
"The permit under this chapter shall automatically be revoked and shall immediately be surrendered by the permit holder, and the bond of the permit holder shall be forfeited, upon any of the following events:

1. If the permit holder is convicted of any violation of subsection three (3), six (6), or seven (7) of section one hundred twenty-four point twenty (124.20) of the Code.
2. If the permit holder is convicted of any violation of section one hundred twenty-four point thirty-one (124.31) of the Code.
3. If any agent or employee of the permit holder is convicted of any violation of subsection three (3) of section one hundred twenty-four point twenty (124.20) of the Code in or about the place of business for which the permit is issued.
4. If the permit holder is convicted of a felony.
"If after the effective date of this Act any permit is revoked under the provisions of this section or revoked for cause under any other provision of this section, the person whose permit is revoked shall not thereafter be allowed to obtain or hold a permit under this chapter. The spouse of such person shall not thereafter be allowed to obtain or hold a permit under this chapter. No permit under this chapter shall be issued which covers any business in which such person directly or indirectly owns or controls ten (10) percent or more of any class of stock or has an interest of ten (10) percent or more in the ownership or profits of such business; and for the purposes of this provision an individual and his spouse shall be regarded as one person.
"However, a conviction of a felony shall not prevent the issuance of a permit if (a) the conviction occurred more than five (5) years before the date of the application for a permit, (b) the rights of citizenship of such
person have been restored by the governor, and (c) the issuing authority determines that such person is a person of good moral character notwithstanding such conviction.
"If a permit is revoked upon any of the events specified in subsections one (1), two (2), and three (3) of this section, no permit under this chapter shall be issued for the place of business covered by the revoked permit during the period of one (1) year after such revocation."

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns, with report of committee recommending passage, was taken up for consideration.

Korn of Harrison offered the following amendment filed on March 18:

Amend House File 189 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred thirteen point twenty-one (313.21), Code 1962, is hereby amended by striking from line thirteen (13) the word 'twenty-five' and inserting in lieu thereof the word 'thirty ( 30 )'."
"Sec. 2. Section three hundred thirteen point thirty-six (313.36), Code 1962, is hereby amended by striking from line ten (10) the word 'twentyfive' and inserting in lieu thereof the word 'thirty (30)'."

Dunton of Keokuk offered the following Meacham, Mayberry, et al., amendment to the Korn-Scott amendment:

Amend the Korn and Scott amendment to House File 189, filed March 18, 1965, as follows:

1. By striking in line six (6) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "thirty-five (35)".
2. By striking in line ten (10) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "thirty-five (35)".

Carnahan of Wapello moved the previous question on the Meacham amendment.

Motion lost.
Dunton of Keokuk moved the adoption of the Meacham, Mayberry, et al., amendment.

The amendment to the amendment was adopted.
Korn of Harrison moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Mayberry of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 189)
The ayes were, 82:

Bailey
Baker
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Doyle
Duffy

Dunton
Felger
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton
Glenn
Hageman
Hanson
Hausheer
Holmes
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever

The nays were, 34:

| Anderson | Grassley |
| :--- | :--- |
| Baringer | Harrington |
| Busch | Houston |
| Dougherty | Hullinger |
| Edgington | Korn |
| Fischer of | Madden |
| Grundy | McNamara |
| Foster | Miller of |
| Gleason | Page |
| Graham | Mueller |

Absent of not voting, 8:

| Bogenrief | Fisher of <br> Gurke |
| :--- | ---: |
| Greene |  |

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

## MOTION TO RECONSIDER LOST

I move to reconsider the vote by which House File 189 passed the House. Scherde of Fremont-Mills.

Mayberry of Webster called up for consideration the motion by Scherle of Fremont-Mills to reconsider the vote by which House File 189 passed the House.

The motion to reconsider lost.

## APPROPRIATIONS CALENDAR

House File 615, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 615)
The ayes were, 115:

|  |  |  |  |
| :--- | :--- | :--- | :--- |
| Anderson | Foster | Mahan | Rickert |
| Bailey | Fullmer | Maley | Rider |
| Baker | Gallagher | Maule | Robinson |
| Baringer | Gannon | Melrose | Roe |
| Bogenrief | Gaudineer | Millen | Scherle of |
| Boot | Gillette of | Miller of | Fremont-Mills |
| Breitbach | Clay-Dickinson | Buena Vista | Scott |
| Bremmer | Glanton | Miller of | Seibert |
| Brinck | Gleason | Des Moines | Shannahan |
| Busch | Glenn | Miller of | Shirley of |
| Busing | Graham | Page | Dallas |
| Caffrey | Grassley | Morgan | Smith of |
| Carnahan | Hageman | Mueller | Linn |
| Clapsaddle | Hanson | Murphy | Smith of |
| Cochran | Harrington | Nagle | O'Rrien |
| Coffman | Hausheer | Nelson | Stevenson |
| Cohen | Holmes | Nielsen of | Stokes |
| Conway | Hullinger | Emmet-PaloAlto Strothman |  |
| Craig | Hutchins | Nielsen of | Stueland |
| Crosier | Jackson of | Shelby | Tieden |
| Denato | Black Hawk | Oehlsen | Uban |
| DenHerder | Jackson of | O'Malley | Utzig |
| Detje | Clinton | Ossian | Varney |
| Distelhorst | Keleher | Oxley | Webster |
| Doderer | Kempter | Palmer | Wengert |
| Dougherty | Kennedy | Quinn | Whisler |
| Doyle | Kluever | Radl | Wilson |
| Duffy | Korn | Rasmussen | Winkelman |
| Dunton | Lawlor | Redfern | Wolcott |
| Edgington | Loss | Reichardt | Wright |
| Felger | Lynch | Renda | Mr. Speaker |
| Fischer of | Madden | Resnick |  |

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

| Burke | Gillette of |
| :---: | :---: |
| Fisher of | Story |
| Greene | Gregerson |


| Houston | Meacham |
| :--- | :--- |
| Mayberry | Patton |
| McNamara |  |

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

House File 616, a bill for an act to repeal penitentiary and men's
reformatory salary appropriations out of money not otherwise appropriated, was taken up for consideration.

Carnahan of Wapello offered the following amendment to the title and moved its adoption:

Amend the title to House File 616 by striking all of lines one (1) and two (2) and inserting in lieu thereof the following: "An Act to repeal section two hundred forty-six point five (246.5), Code 1962, relating to penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated."

The amendment was adopted.
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?" (H. F. 616)
The ayes were, 114:

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Foster
Fullmer
Gallagher
Gannon Gaudineer Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Hutchins Jackson of Black Hawk Jackson of Clinton Keleher Kempter Kennedy Kluever Korn Lawlor Loss Lynch Madden

The nays were, none.
Absent or not voting, 10:

| Bailey | Gillette of | Gregerson | Patton |
| :--- | :--- | :--- | :--- |
| Burke | Story | McNamara | Scherle of |
| Fisher of | Houston | Melrose | Fremont-Mills |

## Burke

Fisher of
Greene

| Mahan | Renda |
| :--- | :--- |
| Maley | Ressick |
| Maule | Rickert |
| Mayberry | Rider |
| Meacham | Robinson |
| Millen | Roe |
| Miller of | Scott |
| Buena Vista | Seibert |
| Miller of |  |
| Dles Moines | Shannahan |
| Miler of | Shirley of |
| Page | Dallas |
| Morgan | Smith of |
| Mueller | Linn |
| Murphy | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-PaloAlto Strothman |  |
| Nielsen of | Tiedand |
| Shelley | Uban |
| Oehlsen | Utzig |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Whisler |
| Quinn | Wilson |
| Radl | Winkelman |
| Rasmussen | Wolcott |
| Redfern | Wright |
| Reichardt | Mr. Speaker |
|  |  |

Gregerson<br>Melrose

Patton
Scherle of Fremont-Mills

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

House File 618, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund, was taken up for consideration.

Glanton 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 "(H. F. 618)
The ayes were, 113:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger

Fischer of
Grundy
Foster Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor Loss

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

Burke
Fisher of
Greene
Gillette of
Story

Gregerson
Jackson of
Black Hawk
Madden

| Lynch | Reichardt |
| :--- | :--- |
| Mahan | Renda |
| Maley | Resnick |
| Maule | Rickert |
| Mayberry | Rider |
| Melrose | Robinson |
| Millen | Roe |
| Miller of | Scott |
| Buena Vista | Seibert |
| Miller of | Shirley of |
| Des Moines | Dallas |
| Miller of | Smith of |
| Page | Linn |
| Morgan | Smith of |
| Mueller | O'Brien |
| Murphy | Stevenson |
| Nagle | Stokes |
| Nelson | Strothman |
| Nielsen of | Stueland |
| Emmet-Palo Alto Tieden |  |
| Nielsen of | Uban |
| Shelby | Utzig |
| Oehlsen | Varney |
| O'Malley | Webster |
| Ossian | Wengert |
| Oxley | Whisler |
| Palmer | Wilson |
| Quinn | Winkelman |
| Radl | Wolcott |
| Rasmussen | Wright |
| Redfern | Mr. Speaker |

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

## HOUSE FILE 619 DEFERRED

Loss of Kossuth asked and received unanimous consent that House File 619 be deferred and that the bill retain its place on the calendar.

House File 621, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-ninth (59th) General Assembly board of regents institution appropriations for salaries, support, maintenance, equipment, repairs, replacements and alterations retained by the institutions, was taken up for consideration.

Lynch 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?" (H. F. 621)
The ayes were, 111:

| Anderson | Foster | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Loss | Redfern |
| Baker | Gallagher | Lynch | Renda |
| Baringer | Gannon | Madden | Resnick |
| Bogenrief | Gaudineer | Mahan | Rickert |
| Boot | Gillette of | Maley | Rider |
| Breitbach | Clay-Dickinson | Maule | Robinson |
| Bremmer | Gillette of | Mayberry | Roe |
| Brinck | Story | Melrese | Scherle of |
| Busch | Glanton | Miller of | Fremont-Mills |
| Busing | Gleason | Buena Vista | Scott |
| Caffrey | Glenn | Miller of | Seibert |
| Carnahan | Graham | Des Moines | Shannahan |
| Clapsaddle | Grassley | Miller of | Shirley of |
| Cochran | Gregerson | Page | Dallas |
| Coffman | Hageman | Morgan | Smith of |
| Cohen | Hanson | Mueller | Linn |
| Conway | Harrington | Mnrphy | Stokes |
| Craig | Hausheer | Nagle | Strothman |
| Crosier | Holmes | Nelson | Stueland |
| Den Herder | Houston | Nielsen of | Tieden |
| Detje | Hullinger | Emmet-Palo Alto Uban |  |
| Distelhorst | Hutchins | Nielsen of | Varney |
| Doderer | Jackson of | Shelby | Webster |
| Dougherty | Black Hawk | Oehlsen | Wengert |
| Doyle | Jackson of | O'Malley | Whisler |
| Duffy | Clinton | Ossian | Wilson |
| Dunton | Keleher | Oxley | Winkelman |
| Felger | Kempter | Palmer | Wolcott |
| Fischer of | Kluever | Quinn | Wright |
| Grundy | Korn | Radl | Mr. Speaker |

The nays were, none.
Absent or not voting, 13:

| Burke | Fisher of |
| :--- | :--- |
| Denato | Greene |
| Edgington | Kennedy |
|  | McNamara |


| Meacham | Smith of |
| :--- | :--- |
| O'Brien |  |
| Millen | Otevenson |
| Patton | Utzig |
| Reichardt |  |

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 182, 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, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy offered the amendment filed by him and found on pages 703, 704 and 705 of the Journal.

Miller of Des Moines rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Mueller of Winnebago-Worth offered the following amendment and moved its adoption :

Amend House File 182, line eight (8) of section one (1), by inserting after the word "the" the words "public school".

The amendment was adopted.
Busch of Bremer offered the following amendment and moved its adoption :

Amend House File 182 by inserting in line thirteen (13) of section one (1) after the word "Code" the words "and all such pupils who reside within one mile of any such school and adjacent to a primary road used as a school bus route, along which sidewalk facilities are not available".

The amendment was lost.
Scherle of Fremont-Mills offered the following amendment and moved its adoption :

Amend House File 182, section one (1), as follows:

1. By inserting in line nine (9) immediately following the word "who" the words, ", in case of public school pupils,".
2. By inserting in line eleven (11) immediately following the word "or" the words, ", in the case of pupils attending a private school of their choice, located within such district, who reside more than one mile from".
3. By inserting in line twelve (12) immediately following the word "of" the words, "Article I, section 3, Constitution of Iowa, or of the statute which implements the said provision of the Constitution, the same being,".

Division was requested.

Scherle of Fremont-Mills moved the adoption of division 1 of his amendment.

Roll call was requested by Mahan of Johnson and O'Malley of Polk.
On the question "Shall division 1 of the Scherle amendment be adopted?" (H. F. 182)

The ayes were, 39 :

| Anderson | Fullmer |
| :--- | :--- |
| Baker | Graham |
| Baringer | Grassley |
| Boot | Hausheer |
| Busch | Hullinger |
| Clapsaddle | Kluever |
| Coffman | Madden |
| Cohen | Millen |
| Doderer | Miller of |
| Edgington | Page |
| Felger | Mueller |
| Foster |  |


| Nelson | Scott |
| :--- | :--- |
| Nielsen of | Smith of |
| Emmet-Palo | Olto |
| Nie'Brien |  |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Strothman |
| Ossian | Stueland |
| Quinn | Tieden |
| Redfern | Whisler |
| Scherle of | Winkelman |
| Fremont-Mills | Winkem |

The nays were, 68:

Bogenrief
Breitba.ch
Bremmer
Brinck
Busing
Caffrey
Carnahan
Conway
Craig
Crosier
Denato
Den Herder
Detje
Disetlhorst
Dougherty
Doyle
Duffy
Gallagher
Gannon

Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hutchins Jackson of

Black Hawk
Jackson of
Clinton
Keleher
Kempter
Lawlor
Loss
Lynch
Mahan
Maley
Mayberry
McNamara
Miller of
Buena Vista
Miller of
Des Moines

Morgan
Murphy
Nagle
O'Malley
Oxley
Palmer
Radl
Rasmussen
Reichardt
Renda

Resnick
Rider
Roe
Seibert
Shannahan
Shirley of Dallas
Smith of
Linn
Uban
Utzig
Varney
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker

Absent or not voting, 17:

Bailey
Burke
Cochran
Dunton
Fischer of
Grundy

Fisher of
Greene
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Kennedy
Korn
Maule
Meacham

Melrose
Patton
Rickert
Robinson
Division 1 of the Scherle amendment lost.
Scherle of Fremont-Mills moved the adoption of division 2 of his amendment.

Division 2 of the amendment lost.
Resnick of Scott rose on a point of order that division 3 of the amendment was not germane.

The Speaker ruled the point well taken and division 3 not germane.
Scherle of Fremont-Mills offered the following amendment and moved its adoption:

Amend House File 182 as follows:

1. By striking all of lines four (4) through seven (7) of section two (2) and inserting in lieu thereof the following: "By inserting in line seven (7) immediately following the word 'transportation.' the words, 'Elementary pupils residing within the limits of a village, town, or city of less than twenty thousand population wherein the private school of their choice is located, must live more than two miles from such private school to be entitled to transportation.' ".
2. By striking all of lines three (3) and four (4) of section three (3) and inserting in lieu thereof the following: "inserting in line five (5), immediately following the word 'transportation.', the words, 'Elementary pupils residing in a district wherein is located a city of twenty thousand or more population who attend a private school of their choice located within such district must live more than two miles from such private school to be entitled to transportation.' ".

The amendment was adopted.
Baringer of Fayette offered the following amendment and moved its adoption:

Amend House File 182, section four (4), after the period (.) in line four (4) by adding the following new sentence: "Further amend said paragraph c by inserting immediately following the word 'transportation." in line seven (7) the words, 'Elementary pupils residing in a rural independent district, a rural township district, or a consolidated district not operating a central school and within which district or subdistrict there exists no private school, who desire to attend a private school outside any such district, when the public school in such district or subdistrict is in operation, must reside more than two miles from such operating public school in their own district or subdistrict in order to be entitled to transportation to the private school of their choice outside such district or subdistrict.' "

The amendment lost.
Reichardt of Polk moved to withdraw his amendment.
The motion to withdraw prevailed.
Baringer of Fayette offered the following amendment and moved its adoption:

Amend House File 182, section seven (7), by striking from line four (4) the words "or such private school" and inserting in lieu thereof the words, "or a private school selected by such parent or guardian".

Further amend section seven (7) by striking from line six (6) the words, "or such private school" and inserting in lieu thereof the words "or a private school selected by such parent or guardian".

The amendment lost.
Millen of Van Buren-Jefferson offered the following amendment and moved its adoption :

Amend House File 182, section twelve (12), as follows:

1. By striking in line four (4) the word "public" and inserting in lieu thereof the words, "whose parents or guardian have not selected a public or private high school of choice among the total of".
2. By inserting in line six (6), immediately following the word "pupils", the words "whose parents or guardians have not selected a public or private school of choice".
3. By inserting in line eight (8) immediately following the word "pupils", the words "whose parents or guardians have not selected a public or private school of choice".
4. By inserting in line ten (10), immediately following the word "pupils", the words "whose parents or guardians have not selected a public or private school of choice".

The amendment lost.
Baringer of Fayette offered the following amendment:
Amend House File 182 by adding thereto the following new section:
"Section two hundred eighty-five point ten (285.10), Code 1962, is hereby amended by adding thereto the following subsection:
'All contracts for the transportation of pupils shall be subject to bids and the local school board shall advertise for bids on the proposed contract by one publication in a newspaper published in the county where the school district is located and in a newspaper published in any other county in which the school district may be located, said publication to be not less than fifteen (15) days prior to the date set for letting the contract, and shall let the contract to the lowest acceptable bidder, provided that all bids may be rejected and new bids requested if the school district finds none of them acceptable.'"

Resnick 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 was germane.

Baringer of Fayette moved the adoption of his amendment.
The amendment lost.
Smith of O'Brien offered the following amendment and moved its adoption:

Amend House File 182 as follows:
Amend the title by striking the words "health, safety, welfare, and" in line two (2).

The amendment lost.
Strothman of Henry offered the following amendment and moved its adoption:

Amend House File 182 as follows:

1. Amend section one (1), line five (5), by striking the word "shall" and inserting in lieu thereof the word "may".

The amendment lost.

On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

Speaker Steffen in the chair.
CALL OF THE HOUSE
Under rule 72, we, the undersigned, request a Call of the House for the consideration of House File 182 or Senate File 200.

Carroll I. Redfern. Burl E. Scott. J. Wesley Graham. Robert W. Oehlsen. Minnette Doderer. Charles E. Grassley. Floyd Edgington. Harry Madden. C. D. Seibert. Dale H. Rickert. Casey Loss. Leroy S. Mitler. Marion S. Shirley. Marvin W. Smith.

Maule of Monona moved that those absent from the House be excused from the Call of the House.

CALL OF THE HOUSE LIFTED
Duffy of Dubuque moved that the Call of the House be lifted.
The motion having received a constitutional majority prevailed and the Call of the House was lifted.

Maule of Monona asked and received unanimous consent to withdraw his motion.

O'Malley of Polk moved that those absent from the House be excused.

The motion having received a constitutional majority prevailed.
Jackson of Black Hawk moved to reconsider the vote by which the Baringer amendment, filed March 31, 1965, failed to be adopted.

Scherle of Fremont-Mills moved to lay on the table the motion by Jackson to reconsider.

The motion to table lost.
The motion to reconsider the vote lost:

## CALL OF THE HOUSE

Under the provisions of Rule 72, a Call of the House was filed by Scherle of Fremont-Mills, Miller of Page, Ossian of Adams-Montgomery, Den Herder of Sioux and Graham of Ida-Sac.

Under the provisions of Rule 73, the Chief Clerk called the roll of the House and the vote revealed all members present except those members who were previously excused.

Wengert of Woodbury moved the previous question on House File 182.

The motion having failed to received a two-thirds majority lost.
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?" (H. F. 182)
The ayes were, 66:

Bogenrief
Breitbach
Bremmer
Brinck
Busing Caffrey
Carnahan
Clapsaddle
Conway
Crosier
Denato
Den Herder
Distelhorst
Dougherty
Duffy
Fullmer
Gallagher
Gannon

Gaudineer
Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Holmes
Houston
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy

The nays were, 56 :
Anderson
Bailey
Baker
Baringer
Boot
Busch
Cochran
Coffman
Cohen
Craig
Detje
Doderer
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Millen
Greene
Foster
Gillette of
Story
Graham
Grassley
Hanson
Hausheer
Hullinger
Hutchins
Kluever
Korn
Madden
Maule
Meacham
Miller of Page
Morgan
Mueller
Nelson
Nielsen of
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Redfern
Rickert
Robinson
Lawlor
Loss
Lynch
Mahan
Maley
Mayberry
McNamara
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Murphy
Nagle
O'Malley
Oxley
Palmer
Quinn

Millen Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Whisler
Winkelman
Radl
Rasmussen
Reichardt
Renda
Resnick
Rider
Roe
Shannahan
Smith of Linn
Utzig
Varney
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker

Emmet-Palo Alto

Absent or not voting, 2:
Burke
Doyle
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

O'Malley of Polk moved to reconsider the vote by which House File 182 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 222, a bill for an act relating to the appointment of a deputy collector by the county treasurer, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.
adrian Brinck, Chairman.

## Also :

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 251, a bill for an act relating to secondary roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 262, a bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal 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.
adrian Brinck, Chairman.
Also :
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 409, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 89, a bill for an act relating to the probation period
for police patrolmen appointed under civil service 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.

Adrian Brinck, Chairman.

Maule of Monona, 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 214, a bill for an act relating to taxation of fraternal beneficiary associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Elroy Maule, Chairman.

## Also :

Mr. Speaker: Your committee on ways and means to whom was referred House File 484, a bill for an act relating to mobile 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.

## Elroy Maule, Chairman.

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred Senate Joint Resolution 24, a joint resolution proposing an 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 the establishment of congressional 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 witheut any further recommendation:

Amend Senate Joint Resolution 24, section 1, by striking lines 42 through 51, and inserting in lieu thereof.
"Section 36. Upon verified application by any qualified voter made within forty-five (45) days of the time of the adoption of any apportionment plan by the General Assembly, the Supreme Court shall review such plan. Should the Supreme Court determine such plan does not comply with the Constitution of Iowa or the Constitution of the United States, it shall, on or before December 31 of the then calendar year, adopt or cause to be adopted an apportionment plan that does so comply. The Supreme Court shall have original jurisdiction of all litigation questioning the apportionment of the General Assembly or any apportionment plan adopted by the General Assembly."

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend House Fie 15, section one (1), by striking
2 from lines four (4), five (5) and six (6) the words "and to
3 pay to said college or university tuition agreed upon
4 from the funds of the school corporation".
Gregerson of Pottawattamie.

Amend the agriculture committee amendment to House File 243 of February 26, 1965, by striking the word and figures
"fifteen (15)" in line four (4) and inserting in lieu thereof the word and figures "twenty (20)".

Committee on Agriculture, Harold Mueller, Chairman.
Amend House File 260 as follows:

1. By inserting after section seven (7) the following new section:

Sec. 8. "A cooperating school district may withdraw from a cooperating area by giving notice of intention to withdraw to the governing board of the area and by publishing the notice of withdrawal in two (2) newspapers within the county. The withdrawal shall become effective two (2) years from the date of publication if no bonded indebtedness has been incurred by the districts of the cooperating area. In cooperating areas where bonded indebtedness has been incurred by the cooperating districts, the withdrawal shall become effective five (5) years from the date of publication or two (2) years from the date the indebtedness is liquidated, whichever is earlier. All districts withdrawing from a cooperative area shall be liable for all indebtedness incurred while under the cooperative area.
2. By renumbering the sections in conformity with this amendment.

RadL of Linn.

Amend House File 313 by inserting in line five (5) after the word "organization" the words "authorized to do business in this state and through an Iowa licensed insurance agent".

Gannon of Jasper.
Amend House File 415 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter forty-eight (48), Code 1962, is hereby amended by adding thereto the following new sections:
'The commissioner of registration shall establish a permanent registration place in the office of the city clerk or elsewhere in the city hall. The permanent registration place shall be open at all times as are other city offices and at such other times as the branch registration places are open as provided in this section. If petitioned by one or by both of the official county chairmen of the two (2) political parties polling the highest vote in the jurisdiction at the last preceding general election, the commissioner of registration shall establish at least two (2) branch registration places in his jurisdiction, taking into consideration the convenience of the voters. If petitioned by one or by both of the official county chairmen of the two (2) political parties polling the highest vote in the jurisdiction at the last preceding general election, the commissioner shall provide for additional branch registration places for each ten thousand $(10,000)$ inhabitants in the jurisdiction in excess of thirty thousand $(30,000)$ and for such additional branch registration places as the commissioner deems necessary. All branch registration places shall be open the first (1st) Monday in October preceding any general election and shall
remain open Monday through Friday from noon until 8:00 p.m. and Saturday from 8:00 a.m. until 5:00 p.m. for one (1) week. The commissioner of registration shall appoint two (2) persons to act as deputy registrars in each branch registration place. Such appointments shall be made from lists supplied for that purpose by the official county chairmen of the two (2) political parties polling the highest vote in the jurisdiction at the last preceding general election. Such lists shall be provided not later than August fifteen (15) preceding the appointments. The commissioner shall appoint one (1) deputy from each list for each branch. Where the county chairmen fail to provide lists by the date specified in this section, the commissioner shall make such appointments to persons known to be registered as members of the appropriate political party.'
'The commissioner of registration shall appoint at least six (6) persons for each ten thousand ( 10,000 ) inhabitants, or major fraction thereof, within his jurisdiction as mobile deputy registrars. An equal number of these appointees shall be appointed from lists supplied for that purpose from the county chairmen of the two (2) political parties polling the highest vote in the jurisdiction in the last preceding general election. Mobile deputy registrars are authorized to secure registration of eligible voters anywhere in the jurisdiction and shall make such reports of new registrations and changes as the commissioner of registration requests. Mobile deputy registrars shall be appointed before the first (1st) of August preceding any general election and the appointments shall expire when registration closes for that election. Mobile deputy registrars shall serve without pay from the municipality.'

Sec. 2. Section forty-eight point five (48.5), Code 1962, is hereby amended by adding thereto the following paragraph:
'The commissioner of registration shall also prepare lists of newly registered voters, indicating the name, address, precinct number, and party affiliation of such voters. The lists shall be prepared weekly from July first (1st) until September fifteen (15) and daily thereafter except Saturdays and Sundays during the calendar months preceding any general election until registrations are closed. The lists shall be available to public inspection at all reasonable times and duplicate lists shall be prepared upon request for the county chairmen of any political party polling in excess of two (2) percent of the popular vote in the jurisdiction in the last preceding general election.'

Sec. 4. Section forty-eight point six (48.6), Code 1962, is hereby amended by adding thereto the following new subsection:
'Party affiliation. (No party if preferred.)'
Sec. 5. Section forty-eight point seven (48.7), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'Removal notices shall be provided for the use of any registered voter moving to a new location. Removal notices shall provide space for the previous address of the voter, the address and exact location to which he is moving, and his signature. Any written notification from the voter containing the required information and signature shall be sufficient to validate his registration. If the commissioner of registration receives written notification of removal from any registered voter and the
notification does not contain the required information, the commissioner shall immediately mail to the voter at his last known address notice that his registration is defective. Upon receipt of any valid removal notice, but not later than ten (10) days before any election, the commissioner of registration shall make entry of any change on the original and duplicate registration lists and the voter shall be qualified to vote in the new election precinct. Any voter who changes his residence within ten (10) days preceding an election shall be entitled to vote in the precinct where he is registered.'

Sec. 6. Section forty-eight point fourteen (48.14), Code 1962, is hereby amended by adding the following:
'The commissioner of registration shall make, on August first (1st) of each year, a report to the secretary of state showing the number of registered voters by party affiliation for his jurisdiction.'
Sec. 7. Section fifty-three point two (53.2), Code 1962, is hereby amended by adding thereto the following sentence:
'Such application may be made in person or in writing as provided in section fifty-three point ten (53.10) of the Code.'

Sec. 8. Section fifty-three point ten (53.10), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'If the voter requests said application by card or letter addressed to the auditor, the auditor shall send him both application and ballot at the same time.'
Sec. 9. Section forty-eight point six (48.6), Code 1962, is amended by adding after the period in line thirty-five (35) thereof the following: 'Except that the signature shall be required only on the original registration list where the duplicate registration list is prepared by electrical, mechanical or similar data process. ${ }^{\text {. }}$

Sec. 10. Section forty-eight point eight (48.8), Code 1962, is amended by adding after the period in line nineteen (19) thereof the following: 'Duplicate registration lists may be prepared by electrical, mechanical or similar data process.'

Sec. 11. Section forty-eight point twenty-one (48.21), Code 1962 , is amended by adding after the period in line twentyfour (24) thereof the following: 'However, in cities using duplicate registration lists prepared by electrical, mechanical or similar data process the certificate of registration shall be approved by a judge or clerk of the election if the person signing the certificate of registration and the person on the registry list appear to be the same.'
Rasmussen of Polk.
Doderer of Johnson. Smith of Linn.
Bremmer of Pottawattamie. Gregerson of Pottawattamie.
Brettbach of Dubuque.
Nagle of Scott.
Glanton of Polk.
Palmer of Polk.
Miller of Des Moines.
maule of Monona.

Busing of Hamilton. Carnahan of Wapello. Caffrey of Polk. Gallagher of Black Hawk. Holmes of Jones. Lawlor of Scott. Felger of Scott. Denato of Polk. RICKERT of Louisa-Muscatine. Gillette of Story. Doyle of Woodbury.

Amend House File 514 by striking lines thirteen (13) through eighteen (18) of section seven (7).

## Brinck of Lee.


#### Abstract

Amend House File 514 as follows: By striking all after the word "substantial" in line seven (7) and all of line eight (8) in section 5, and inserting in lieu thereof the following: "damage or injury to complainant's property, to complainant's person, or complainant's employees' property or person is imminent,".


Comen of Black Hawk.
Amend the committee amendment to House File 561 filed by the judiciary committee on March 24, 1965, as follows:

1. By striking line twenty-three (23), twenty-four (24) and twenty-five (25).
2. By striking lines seventy-two (72) through ninety-one (91) inclusive.

> DuFfy of Dubuque. DENATO of Polk. GAUDINEER of Polk.

> Amend House File 599 by striking the period in line 8 of section 3 and adding the following: ", however the provisions of this section shall apply only to swine vaccinated for the prevention of hog cholera by a method and with a vaccine approved by the United States Department of Agriculture."
> OSSIAN of Montgomery.

Amend Senate File 146 as follows:

1. By striking section one (1) and inserting in lieu thereof the following:
"Section five hundred thirty-five point six (535.6),
Code 1962, is hereby amended by adding thereto the following:
'Provided, however, this section shall not apply to lawful loans under chapter five hundred thirty-six (536) of the Code." "
2. By adding to section ten (10) the following paragraph:
"In all cases the loan contract shall show the total interest to be paid in stated dollar amount, or in terms of simple annual interest, which shall be separately stated immediately after the stated figure of the principal in such loan contract."
3. By adding after the word "partial" in line seventy-eight (78) of section ten (10) the word "installment".
4. By striking in lines seventy-eight (78), seventy-nine (79), and eighty (80) of section ten (10) the words: "No rebate of less than one (1) dollar need be made. Acceleration of the maturity of the contract shall not in itself require a rebate."
5. By adding to section ten (10) the following new subsection:
"The default and deferment charges and rebates referred to herein are computed on the interest rates authorized herein and such terms shall not be construed to authorize charges incident to the loan of money, beyond the rates of interest authorized herein and for the periods of time authorized in subsection seven (7)
of section five hundred thirty-six point thirteen (536.13) of the Code."
6. By striking section thirteen (13) and inserting in lieu thereof the following:
"Sec. 13. Section five hundred thirty-six point fourteen (536.14), Code 1962, is hereby amended by adding the following new sentence at the end of subsection one (1):
'When the loan is made pursuant to subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code, the statement shall also contain a notice that default and deferment charges may be made and that a rebate of unearned interest may be made if the loan is prepaid prior to maturity.'"
7. By striking lines twenty-four (24) through thirty (30) of section fifteen (15) and inserting in lieu thereof the following:
"The premium, which shall be the only charge for such insurance, shall not exceed that approved by the commissioner of insurance of the state of Iowa as filed in the office of such commissioner. Such charge, computed at the time the loan is made for the full term of the loan contract on the total amount rerequired to pay principal and interest, shall be stated separately in the contract and in the same location in such contract as are the statements of the principal and interest of the loan."
8. By striking from lines thirty-five (35) and thirty-six (36) of section fifteen (15) the words ", certificate, or other evidence thereof,".
9. By striking from line forty-four (44) of section fifteen (15) the words "or identifiable charge".

Denato of Polk.
Amend Senate Joint Resolution 24 by striking all of lines fifty-two (52) through fifty-five (55) of section one (1) and inserting in lieu thereof the following:
"Section 37. When a congressional, senatorial, or representative 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, senatorial, or representative district."

Wengert of Woodbury.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Wednesday, April 7, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Wednesday, April $7,1965$.

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

Prayer was offered by the Reverend James E. Persson, pastor of the Evangelical Covenant Church, Albert City, Iowa.

The Journal of Tuesday, April 6, 1965, was approved.

## PRESENTATION OF VISITORS

Morgan of Mahaska presented to the House thirty students from North Mahaska and their teacher, James Hoose.

Korn of Harrison presented to the House forty-three seniors from Woodbine High School and their teacher, Phil Hammel.

Loss of Kossuth presented to the House forty seniors from St. Johns High School in Bancroft and their teacher, Vince Meyer.

Grassley of Butler presented to the House thirty-two seniors from Parkersburg High School, their teacher, R. L. Wiley, and Superintendent Frederic Wix.

Hutchins of Benton presented to the House forty-four juniors and seniors from the Garrison School and their teacher, R. L. Holliday.

Detje of Tama presented to the House seventy-five juniors from North Tama County Community School in Traer, their teacher, Harold Lister, and Principal Robert Clark.

Rickert of Louisa-Muscatine presented to the House fifty-six seniors of Columbus Community Schools in Columbus Junction, their teacher, Mrs. Bylsma, and Superintendent Hedemann.

Morgan of Mahaska presented to the House forty Junior High pupils of the Oskaloosa School for Christian Instruction in Oskaloosa, their teacher, Jerry Ver Meer, and Principal George Zimmer.

Coffman of Iowa presented to the House sixty-nine eighth grade students from the English Valley Community School in North English and their teachers.

Gillette of Clay-Dickinson presented to the House Claudia, Pamela and Jamie Rickert, the children of the Honorable Dale H. Rickert.

Scott of Pottawattamie presented to the House one hundred ten students from the government class at Tri-Center Community School in Neola, Superintendent Sawin, Principal Rodgers, and their teacher, Mr. Martin.

## PETITIONS

The following petitions were presented and placed on file:
By. Steffen of Chickasaw, from thirty-nine residents of Chickasaw County opposing Senate File 446.

By Winkelman of Calhoun, from fourteen residents of Calhoun County favoring the call letters on citizen band operators' license plates.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 222, 251, 262, 409, 484, Senate File 89 and Senate Joint Resolution 24, under Rule 35.

## INTRODUCTION OF BILLS

House File 625, by committee on governmental subdivisions, a bill for an act permitting the state board of regents to construct, equip, and operate facilities to be used as a technical education and training center to be located on the campus of Iowa State University at Ames, Iowa, and to appropriate funds therefor.

Read first time and referred to committee on appropriations.
House File 626, by committee on governmental subdivisions, a bill for an act to abolish salary restrictions for mayor and council in the commission form of municipal governments.

Read first time and placed on the calendar.
House File 627, by transportation committee, a bill for an act relating to tire equipment on motor vehicles.

Read first time and placed on the calendar.

## messages from the senate

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

Senate File 166, a bill for an act relating to the insuring of groups.
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 clarify the statute as to the right of aliens to acquire property.

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

Senate File 481, a bill for an act relating to the ownership of individual apartment units.

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

Seate File 511, a bill for an act to empower examiners appointed by the state commerce commission to administer oaths and take affirmations.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 22, urging the United States Army corps of engineers to investigate the remedies to halt the flooding from the Nishnabotna Valley area.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 50, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children and the protection of children against further injury.

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

Senate File 169, a bill for an act relating to the financing of school costs.

Read first time and referred to committee on education.
Senate File 246, a bill for an act relative to claims against counties.
Read first time and referred to committee on governmental subdivisions.

Senate File 333, 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.
Senate File 348, a bill for an act to amend section one hundred nine point seventy-three (109.73), Code 1962, relating to use of throw or trot lines in fishing.

Read first time and referred to committee on conservation and recreation.

## SENATE AMENDMENTS CONSIDERED

Kempter of Jackson called up for consideration House File 66, a bill for an act for the provision of a suspension of the permit for
violation of the beer laws, amended by the Senate, and moved that the House concur in the Senate amendment found on pages 905, 906 and 907 of the Journal.

The motion prevailed and the House concurred in the Senate amendment.

Kempter of Jackson 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: (H. F. 66)
The ayes were, 85:

Anderson
Bailey
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Cochran
Coffman
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Edgington
Felger
Fischer of
Grundy

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hutchins
Jackson of Black Hawk
Keleher
Kempter
Kennedy
Lawlor

| Loss | Robinson |
| :--- | :--- |
| Lynch | Ree |
| Madden | Scott |
| Mahan | Seibert |
| Maley | Shirley of |
| Maule | Dallas |
| Millen | Smith of |
| Miller of | Linn |
| Des Moines | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-Palo Alto | Strothman |
| Oehlsen | Stueland |
| Ossian | Tieden |
| Oxley | Uban |
| Quinn | Utzig |
| Rad | Varney |
| Redfern | Wengert |
| Renda | Wison |
| Resnick | Wolcott |
| Rickert | Wright |
| Rider | Mr. Speaker |
|  |  |

The nays were, none.
Absent or not voting, 39:

| Baker | Foster |
| :--- | :--- |
| Bogenrief | Glanton |
| Burke | Gleason |
| Busing | Hausheer |
| Carnahan | Hullinger |
| Clapsaddle | Jackson of |
| Cohen | Clinton |
| Doderer | Kluever |
| Duffy | Korn |
| Dunton | Mayberry |
| Fisher of | McNamara |

Meacham
Melrose
Mille of
Buena Vista
Miller of
Page
Morgan
Mueller
Murphy
Nielsen of
Shelby

O'Malley<br>Palmer<br>Patton Rasmussen<br>Reichardt<br>Scherle of<br>Fremont-Mills<br>Shannahan<br>Webster<br>Whisler<br>Winkelman

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

Kempter of Jackson called up for consideration House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the qualifications for a liquor license, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 75 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly is amended by inserting after the period (.) in line twenty-one (21) of section ten (10) the following: 'However, if his conviction of a felony occurred more than five (5) years before the date of the application for a license, and if the applicant's rights of citizenship have been restored by the governor, the commission may issue a license notwithstanding such conviction.' $"$

The motion prevailed and the House concurred in the Senate amendment.

Kempter of Jackson 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: (H. F. 75)
The ayes were, 87 :

| Anderson | Gleason | Millen | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Glenn | Miller of | Rickert |
| Barınger | Graham | Buena Vista | Rider |
| Bogenrief | Grassley | Miller of | Robinson |
| Boot | Gregerson | Des Moines | Roe |
| Breitbach | Hageman | Miller of | Scott |
| Bremmer | Hanson | Page | Seibert |
| Caffrey | Harrington | Morgan | Shirley of |
| Carnahan | Holmes | Murphy | Dallas |
| Cochran | Houston | Nagle | Smith of |
| Conway | Hutchins | Nelson | Linn |
| Den Herder | Jackson of | Nielsen of | Stevenson |
| Detje | Black Hawk | Shelby | Stueland |
| Distelhorst | Keleher | Oehlsen | Tieden |
| Dougherty | Kempter | O'Malley | Utzig |
| Doyle | Kennedy | Ossian | Varney |
| Felger | Kluever | Oxley | Webster |
| Fischer of | Korn | Palmer | Wengert |
| Grundy | Lawlor | Quinn | Whisler |
| Gannon | Loss | Radl | Wilson |
| Gaudineer | Madden | Rasmussen | Winkelman |
| Gillette of | Mahan | Redfern | Wolcott |
| Clay-Dickinson | Maley | Reichardt | Wright |
| Glanton | Maule | Renda | Mr. Speaker |

The nays were, 6 :
Baker
Busch $\quad$ Foster

Smith of
O'Brien

Stokes
Strothman

Absent or not voting, 31:

| Brinck | Doderer | Hausheer <br> Burke | Duffy |
| :--- | :--- | :--- | :--- |
| Busing | Dunton | Hullinger | Mueller |
| Clapsaddle | Edgington | Jackson of | Clinton |
| Coffman | Fisher of | Emmet-Palo Alto |  |
| Cohen | Greene | Lynch | Matton |
| Craig | Fullmer | Mayberry | Scherle of |
| Crosier | Gallagher | Meachara | Fremont-Mills |
| Denato | Gillette of | Melrose | Ubannahan |
|  |  |  |  |

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

## MOTION TO RECONSIDER LOST

Mueller of Winnebago-Worth called up for consideration the motion by Anderson of Ringgold-Taylor to reconsider the vote by which House File 318 passed the House.

Mueller of Winnebago-Worth moved to reconsider the vote by which House File 318, relating to fees for inspection of weights and measures, passed the House and was placed on its last reading.

The motion not having received a constitutional majority lost.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures, was taken up for consideration.

Gaudineer of Polk offered the committee amendment found on pages 723 through 728 of the Journal.

Gaudineer of Polk offered the following amendment, filed by Duffy, et al., on April 6, 1965, to the committee amendment, and moved its adoption:

Amend the committee amendment to House File 561 filed by the judiciary committee on March 24, 1965, as follows:

1. By striking lines twenty-three (23), twenty-four (24) and twenty-five (25).
2. By striking lines seventy-two (72) through ninety-one (91) inclusive.

The amendment was adopted.
Gaudineer of Polk offered the following amendment, filed by Denato, et al., on March 31, 1965, to the committee amendment, and moved its adoption:

Amend the judiciary committee amendment to House File 561, filed March 24,1965 , by striking all of lines 55 through 63.

The amendment was adopted.
Uban of Black Hawk asked and received unanimous consent to withdraw his amendments.

Gaudineer of Polk moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.
Gaudineer of Polk asked and received unanimous consent to withdraw his amendment filed March 19, 1965.

Gaudineer 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?" (H. F. 561)
The ayes were, 96 :

| Anderson | Fullmer | Loss | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Lynch | Renda |
| Baker | Gannon | Madden | Resnick |
| Bogenrief | Gaudineer | Mahan | Rickert |
| Boot | Gillette of | Maley | Rider |
| Breitbach | Story | Maule | Roe |
| Bremmer | Glanton | Mayberry | Scott |
| Brinck | Gleason | Melrose | Seibert |
| Busing | Glenn | Millen | Shannahan |
| Caffrey | Graham | Miller of | Shirley of |
| Carnahan | Grassley | Buena Vista | Dallas |
| Clapsaddle | Gregerson | Miller of | Smith of |
| Cochran | Hageman | Des Moines | Linn |
| Conway | Hanson | Mueller | Stevenson |
| Craig | Hausheer | Murphy | Strothman |
| Crosier | Holmes | Nagle | Stueland |
| Denato | Houston | Nielsen of | Tieden |
| Den Herder | Hullinger | Emmet-PaloAlto Uban |  |
| Detje | Hutchins | Oehlsen | Utzig |
| Distelhorst | Jackson of | O'Malley | Varney |
| Dougherty | Black Hawk | Oxley | Wengert |
| Doyle | Keleher | Palmer | Whisler |
| Dunton | Kempter | Quinn | Wilson |
| Felger | Kluever | Radl | Wolcott |
| Fischer of | Korn | Rasmussen | Wright |
| Grundy | Lawlor | Redfern | Mr. Speaker |

The nays were, 16:

Baringer
Busch
Cohen
Doderer
Edgington
Foster

Gillette of
Clay-Dickinson
Miller of
Page
Nelson

Nielsen of
Shelby
Ossian
Robinson
Scherle of Fremont-Mills

Smith of 0'Brien
Stokes
Winkelman

Absent or not voting, 12:

Burke
Coffman Duffy

Fisher of
Greene
Harrington

| Jackson of | Meacham |
| :--- | :--- |
| Clinton | Morgan |
| Kennedy | Patton |
| McNamara | Webster |

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

## vote reconsidered on house file 304

Carnahan of Wapello called up for consideration the motion by Meacham of Poweshiek to reconsider the vote by which House File 304 failed to pass the House.

Carnahan of Wapello moved to reconsider the vote by which House File 304, relating to changing the age limit for a child to be eligible for aid to dependent children, failed to pass the House and was placed on its last reading.

Roll call was requested by Madden of Clark-Union and Carnahan of Wapello.

On the question "Shall the vote on House File 304 be reconsidered?"
The ayes were, 69:

| Baker | Gaudineer | Mahan | Resnick <br> Bogenrief <br> Breitbach |
| :--- | :--- | :--- | :--- |
| Gillette of | Story | Maley | Robinson |
| Bremmer | Glanton | Maule | Roe |
| Brinck | Gleason | Miller of | Shirley of |
| Busing | Glenn | Ballas |  |
| Caffrey | Gregerson | Millen of Vista | Smith of |
| Carnahan | Hageman | Page | Linn |
| Coffman | Hausheer | Morgan | Stevenson |
| Cohen | Houston | Mueller | Stueland |
| Conway | Hutchins | Nban |  |
| Craig | Jackson of | Nielsen of | Utzig |
| Croser | Black Hawk | Emmet-Palo Alto Webster |  |
| Denato | Keleher | O'Malley | Wengert |
| Doderer | Kempter | Palmer | Wilson |
| Dougherty | Korn | Radl | Winkelman |
| Doyle | Lawlor | Rasmussen | Wolcott |
| Dunton | Loss | Reichardt | Wright |
| Felger | Lynch | Renda | Mr. Speaker |

The nays were, 37 :

| Anderson | Gillette of | McNamara | Scherle of |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-Dickinson | Millen | Fremont-Mills |
| Boot | Graham | Nelson | Scott |
| Busch | Grassley | Nielsen of | Seibert |
| Cochran | Hanson | Shelby | Smith of |
| Den Herder | Harrington | Oehlsen | OBrien |
| Detje | Holmes | Ossian | Stokes |
| Edgington | Hullinger | Quinn | Strothman |
| Foster | Kennedy | Redfern | Tieden |
| Fullmer | Kluever | Rider | Whisler |

Absent or not voting, 18:

| Baringer | Fischer of | Jackson of | Murphy |
| :--- | :--- | :--- | :--- |
| Burke | Grundy | Clinton | Oxloy |
| Clapsaddle | Fisher of | Meacham | Patton |
| Distelhorst | Greene | Melrose | Rickert |
| Duffy | Gallagher | Miller of | Shannahan |
|  | Gannon | Des Moines |  |

The motion to reconsider the vote having received a constitutional majority prevailed.

Speaker pro tempore Miller in the chair at $11: 20$ a.m.
Carnahan of Wapello offered the following amendment filed by him on April 1, 1965:

Amend House File 304 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred thirty-nine point one (239.1), Code 1962, is hereby amended by striking all of subsection four (4) preceding the comma in line four (4) following the word "school" and substituting in lieu thereof:
4. A "dependent child" means a needy child under the age of sixteen years, or under the age of twenty-one years and a student regularly attending a high school in pursuance of a course of study leading to a high school diploma or its equivalent, or regularly attending a course of vocational or technical training designed to fit him for gainful employment.

Scherle of Fremont-Mills offered the following amendment to the Carnahan amendment and moved its adoption:

Amend the amendment to House File 304 filed by Carnahan of Wapello on April 1, 1965, by striking in line nine (9) the word "twenty-one" and inserting in lieu thereof the word "nineteen".

The amendment lost.
Scherle of Fremont-Mills offered the following amendment to the Carnahan amendment and moved its adoption:
Amend the amendment to House File 304 filed by Carnahan of Wapello on April 1, 1965, by striking in line nine (9) the word "twenty-one" and inserting in lieu thereof the word "twenty".

The amendment was adopted.
Baringer of Fayette offered the following amendment:
Amend the Carnahan amendment to House File 304 as follows:

1. By adding as a new section the contents of House File 450, except the word "sufficient" in line eleven (11) is deleted and the word "insufficient" is inserted in lieu thereof.

On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of House File 304 and the Baringer amendment.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment.

Carnahan of Wapello moved the adoption of his amendment as amended.

The amendment as amended was adopted.
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?" (H. F. 304)
The ayes were, 68:

| Baringer <br> Bogenrief <br> Breitbach | Gannon <br> Gremmer <br> Busing |
| :--- | :--- |
| Caffrey | Story |

The nays were, 43:

| Anderson | Foster | McNamara |
| :--- | :--- | :--- |
| Bailey | Gillette of | Clay-Dickinson |
| Baker | Nellen |  |
| Boot | Graham | Nielsen of |
| Brinck | Grassley | Shelby |
| Busch | Harrington | Oehlsen |
| Cochran | Holmes | Ossian |
| Den Herder | Hullinger | Quinn |
| Detje | Hutchins | Redfern |
| Distelhorst | Keleher | Rider |
| Edgington | Kennedy | Robinson |
| Fischer of | Madden | Roe |

Grundy
Absent or not voting, 13:

Burke
Clapsaddle
Dougherty

Fisher of
Greene
Fullmer
Gaudineer

| Maule | Renda |
| :--- | :--- |
| Mayberry | Resnick |
| Miller of | Rickert |
| Buena Vista | Seibert |
| Miller of | Shannahan |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Mueller | Stevenson |
| Nagle | Stueland |
| Nielsen of | Uban |
| Emmet-Palo Alto Uitzig |  |
| O'Malley | Varney |
| Oxley | Webster |
| Palmer | Wengert |
| Radl | Wilson |
| Rasmussen | Wright |
| Reichardt | Mr. Speaker |

McNamara
Millen
Nelson
Nielsen of Shelby
Oehlsen
Oun
Redfern
Rider.
Roe

Meacham
Melrose
Murphy
Patton

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

House File 188, a bill for an act to authorize joint exercise of governmental powers by public agencies, 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?" (H. F. 188)
The ayes were, 112:

| Anderson | Foster | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maley | Rickert |
| Baker | Gannon | Maule | Rider |
| Baringer | Gillette of | Mayberry | Robinson |
| Bogenrief | Clay-Dicknison | Millen | Roe |
| Boot | Gillette of | Miller of | Scherle of |
| Breitbach | Story | Buena Vista | Fremont-Mills |
| Bremmer | Glanton | Miller of | Scott |
| Brinck | Gleason | Des Moines | Seibert |
| Busch | Glenn | Miller of | Shannahan |
| Busing | Graham | Page | Shirley of |
| Caffrey | Grassley | Morgan | Dallas |
| Carnahan | Gregerson | Mueller | Smith of |
| Cochran | Hageman | Murphy | Linn |
| Coffman | Harrington | Nagle | Smith of |
| Cohen | Hausheer | Nelson | O'Brien |
| Conway | Holmes | Nielsen of | Stevenson |
| Craig | Houston | Emmet-Palo AltoStokes |  |
| Crosier | Hullinger | Nielsen of | Strothman |
| Denato | Hutchins | Shelby | Stueland |
| Den Herder | Jackson of | Oehlsen | Tieden |
| Detje | Black Hawk | O'Malley | Uban |
| Distelhorst | Keleher | Ossian | Utzig |
| Doderer | Kempter | Oxley | Varney |
| Dougherty | Kennedy | Palmer | Webster |
| Doyle | Kluever | Quinn | Wengert |
| Duffy | Korn | Radl | Whisler |
| Dunton | Lawlor | Rasmussen | Wilson |
| Edgington | Loss | Redfern | Winkelman |
| Felger | Lynch | Madden | Reichardt |
| Fischer of | Grundy |  | Wolcott |
| Gright | Wright |  |  |

The nays were, none.
Absent or not voting, 12:

| Burke | Fullmer | Jackson of | Melrose |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Gaudineer | Clinton | Patton |
| Fisher of |  |  |  |
| Greene | Hanson | McNamara | Mr. Speaker |

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

Senate File 146, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five
hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest, with report of committee recommending amendment and passage, was taken up for consideration.

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

Amend Senate File 146 as passed by the Senate by striking all of section eight (8) and inserting in lieu thereof the following:
"Sec. 8. Section five hundred thirty-six point thirteen (536.13), Code 1962, is hereby amended by striking all of line one (1) of subsection four (4) thereof and by inserting in lieu thereof the following: 'Beginning July 4,1965 , and until such', and by striking the period at the end of subsection four (4) and inserting a comma in lieu thereof and adding thereto the following: 'but not exceeding seven hundred (700) dollars, and one (1) percent per month on any part of the unpaid principal balance of the loan in excess of seven hundred (700) dollars.'"

The amendment was adopted.
Denato of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 146 as follows:

1. By striking section one (1) and inserting in lieu thereof the following:
"Section five hundred thirty-five point six (535.6), Code 1962, is hereby amended by adding thereto the following: 'Provided, however, this section shall not apply to lawful loans under chapter five hundred thirty-six (536) of the Code.'"
2. By adding to section ten (10) the following paragraph:
"In all cases the loan contract shall show the total interest to be paid in stated dollar amount, or in terms of simple annual interest, which shall be separately stated immediately after the stated figure of the principal in such loan contract."
3. By adding after the word "partial" in line seventy-eight (78) of section ten (10) the word "installment".
4. By striking in lines seventy-eight (78), seventy-nine (79), and eighty (80) of section ten (10) the words "No rebate of less than one (1) dollar need be made. Acceleration of the maturity of the contract shall not in itself require a rebate."
5. By adding to section ten (10) the following new subsection:
"The default and deferment charges and rebates referred to herein are computed on the interest rates authorized herein and such terms shall not be construed to authorize charges incident to the loan of money, beyond the rates of interest authorized herein and for the periods of time authorized in subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code."
6. By striking section thirteen (13) and inserting in lieu thereof the following:
"Sec. 13. Section five hundred thirty-six point fourteen (536.14), Code 1962, is hereby amended by adding the following new sentence at the end of subsection one (1) :
'When the loan is made pursuant to subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code, the statement shall also contain a notice that default and deferment charges may be made and that a rebate of unearned interest may be made if the loan is prepaid prior to maturity.' "
7. By striking lines twenty-four (24) through thirty (30) of section fifteen (15) and inserting in lieu thereof the following:
"The premium, which shall be the only charge for such insurance, shall not exceed that approved by the commissioner of insurance of the State of Iowa as filed in the office of such commissioner. Such charge, computed at the time the loan is made for the full term of the loan contract on the total amount required to pay principal and interest, shall be stated separately in the contract and in the same location in such contract as are the statements of the principal and interest of the loan."
8. By striking from lines thirty-five (35) and thirty-six (36) of section fifteen (15) the words ", certificate, or other evidence thereof,".
9. By striking from line forty-four (44) of section fifteen (15) the words "or identifiable charge".

The amendment was adopted.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 146)
The ayes were, 105:

| Anderson | Foster | Mayberry | Renda |
| :---: | :---: | :---: | :---: |
| Baker | Gannon | Melrose | Resnick |
| Baringer | Gillette of | Millen | Rickert |
| Bogenrief | Clay-Dickinson | Miller of | Rider |
| Boot | Gillette of | Buena Vista | Robinson |
| Breitbach | Story | Miller of | Roe |
| Bremmer | Glanton | Des Moines | Scherle of |
| Brinck | Glenn | Miller of | Fremont-Mills |
| Busch | Graham | Page | Scott |
| Busing | Grassley | Morgan | Shannahan |
| Caffrey | Gregerson | Mueller | Shirley of |
| Carnahan | Harrington | Murphy | Dallas |
| Cochran | Hausheer | Nagle | Smith of |
| Coffman | Holmes. | Nelson | Linn |
| Cohen | Houston | Nielsen of | Smith of |
| Craig | Hullinger | Emmet-Palo Alto | O'Brien |
| Denato | Jackson of | Nielsen of | Stevenson |
| Den Herder | Black Hawk | Shelby | Strothman |
| Detje | Jackson of | Oehlsen | Stueland |
| Distelhorst | Clinton | O'Malley | Uban |
| Doderer | Keleher | Ossian | Utzig |
| Dougherty | Kempter | Oxley | Varney |
| Doyle | Kluever | Palmer | Webster |
| Duffy | Korn | Patton | Wengert |
| Dunton | Loss | Quinn | Whisler |
| Felger | Lynch | Radl | Wilson |
| Fischer of | Madden | Rasmussen | Winkelman |
| Grundy | Mahan | Redfern | Wolcott |
| Fisher of | Maley | Reichardt | Wright |
| Greene | Maule | Gallagher | Mr. Speaker |

The nays were, 5 :
Conway
Hutchins
Lawlor
Stokes
Edgington

Absent or not voting, 14:

| Bailey | Fullmer | Hanson | Meacham |
| :--- | :--- | :--- | :--- |
| Burke | Gaudineer | Kennedy | Seibert |
| Clapsaddle | Gleason | McNamara | Tieden |
| Crosier | Hageman |  |  |

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

## HOUSE FILE 384 WITHDRAWN

Kempter of Jackson asked and received unanimous consent to withdraw House File 384 from further consideration by the House.

## HOUSE CONCURRENT RESOLUTION 23 <br> By Gannon of Jasper and Gillette of Story

Whereas, the construction of drainage ditches, tiling and sewers in the Skunk River area had dumped billions of gallons of extra water into the Skunk River, resulting in increased flooding of the commercial, residential and farm land downstream during some months, and

Whereas; water in the river has been so low during some other months as to cause pollution, damage to fish and wildlife, and such a health hazard that the city of Ames has considered using its drinking water supply to help flush the stream, and

Whereas, recreation provided by a lake in the Ames area would provide Iowa industries, Iowa State University, and research activities with a much better chance to secure professional and technical personnel whose skills are so much in demand that they can choose the place they want to work in accordance with the availability of water recreation, and

Whereas, recent floods have again caused damage to both private property and public roads, and the threat of more flooding is present, and

Whereas, damage loss from flooding was in excess of $\$ 625,000$ in one year, without considering the loss Iowa will sustain if we do not encourage industrial development, and

Whereas, there is now an opportunity to begin to catch up with the rest of the nation in the development of our great water resources if our state agencies cooperate with federal officials, therefore,

Be It Resolved by the House, the Senate Concurring, that we deem it necessary and proper that this Sixty-first General Assembly support the project providing for the construction of a dam near Ames, now pending before the United States Board of Rivers and Harbors, and urge their favorable consideration of this measure as a valuable aid in the control of flooding along the Skunk River, water quality control, a long-term assurance of a water supply, recreation, and protection for fish and wildlife, and attracting new industry to Iowa.

Be It Further Resolved, that the Iowa Natural Resources Council and all other state agencies and officials should fully cooperate in every way to secure approval of this project as quickly as possible.

Be It Further Resolved, that a copy of this resolution be sent to the Iowa Natural Resources Council, Iowa Highway Commission, Iowa Conservation Commission, Army Corps of Engineers, the Board of Rivers and Harbors and to all United States Senators and Members of the House of Representatives from Iowa.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 7, 1965, he approved Senate Files 79, 87 and 226.

## REPORTS OF COMMITTEES

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 132, a bill for an act to regulate industrial loan companies, begs leave to report it has the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

## al Meacham, Chairman.

Carnahan of Wapello, 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 Senate File 50, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children and the protection of children against further injury, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

## Also :

Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 542, a bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> Cleve L. Carnahan, Chairman.

Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 191, a bill for an act relating to the fund from which the expenditures for a municipal court may be made, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

John L. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred Senate File 506, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 519, a bill for an act relating to child desertion, begs leave to report it has had 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. Duffy, Chairman.

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 525, a bill for an act relating to the prevention, abatement, and control of air pollution, creating an air pollution control board, and prescribing the powers and duties of the board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 525 as follows:

1. Amend section two (2) line twenty-one (21) by inserting immediately after the second word "to" the word "normal".
2. Amend section four (4) lines three (3) and four (4) by striking the words "director of the Iowa department of public health" and inserting in lieu thereof the words "Commissioner of Public Health".
3. Amend section six (6) lines ten (10) and eleven (11) by striking the words "chief sanitary engineer of the Iowa department of public health" and inserting in lieu thereof the words "Director of Public Health Engineering of the State Department of Health."
4. Amend section ten (10) by striking all after the word "him" in line thirty-four (34) up to and including the word "contributor." in line fortyone (41) and inserting in lieu thereof a period.
5. Amend section twelve (12) line twenty-five (25) by striking the words and figure "section nine (9)" and inserting in lieu thereof the words and figure "sections seventeen (17) through twenty (20)".
6. Amend section fourteen (14) line eleven (11) by striking the figure "(1)".
7. Add a new section following section thirty-six (36) thereto: "Sec. 37. A political subdivision exercising the authority provided herein over an area adjacent to one in an adjoining state may, within the limitations of this Act by joint action with the qualified body of the adjoining state, provide for coordinated control of air pollution in the adjacent areas."
8. Further amend said House File 525 by renumbering the remaining sections.

## ,Charles P. Miller, Chairman.

Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred House File 374, a bill for an act relating to funeral establishments and the licensing thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Minnette Doderer, Chairman.

Also:
Mr. Speaker: Your committee on public health to whom was referred House File 506, a bill for an act to amend chapter one hundred fifty-six (156), Code 1962, relating to practice of funeral directing and embalming, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely posłponed.

Minnette Doderer, Chairman.
Also:
Mr. Speaker: Your committee on public health to whom was referred House File 531, a bill for an act relating to the establishment and construction of a security hospital and diagnostic-treatment center and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Minnette Doderer, Chairman.

## AMENDMENTS FILED

Amend House File 160 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point one hundred nine ( 321.109 ), Code 1962, is hereby amended by inserting in line six (6) after the word 'one' the words 'and one-tenth ( $1 / 10$ )'.
"Sec. 2. Section three hundred twenty-one point one hundred seventeen (321.117), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the word 'five' and inserting in lieu thereof the word 'six (6)'.
2. By striking from line six (6) the word 'thirty' and inserting in lieu thereof the word 'thirty-five (35)'.
"Sec. 3. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1962, is hereby amended as follows:
3. By striking from line five (5) the word 'twenty-five' and inserting in lieu thereof the word 'twenty-seven (27)'.
4. By striking from line seven (7) the word 'forty' and inserting in lieu thereof the word 'forty-four (44)'.
5. By striking from line nine (9) the word 'seventy' and inserting in lieu thereof the word 'seventy-seven (77)'.
6. By striking from line eleven (11) the word 'ninety-five' and inserting in lieu thereof the words 'one hundred five (105)'.
7. By striking from line thirteen (13) the words 'one hundred twenty' and inserting in lieu thereof the words 'one hundred thirty-two (132)'.
8. By striking from line sixteen (16) the words 'one hundred fifty-five' and inserting in lieu thereof the words 'one hundred seventy (170)'.
9. By striking from line nineteen (19) the words 'one hundred ninety' and inserting in lieu thereof the words 'two hundred twenty (220)'.
10. By striking from lines twenty-two (22) and twenty-three (23) the words 'two hundred twenty-five' and inserting in lieu thereof the words 'two hundred fifty (250)'.
11. By striking from lines twenty-five (25) and twenty-six (26)
the words 'two hundred sixty-five' and inserting in lieu thereof the words 'two hundred ninety-five (295)'.
"Sec. 4. Section three hundred twenty-one point one hundred twenty-one (321.121), Code 1962, is hereby amended by striking from line five (5) the word 'twenty-five' and inserting in lieu thereof the word 'thirty (30)'.
"Sec. 5. Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1962, is hereby amended as follows:
12. By striking from line eight (8) of subsection one (1) of such section the word 'forty' and inserting in lieu thereof the word 'forty-four (44)'.
13. By striking from line ten (10) of subsection one (1) of such section the word 'sixty-five' and inserting in lieu thereof the word 'seventy-two (72)'.
14. By striking from line fourteen (14) of subsection one (1) of such section the word 'ninety' and inserting in lieu thereof the words 'one hundred (100)'.
15. By striking from lines sixteen (16) and seventeen (17) of subsection one (1) of such section the words 'one hundred twentyfive' and inserting in lieu thereof the words 'one hundred forty (140)'.
16. By striking from lines nineteen (19) and twenty (20) of subsection one (1) of such section the words 'one hundred sixty' and inserting in lieu thereof the words 'one hundred eighty (180)'.
17. By striking from lines twenty-two (22) and twenty-three (23) of subsection one (1) of such section the words 'one hundred ninetyfive' and inserting in lieu thereof the words 'two hundred twenty (220)'.
18. By striking from lines twenty-five (25) and twenty-six (26) of subsection one (1) of such section the words 'two hundred thirty-five' and inserting in lieu thereof the words 'two hundred sixty (260)'.
19. By striking from line thirty (30) of subsection one (1) of such section the word 'twenty-five' and inserting in lieu thereof the word 'thirty (30)'.
20. By striking from line five (5) of subsection two (2) of such section the word 'thirty' and inserting in lieu thereof the word 'thirty-five (35)'.
21. By striking from line eight (8) of subsection two (2) of such section the word 'sixty' and inserting in lieu thereof the word 'seventy (70)'.
"Sec. 6. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1962, as amended by section nine (9) of chapter one hundred eighteen (118), Acts of the Sixtieth General Assembly, is hereby amended as follows:
22. By striking from line nine (9) of subsection one (1) of such section the word 'ten' and inserting in lieu thereof the word 'eleven (11)'.
23. By striking from line eleven (11) of subsection one (1) of such section the word 'twenty' and inserting in lieu thereof the word 'twenty-two (22)'.
24. By striking from line thirteen (13) of subsection one (1) of such section the word 'thirty' and inserting in lieu thereof the word 'thirty-three (33)'.
25. By striking from line sixteen (16) of subsection one (1) of such section the word 'forty' and inserting in lieu thereof the word 'forty-four (44)'.
26. By striking from line eighteen (18) of subsection one (1) of such section the word 'fifty' and inserting in lieu thereof the word 'fifty-five (55)'.
27. By striking from line twenty (20) of subsection one (1) of such section the word 'sixty' and inserting in lieu thereof the word 'sixty-six (66)'.
28. By striking from line twenty-two (22) of subsection one (1) of such section the word 'seventy' and inserting in lieu thereof the word 'seventy-seven (77)'.
29. By striking from line twenty-six (26) of subsection one (1) of such section the word 'eighty' and inserting in lieu thereof the word 'eighty-eight (88)'."

Further amend House File 160 by striking all of the title after the word "to" in line one (1) and inserting in lieu thereof the words "annual registration fees on motor vehicles."

> REDFERN of LLe. BRINCK of Lee.

Amend House File 213 by striking from section four (4) line one (1) the words "average daily membership" and insert in lieu thereof the words "census child".

Brinck of Lee.
Amend House File 321 as follows:

1. Insert after the word "time" in line eight (8) of section one (1) the words:
"and shall not have goods of any shipper, whose contract is not on file with the commission, on any vehicle while being operated under a contract carrier permit".
2. Strike the words "through or" in line nine (9) of section seven (7).
3. Strike from line twenty-four (24) of section seven (7) the word "may" and insert in lieu thereof the word "shall".
4. Strike the words "through or" in line eight (8) of section eight (8).
5. Strike from line twenty-three (23) of section eight (8) the word "may" and insert in lieu thereof the word "shall".
6. By adding thereto the following new section:
"Chapter three hundred twenty-seven (327), Code 1962, is hereby amended by adding thereto the following new section:
'Upon application being made therefor the commission may, in its discretion, without hearing, grant temporary emergency authority for a period of thirty (30) days and, in its discretion, without hearing, if an application for permanent authority has been filed, grant temporary authority for a period of sixty (60) days and may, in its discretion, without hearing, renew such temporary authority from time to time pending hearing on the application for permanent authority.'."

Houston of Crawford.
Amend House File 514 as follows:
By striking from section five (5) lines three (3) to fourteen (14) and by substituting in lieu thereof the following:

4 "Provided that when an injunction or restraining order has 5 been granted without a hearing, the hearing upon a permanent
6 or temporary injunction shall be held within five (5) days there-
7 after."

## Radl of Linn.

 Brinck of Lee.1 Amend the amendment to Senate File 516 filed by Gaudineer
2 of Polk on April 5, 1965, by striking from line seven (7) the
3 word "psychologists" and inserting in lieu thereof the word
4 "psychological".
Renda of Polk.
1 Amend Senate File 49 as follows:
2 1. By striking all of section twenty (20).
3 2. By renumbering the remaining sections.
Kempter of Jackson.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, April 8, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, April 8, 1965.

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

Prayer was offered by the Reverend Harvey Gilbertson, pastor of the Zion Lutheran Church, Lake Mills, Iowa.

The Journal of Wednesday, April 7, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Mahan of Johnson for the afternoon on request of the Speaker.

## PRESENTATIONS OF VISITORS

Detje of Tama presented to the House forty students from the Garwin High School and their teachers, Miss Woline and Mr. Ellingson.

Palmer of Polk presented to the House seventy-five sixth grade students from the Johnston Elementary School and their principal, Harlan Carley.

Hullinger of Decatur-Wayne presented to the House forty students from the Lamoni High School and their teachers, Don Mahi and Floyd Wright.

Boot of Marion presented to the House sixty seniors in the American government class at Twin Cedars Community School and their teachers, Mrs. Day and Mr. Perkins.

Rickert of Louisa-Muscatine presented to the House sixty-five juniors of Columbus Community School from Columbus Junction and their teachers, Mr. Zenor and Mr. Martin.

Hutchins of Benton presented to the House thirty-seven seniors from the Shellsburg High School and their teachers, Gordon Roxberg and Joe Stokell.

Hausheer of Story presented to the House forty-one seniors from the Ballard High School in Huxley and their teacher, Robert Donnelly.

Winkelman of Calhoun presented to the House fifty-nine seniors from the Rockwell City Community School and their teachers, Bill Reynolds and Ed Tiller.

O'Malley of Polk presented to the House one hundred fifteen students from the College of Automation in Des Moines, representing Canada, Venezuela and the United States, and the business administrator, Richard Sydnes.

Kempter of Jackson presented to the House the Honorable Frank Less, a former member of the House from Dubuque County in the Fiftieth General Assembly.

Winkelman of Calhoun presented to the House Mike Andreotti of Ferrara, Italy, who is an American Field Service student and a senior at the Rockwell City Community School.

Scherle of Fremont-Mills presented to the House two students from the Henderson-Nishna Valley Community School, his sons, Bill and John Scherle.

## PETITIONS

The following petitions were presented and placed on file:
By Houston of Crawford, from two hundred fifty-six residents of Crawford County opposing an increase in the gasoline tax.

By Gleason of Humboldt-Pocahontas, from one thousand sixty-two residents of Humboldt County favoring Senate Concurrent Resolution 14, regarding reapportionment.

By Utzig of Dubuque, from twenty-four residents of Dubuque County opposing a two percent tax on barbers' services.

## POINT OF PERSONAL PRIVILEGE

Maule of Monona rose on a point of personal privilege and announced to the House the arrival of a son to the Honorable and Mrs. Lee H. Gaudineer, Jr.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 519, 525, 531, 542, Senate Files 50, 132 and 506, under Rule 35.

## HOUSE FILE 531 REFERRED

The Speaker announced that House File 531 has been referred to the committee on appropriations.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 64, a bill for an act relating to supervision of dancing where beer is sold.

Also: 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 an employee selecting his medical, surgical and hospital services under workmen's compensation.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 143, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations.
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 the examination and crossexamination of witnesses.
Also: That the Senate has failed to pass the following joint resolution in which the concurrence of the Senate was asked:
House Joint Resolution 14, proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 502, a bill for an act providing for automatic retirement at age sixty-five (65) for state employees.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 73

Amend House File 73 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Amend section eighty-five point thirty-four (85.34) subsection two (2), Code 1962, by adding the following paragraph:
"Whenever an evaluation of permanent disability has been made by a physician retained by the employer, and the employee believes this evaluation to be too low, he shall have the right, upon application to the commissioner and at the same time delivery of a copy thereof to the employer, to be reimbursed by the employer the reasonable fee for a subsequent examination by a physician of his own choice, and such physician chosen by the employee shall have the right to confer with and obtain from the employer retained physician sufficient history of the injury to make a proper examination."

## CONSIDERATION OF BILLS

## WAYS AND MEANS CALLENDAR

House File 484, a bill for an act relating to mobile homes, 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?" (H. F. 484)
The ayes were, 108:

| Anderson | Fisher of | Korn | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Lawlor | Reichardt |
| Baringer | Foster | Loss | Renda |
| Boot | Fullmer | Madden | Resnick |
| Breitbach | Gannon | Maley | Rickert |
| Bremmer | Gillette of | Maule | Rider |
| Brinck | CClay-Dickinson | Mayberry | Robinson |
| Busch | Gillette of | Meacham | Roe |
| Busing | Story | Melrose | Scherle of |
| Caffrey | Glanton | Millen | Fremont-Mills |
| Carnahan | Gleason | Miller of | Scott |
| Clapsaddle | Glenn | Buena Vista | Shannahan |
| Cochran | Graham | Miller of | Smith of |
| Coffman | Grassley | Dles Moines | Linn |
| Cohen | Gregerson | Miler of | Smith of |
| Conway | Hageman | Page | O'Brien |
| Craig | Hanson | Morgan | Stevenson |
| Crosier | Harrington | Mueller | Stokes |
| Den Herder | Hausheer | Murphy | Strothman |
| Detje | Holmes | Nagle | Stueland |
| Distelhorst | Houston | Nelson | Tieden |
| Doderer | Hullinger | Nielsen of | Uban |
| Dougherty | Hutchins | Emmet-PaloAlto Utzaig |  |
| Doyle | Jackson of | Nillsen of | Varney |
| Duffy | Black Hawk | Shelby | Webster |
| Dunton | Jackson of | Oehlsen | Whisler |
| Fdgington | Clinton | Ossian | Wilson |
| Fischer of | Keleher | Kempter | Oxley |
| Grundy | Kennedy | Palmer | Winkelman |
|  | Kluever | Patton | Wright |
|  | Radl | Mr. Speaker |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 16:

| Bailey | Gaudineer |
| :--- | :--- |
| Bogenrief | Lynch |
| Burke | Mahan |
| Denato | McNamara |
| Gallagher |  |


| O'Malley | Shirley of |
| :--- | :--- |
| Quinn | Dallas |
| Redfern | Wengert |
| Seibert | Wolcott |

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

House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multicounty, and city boards of health and health departments, and levying a tax therefor, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee offered the following amendment, filed by Brinck and Distelhorst, and moved its adoption:

Amend House File 279 as follows:

1. By striking from lines two (2) and three (3) of section two (2) the words "by either of the following procedures." and inserting in lieu thereof the words "by the following procedure."
2. By striking lines four (4), five (5) and six (6) of section two (2).
3. By striking from line seven (7) of section two (2) the word "may" and inserting in lieu thereof the word "shall".
4. By striking from line nine (9) of section two (2) the word "and", and by inserting the word "and" following the word "election," in line eleven (11) of section two (2).
5. By striking from lines nineteen (19) and twenty (20) of section two (2) the words "either by resolution of the county board of supervisors or".
6. By inserting at the end of section two (2) of the bill the following:
'A health department may be abolished by the following procedure:
7. A board of county supervisors shall submit the issue that a health department be abolished to a vote of the people of the county upon receipt of a petition that a health department be abolished, signed by not less than ten (10) percent of those voting for governor in the last general election, and shall submit the issue to a vote of the people at the next general election or at a special election called therefor in the form and manner required for the submission of a public measures in the title on elections. If a majority of the votes cast approve the issue, the health department shall be abolished on a date specified on the ballot.

If more than one (1) county is invalved in the abolishment of a health department, the department shall not be abolished unless the abolishment is authorized by a vote of the people in each of the counties involved."

Division was requested.
Brinck of Lee moved the adoption of division 1 of his amendment.
Division 1 of the amendment was adopted.
Doderer of Johnson moved to reconsider the vote by which division 1 of the Brinck amendment was adopted.

Fischer of Grundy moved the previous question.
The motion not having received a two-thirds majority lost.
The motion to reconsider the vote on division 1 of the Brinck amendment lost.

Brinck of Lee moved the adoption of division 2 of his amendment.
Division 2 of the amendment was adopted.
Brinck of Lee moved the adoption of divisions $3,4,5$ and 6 of his amendment.

Divisions 3, 4, 5 and 6 of the Brinck amendment were adopted.
Busch of Bremer offered the following amendment filed by him :
Amend House File 279 as follows:

1. Strike from section two (2) the word "either" in line two (2), all of lines three (3), four (4), five (5) and six (6) and the number " 2 ." in line seven (7) and insert in lieu thereof the words "the following procedure:".
2. Strike from line fifteen (15) of section two (2) the words "a majority" and insert in lieu thereof the words "sixty percent".

Busch of Bremer asked and received unanimous consent to withdraw division 1 of the amendment.

Busch of Bremer moved the adoption of division 2 of his amendment.

The amendment lost.
Mueller of Winnebago-Worth offered the following amendment and moved its adoption :

Amend House File 279, section 9, by striking the words "powers and duties" from line one (1) and inserting in lieu thereof the word "power".

Roll call was requested by Doderer of Johnson and Hausheer of Story.

On the question "Shall the Mueller amendment be adopted?" (H. F. 279)

The ayes were, 52:

Anderson
Bailey
Baringer
Bogenrief
Boot
Busch
Cochran
Coffman
Den Herder
Dougherty
Edgington
Fischer of
Grundy
Fisher of
Greene
Gaudineer

Gillette of $\quad \begin{aligned} & \text { Millen } \\ & \text { Clay-Dickinson }\end{aligned}$
Clay-Dickinson Miller of
Page
Mueller
Murphy
Nelson
Nielsen of
Emmet-PaloAlto
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Redfern
Robinson

Roe
Scherle of Fremont-Mills
Scott
Shirley of Dallas
Smith of
O'Brien
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman
Wolcott

The nays were, 64:

| Baker | Felger |
| :--- | :--- |
| Breitbach | Foster |
| Bremmer | Fullmer |
| Brinck | Gallagher |
| Caffrey | Gannon |
| Carnahan | Glanton |
| Clapsaddle | Glenn |
| Cohen | Gregerson |
| Conway | Hageman |
| Craig | Hausheer |
| Crosier | Hutchins |
| Detie | Jackson of |
| Distelhorst | Black Hawk |
| Doderer | Jackson of |
| Doyle | Clinton |
| Duffy | Keheler |
| Dunton | Kempter |


| Lawlor | Renda |
| :--- | :--- |
| Lynch | Resnick |
| Mahan | Rickert |
| Maley | Rider |
| Mayberry | Seibert |
| McNamara | Shannahan |
| Meacham | Smith of |
| Melrose | Linn |
| Miller of | Stevenson |
| Buena Vista | Uban |
| Morgan | Utzig |
| Nagle | Varrey |
| O'Malley | Webster |
| Oxley | Wengert |
| Palmer | Wilson |
| Radl | Wright |
| Rasmussen | Mr. Speaker |

Absent or not voting, 8:
Burke Busing Denato

Gillette of Story<br>Kluever

Miller of
Des Moines

Quinn
Reichardt
The amendment lost.
Doderer of Johnson offered the following division 1 of the committee amendment filed March 24, 1965, and moved its adoption:

Amend House File 279 as follows:

1. By striking from lines two (2) and three (3) of section nine (9) the word and figures "twenty-seven (27)" and inserting in lieu thereof the word and figures "twenty-nine (29).

The amendment was adopted.
Mueller of Winnebago-Worth offered the following amendment filed on March 25, 1965 :

Amend House File 279 as follows:

1. Strike all of subsection one (1) of section 9.
2. Strike all of subsection two (2) of section 9.
3. Strike the words "rendering plants and" from line fifteen (15) of section 9 .
4. Insert after the word "refuse" in line twenty (20) of section 9 the words "in and from cities and towns".
5. Strike the words "and other animals" from lines twenty-one (21) and twenty-two (22) of section 9.
6. Insert after the word "contamination" in line 29 of section 9 the words "when this water is used for human consumption or is used for washing or processing of food for human consumption".
7. Renumber the subsections of section 9.
8. Strike section 33.

Mueller of Winnebago-Worth asked and received unanimous consent to withdraw division 8.

Division was requested.
Mueller of Winnebago-Worth moved the adoption of divisions 1, 2 and 3 of the amendment.

Roll call was requested by Utzig of Dubuque and Hausheer of Story.
On the question "Shall divisions 1, 2 and 3 of the amendment be adopted?" (H. F. 279)

The ayes were, 52:

| Anderson | Fisher of | Harrington | Maule |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Holmes | McNamara |
| Baringer | Gaudineer | Houston | Melrose |
| Bogenrief | Gillette of | Hullinger | Millen |
| Busch | Clay-Dickinson | Keleher | Miller of |
| Cochran | Gleason | Kennedy | Page |
| Coffman | Graham | Korn | Mueller |
| Dougherty | Grassley | Loss | Murphy |
| Edgington | Hanson | Madden | Nelson |


| Nielsen of Emmet-Palo Alto | Patton | Scott | Stokes |
| :---: | :---: | :---: | :---: |
|  | Redfern | Shirley of | Strothman |
| Nielsen of | Robinson | Dallas | Tieden |
| Shelby | Roe | Smith of | Whisler |
| Oehlsen | Scherle of | O'Brien | Winkelman |
| Ossian | Fremont-Mills | Stevenson | Wolcott |
| The nays were, 52: |  |  |  |
| Baker | Dunton | Lawlor | Renda |
| Breitbach | Felger | Mahan | Resnick |
| Bremmer | Foster | Maley | Rider |
| Brinck | Fullmer | Mayberry | Seibert |
| Caffrey | Gannon | Meacham | Shannahan |
| Carnahan | Gillette of | Miller of | Smith of |
| Clapsaddle | Story | Buena Vista |  |
| Cohen | Glanton | Morgan | Utzig |
| Conway | Glenn | Nagle | Varney |
| Craig | Gregerson | O'Malley | Webster |
| Crosier | Hageman | Oxley | Wengert |
| Doderer | Hausheer | Palmer | Wilson |
| Doyle | Jackson of | Radl | Wright |
| Duffy | Black Hawk | Rasmussen | Mr. Speaker |
| Absent or not voting, 20: |  |  |  |
| Boot | Fischer of | Kempter | Quinn |
| Burke | Grundy | Kluever | Reichardt |
| Busing | Gallagher | Lynch | Rickert |
| Denato | Hutchins | Miller of | Stueland |
| Den Herder | Jackson of | Des Moines | Uban |
| Detje | Clinton |  |  |

Divisions 1, 2 and 3 of the Mueller amendment lost.
Mueller of Winnebago-Worth moved the adoption of division 4 of his amendment.

Doderer of Johnson offered the following amendment and moved its adoption :

Amend the amendment to House File 279 filed by Mueller on March 25, 1965, by striking all of lines six (6) and seven (7) therefrom and inserting in lieu thereof the following:
"4. By striking from line twenty (20) of section nine (9) the words 'and other refuse'."

The amendment was adopted.
Mueller of Winnebago-Worth moved the adoption of division 5 of his amendment.

The amendment was adopted.
Mueller of Winnebago-Worth moved the adoption of division 6 of his amendment.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend the Mueller amendment to House File 279 filed March 25, 1965, by striking all of lines ten (10), eleven (11), twelve (12) and thirteen (13) and inserting in lieu thereof the following: " 6 . By inserting in line twentynine (29) of section nine (9) immediately following the word 'contamination" the words "when such wells and sources of water affect or threaten to affect the public health."

McNamara of Linn moved to lay on the table the amendment offered by Doderer of Johnson.

The motion to table lost.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of House File 79.
Doderer of Johnson asked and received unanimous consent to withdraw her amendment to division 6.

Mueller of Winnebago-Worth asked and received unanimous consent to withdraw division 6 of his amendment.

Maule of Monona offered the following amendment filed by him and moved its adoption:

Amend subsection seven (7) of section nine (9) of House File 279 by striking all after the word "water" in line twenty-seven (27) and inserting in lieu thereof the following: "when such wells and sources of water are a menace to public health".

The amendment was adopted.
Mueller of Winnebago-Worth asked and received unanimous consent to withdraw division 7 of his amendment.

Oehlsen of Hardin offered the following amendment, filed by Ohelsen and Scott, and moved its adoption:

Amend House File 279 as follows:

1. By inserting after the comma in line four (4) of section three (3) the words "and two (2) of the members of the board shall be licensed veterinarians,".
2. By inserting after the word "physicians" in line five (5) of section three (3) the words "and two (2) such licensed veterinarians".
The amendment was adopted.
Anderson of Ringgold-Taylor offered the following amendment filed March 30, 1965, and moved its adoption :

Amend House File 279 as follows:
By striking lines four (4) and five (5) in section 13 the following:
"The appointment of the health officer shall have the approval of the commissioner."

The amendment was adopted.

Anderson of Ringgold-Taylor offered the following amendment and moved its adoption:

Amend House File 279 as follows:

1. By adding at the end of section fifteen (15) the following:
"However, nothing herein contained shall be construed as increasing the millage limitation authorized in section four hundred forty-four point nine (444.9) of the Code."
2. By adding at the end of section sixteen (16) the following:
"However, nothing herein contained shall be construed as increasing the millage limitation authorized in section four hundred forty-four point nine (444.9) of the Code."

Roll call was requested by Anderson of Ringgold-Taylor and Breitbach of Dubuque.

On the question "Shall the Anderson amendment be adopted?" (H. F. 279)

The ayes were, 35 :

| Anderson | Graham |
| :--- | :--- |
| Bailey | Grassley |
| Baringer | Harrington |
| Busch | Holmes |
| Edgington | Hullinger |
| Fischer of | Kennedy |
| Grundy | Kluever |
| Fisher of | Loss |
| Greene | Madden |
| Gleason | McNamara |

The nays were, 72:

Baker
Boot
Breitbach
Bremmer
Brinck
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy

Dunton
Felger
Foster
Fullmer
Galagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton
Glenn
Gregerson
Hausheer
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Korn
Lawlor

Absent or not voting, 17:

Bogenrief
Burke
Busing
Caffrey

Gillette of Story
Hageman
Hanson
Houston

Millen
Miller of Page
Mueller
Murphy
Nelson
Nielsen of Shelby
Ossian
Patton

Roe
Scherle of Fremont-Mills
Scott
Seibert
Stokes
Strothman
Stueland
Whisler
Winkelman

Lynch Rickert
Maule Rider
Mayberry
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Nagle
Nielsen of
Robinson
Shannahan
Shirley of
Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Tieden
Emmet-Palo Alto Utzig
O'Malley Varney
Palmer Webster
Radl
Rasmussen
Redfern
Renda
Resnick
Wengert
Wilson
Wolcott
Wright
Mr. Speaker
Keleher
Kempter
Mahan
Maley
Oehlsen

Oxley
Quinn
Reichardt
Uban
Oehlsen

The amendment lost.
The Speaker ruled the Anderson amendment, filed March 24, 1965, out of order, as the subject matter had already been considered.

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

Amend House File 279 as follows:

1. By inserting after the word "board" in line ten (10) of section fifteen (15) the following:
", providing that at least one-half ( $1 / 2$ ) of the cost of operation of any such department shall be paid from the above mentioned grants, gifts, and fees".

Roll call was requested by Baringer of Fayette and Dougherty of Lucas-Monroe.

On the question "Shall the Gannon amendment be adopted?" (H. F. 279)

The ayes were, 53:

| Anderson | Gannon | Maule | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | McNamara | Roe |
| Baringer | Clay-Dickinson | Meacham | Scherle of |
| Bogenrief | Gleason | Millen | Fremont-Mills |
| Boot | Graham | Miller of | Scott |
| Busch | Grassley | Page | Seibert |
| Clapsaddle | Harrington | Murphy | Smith of |
| Cochran | Holmes | Nelson | O'Brien |
| Den Herder | Houston | Nielsen of | Stokes |
| Dougherty | Hullinger | Emmet-PaloAlto Strothman |  |
| Edgington | Keleher | Nielsen of | Stueland |
| Fischer of | Kennedy | Shelby | Tieden |
| Grundy | Korn | Oehlsen | Whisler |
| Fisher of | Greens | Madden | Ossian |

Fullmer
The nays were, 53:

| Baker |  |
| :--- | :--- |
| Breitbach |  |
| Bremmer | Duffy <br> Dunton |
| Brinck | Foster <br> Gallagher |
| Busing | Gaudineer |
| Carnahan | Glanton |
| Coffman | Glenn |
| Cohen | Gregerson |
| Conway | Hausheer <br> Craig |
| Crosier | Jackson of |
| Black Hawk |  |
| Denato | Jackson of <br> Detje <br> Doderer <br> Doyle |
|  | Lawlor <br> Lynch |


| Mayberry | Rider |
| :--- | :--- |
| M elrose | Robinson |
| Miller of | Shannahan |
| Buena Vista | Shirley of |
| Morgan | Dallas |
| Nagle | Smith of |
| O'Malley | Linn |
| Palmer | Stevenson |
| Patton | Utzig |
| Radl | Varney |
| Rasmussen | Webster |
| Renda | Wengert |
| Resnick | Wilson |
| Rickert | Wright |

Absent or not voting, 18:

| Burke | Distelhorst | Gillette of | Hageman |
| :--- | :--- | :--- | :--- |
| Caffrey | Felger | Story | Hanson |


| Hutchins | Mahan | Mueller | Uban |
| :--- | :--- | :--- | :--- |
| Kempter | Maley | Quinn | Mr. Speaker |
| Kluever | Miller of | Reichardt |  |

The amendment lost.
Patton of Delaware moved to reconsider the vote by which the Gannon amendment failed to be adopted.

Renda of Polk moved to lay on the table the motion by Patton to reconsider.

The motion to table lost.
The motion to reconsider the vote on the Gannon amendment lost.
Gaudineer offered divisions 2 and 3 of the committee amendment filed March 24, 1965, and moved their adoption :
2. By inserting in line two (2) of section twenty-five (25), immediately following the word "levied" the words "in the debt service fund".
3. By adding the following new section immediately following section thirty-three (33) :
"Section four hundred four point nine (404.9), Code 1962, is amended by inserting, immediately following subsection eight (8), the following:
'In addition to the seven (7) mills, hereinabove authorized, cities operating under section twenty-four (24) of this Act, shall have power to cause to be levied an additional two (2) mills and allocate the proceeds thereof as authorized in said section. Nothing herein contained shall be construed as increasing the thirty mill aggregate levy authorized in section four hundred four point two (404.2) of the Code.'"

Divisions 2 and 3 of the committee amendment were adopted.
Doderer of Johnson offered the following committee amendment filed March 29, 1965 :

Amend House File 279 as fololws:

1. By inserting in line twenty-nine (29) of section nine (9) immediately following the word "contamination" the words "when such wells and sources of water affect or threaten to affect the public health".
2. By striking all of section twenty-five (25).
3. By striking from line three (3) of section twenty-six (26) the word "sections" and inserting in lieu thereof the word "section" and by striking from line three (3) of section twenty-six (26) the words and figure "and twenty-five (25)".

Doderer of Johnson asked and received unanimous consent to withdraw division 1 of the amendment.

Doderer of Johnson moved the adoption of divisions 2 and 3 of the amendment.

Divisions 2 and 3 of the committee amendment were adopted.
Bailey of Wright asked and received unanimous consent to withdraw his amendment.

Duffy of Dubuque offered the following amendment and moved its adoption:

Amend House File 279 by inserting after the word "misdemeanor" in line three (3) of section thirty-two (32) the words "and shall be punished by a fine not exceeding one hundred dollars, or by imprisonment in the county jail not exceeding thirty days".

The amendment was adopted.
Scherle of Fremont-Mills moved to lay on the table House File 279.
Roll call was requested by Renda of Polk and Scherle of FremontMills.

On the question "Shall House File 279 be tabled ?"
The ayes were, 29 :

| Anderson | Grassley | Miller of |
| :--- | :--- | :--- |
| Baringer | Holmes | Page |
| Busch | Houston | Mueller |
| Edgington | Hullinger | Nelson |
| Fischer of | Hutchins | Nielsen of |
| Grundy | Kluever | Shelby |
| Fisher of | Madden | Ossian |
| Greene | Millen | Patton |
| Gleason |  | Roe |

Scherle of Fremont-Mills
Shannahan
Smith of
0'Brien
Stokes
Strothman
Stueland Whisler
The nays were, 84:
Bailey
Baker
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Glenn
Graham
Gregerson
Hageman
Harrington
Hausheer
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kennedy
Absent or not voting, 11:
Bogenrief
Burke
Gillette of
Clay-Dickinson

## Hanson

Kempter
Korn
The motion to table House File 279 lost.
Doderer 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?" (H. F. 279)
The ayes were, 76:

| Bailey | Dunton | Korn | Rasmussen |
| :---: | :---: | :---: | :---: |
| Baker | Felger | Lawlor | Redfern |
| Boot | Foster | Lynch | Renda |
| Breitbach | Fullmer | Mahan | Resnick |
| Bremmer | Gallagher | Maule | Rickert |
| Brinck | Gannon | Mayberry | Rider |
| Caffrey | Gaudineer | Meacham | Robinson |
| Carnahan | Gillette of | Melrose | Scott |
| Clapsaddle | Story | Miller of | Shirley of |
| Cochran | Glanton | Buena Vista | Dallas |
| Cohen | Glenn | Miller of | Smith of |
| Conway | Gregerson | Des Moines | Linn |
| Craig | Hageman | Morgan | Stevenson |
| Crosier | Harrington | Nagle | Uban |
| Denato | Hausheer | Nielsen of | Utzig |
| Den Herder | Jackson of | Emmet-Palo | Varney |
| Detje | Black Hawk | Oehlsen | Webster |
| Distelhorst | Jackson of | O'Malley | Wengert |
| Doderer | Clinton | Oxley | Wilson |
| Doyle | Keleher | Palmer | Wright |
| Duffy | Kennedy | Radl | Mr. Speaker |

The nays were, 37 :
Anderson
Baringer
Busch
Busing
Coffman
Dougherty
Edgington
Fischer of
Grundy
Fisher of
Greene

| Gillette of <br> Clay-Dickinson <br> Gleason | Millen <br> Miller of <br> Praham |
| :--- | :--- |
| Grassley | Mueller |
| Holmes | Murphy |
| Hullinger | Nelson |
| Kluever | Nielsen of |
| Loss | Shelby |
| Madden | Ossian |
| McNamara | Patton |
| Roe |  |

Absent or not voting, 11:
Bogenrief
Burke
Hanson
Houston
Hutchins Kempter

Maley
Quinn
Reichardt
Rasmussen
Redfern
Renda
Resnick
Rickert
Rider
Robinson
Scott
Shirley of Dallas
Smith of
Linn
Stevenson
Uban
Utzig
Webster
Wengert
Wilson
Wright
Mr. Speaker
Scherle of Fremont-Mills
Smith of O'Brien
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman
Wolcott
Seibert
Shannahan
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO TABLE LOST

Carnahan of Wapello moved to reconsider the vote by which House File 279 passed the House and that the motion to reconsider be laid on the table.

The motion to table lost.

## ADDITIONAL COPIES

Doderer of Johnson asked and received unanimous consent to have 500 copies printed of House File 279 as amended.

# HOUSE CONCURRENT RESOLUTION 24 <br> By Reichardt of Polk 

Whereas, the assessed value of personal property in this state has no relationship to the actual value of the assessed property; and

Whereas, the assessed value of personal property as compared to actual value is not uniform throughout this state; and

Whereas, these conditions exist because the various county and city assessors have not followed the statutory direction concerning valuation contained in section four hundred forty-one point twenty-one (441.21), Code 1962; therefore

Be It Resolved by the House, the Senate Concurring, that all county and city assessors of this state be directed to value and assess all of the taxable personal property of this state strictly in accordance with the directions contained in section four hundred forty-one point twenty-one (441.21), Code 1962, and any and all other statutory directions concerning such valuation.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 22, 61, 116, 141, 212, 316, 327, 356, 383, 393, 568 and Senate Files 55, 190, 234, 352, 355 and 403.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 22, 61, 116, 141, 212, 316, 327, 356, 383, 393, 568 and Senate Files 55, 190, 234, 352, 355 and 403.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House Files 22, 61, 116, 141, 212, 316, 327, 356, 383, 393 and 568.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## AMENDMENTS FILED

1. By striking everything in line four (4) of section eight (8) after the word "dollars" and all of lines five (5) through fourteen (14) and the figure and word " $(50,000)$ dollars" in line fifteen (15).

Uban of Black Hawk.

[^10]Resnick of Scott.
Amend the Houston amendment filed April 7, 1965, to House File 321 by striking from line three (3) the word and figure "one (1)" and inserting in lieu thereof the word and figure "two (2)".

## Houston of Crawford.

Amend House File 397 by adding a new section at the end of the bill as follows:
"The provisions of this Act shall not be applicable to public liability policies issued for the coverage of motorcycles."

Gillette of Story.

1. Amend House File 553 by striking subsection ten (10) of section two (2), and renumbering the remaining subsections.

Redfern of Lee.
Amend House File 553 by striking all of lines three (3) through ten (10) of section two (2) and inserting in lieu thereof the following:
"The county boards of education of any two or more adjacent counties may, by concurrent action, or upon receipt of a petition signed by not less than ten (10) percent of those voting for governor in the last general election, shall call a special election in said counties for the purpose of merging the respective county school systems into one school system. The elections shall be on the same day in each of said counties and the question on the ballot shall be: 'Shall the county school systems of (insert the names of the counties) counties be merged into one school system?' If a majority of the votes cast in each of said counties be in favor of the proposal the county boards of education in the respective counties shall by concurrent action merge the county school systems into one school system with the following provisions covering such mergers:".

Robinson of Guthrie-Audubon.
Amend House File 553, section one (1), line ten (10), by inserting after the word "tax" the words "not to exceed one mill".

Strothman of Henry.

Amend Senate File 146 as follows:

1. By striking section one (1) and inserting in lieu thereof the following:
"Section five hundred thirty-five point six (535.6), Code 1962, is hereby amended by adding thereto the following: 'Provided, however, this section shall not apply to lawful loans under chapter five hundred thirty-six (536) of the Code.'"
2. By striking all of section eight (8) and inserting in lieu thereof the following:
"Sec. 8. Section five hundred thirty-six point thirteen (536.13), Code 1962, is hereby amended by striking all of line one (1) of subsection four (4) thereof and by inserting in lieu thereof the following: 'Beginning July 4, 1965, and under such', and by striking the period at the end of subsection four (4) and inserting a comma in lieu thereof and adding thereto the following: 'but not exceeding seven hundred (700) dollars, and one (1) percent per month on any part of the unpaid principal balance of the loan in excess of seven hundred (700) dollars.'"
3. By adding to section ten (10) the following paragraph:
"In all cases the loan contract shall show the total interest to be paid in stated dollar amount, or in terms of simple annual interest, which shall be separately stated immediately after the stated figure of the principal in such loan contract."
4. By adding after the word "partial" in line seventy-eight (78) of section ten (10) the word "installment".
5. By striking in lines seventy-eight (78), seventy-nine (79) and eighty (80) of section ten (10) the words: "No rebate of less than one (1) dollar need be made. Acceleration of the maturity of the contract shall not in itself require a rebate."
6. By adding to section ten (10) the following new subsection:
"The default and deferment charges and rebates referred to herein are computed on the interest rates authorized herein and such terms shall not be construed to authorize charges incident to the loan of money, beyond the rates of interest authorized herein and for the periods of time authorized in subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code."
7. By striking section twelve (12) and inserting in lieu thereof the following:
"Sec. 12. Section five hundred thirty-six point fourteen (536.14), Code 1962, is hereby amended by adding the following new sentence at the end of subsection one (1): 'When the loan is made pursuant to subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code, the statement shall also contain a notice that default and deferment charges. may be made and that a rebate of unearned interest may be made if the loan is prepaid prior to maturity.'"
8. By striking lines twenty-four (24) through (30) of section fourteen (14) and inserting in lieu thereof the following:
"The premium, which shall be the only charge for such insurance, shall not exceed that approved by the commissioner of insurance of the State of Iowa as filed in the office of such commissioner. Such charge, computed at the time the loan is made for the full term of the loan contract on the total amount required to pay

56 principal and interest, shall be stated separately in the con57 tract and in the same location in such contract as are the state58 ments of the principal and interest of the loan."
59 9. By striking from lines thirty-five (35) and thirty-six
60 (36) of section fourteen (14) the words ", certificate, or other
evidence thereof,".
10. By striking from line forty-four (44) of section fourteen

63 (14) the words "or identifiable charge".
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, April 9, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, april 9, 1965.

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

Prayer was offered by the Reverend Richard Walters, pastor of the St. Marks Episcopal Church, Des Moines, Iowa.

The Journal of Thursday, April 8, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fisher of Greene on request of Scott of Pottawattamie; Mahan of Johnson on request of Renda of Polk; Maley of Polk on request of O'Malley of Polk; Hutchins of Benton on request of Busch of Bremer; Carnahan of Wapello on request of Loss of Kossuth; Felger of Scott on request of Nagle of Scott; Wright of Scott on request of Nagle of Scott; Miller of Buena Vista on request of Fullmer of Jasper.

## PRESENTATION OF VISITORS

Glanton of Polk presented to the House twenty-six sixth grade students from Moulton School of Des Moines and their teacher, Margaret Cannom.

Rider of Marshall presented to the House a group of sixth grade students from West Marshall Community School and their teachers, Mrs. Benner, Mrs. Miller and Mrs. Yeager.

Ochlsen of Hardin presented to the House fifty-two fourth grade students from the Radcliffe School and their teacher, Mrs. Olson.

Scherle of Fremont-Mills presented to the House seven students from the Nishna Valley Community School in Des Moines for the Hawkeye Science Fair and their teachers, Richard Morgan and Kenton Kruser.

Nielsen of Emmet-Palo Alto presented to the House fifty-six junior high students from the Mallard Community School and their teachers, Mrs. Kraska and Mr. Goodchild.

Boot of Marion presented to the House seventy eighth grade students from the Twin Cedars School and their teachers, Mrs. King and Mr. Phillips.

Winkelman of Calhoun presented to the House forty-eight junior high students from the Lytton Community School and their teachers, Muriel Minglin, Bernice Schulz and Betty Westmoreland.

Foster of Cedar presented three students of the American Field Service. From Costa Rica, Olga Bonilla, a resident for one year in the Harold Stotler home at West Branch, Iowa. From Ecuador, Ruth Aguirre, a resident for one year in the Eugene Patrick home, Iowa City, Iowa; and from Paraguay, Maria Callo, a resident in the Robert G. Rohwer home in Muscatine, Iowa. They were accompanied by Mrs. Floyd Fawcett of West Branch, president of American Field Service.

## POINT OF PERSONAL PRIVILEGE

Loss of Kossuth rose on a point of personal privilege and announced that John Beary, a Page in the House from Albia, has been awarded a full four-year scholarship with expenses to Notre Dame University.

## PETITIONS

The following petitions were presented and placed on file:
By Dunton of Keokuk, from nine residents of Keokuk County favoring the one cent gas tax increase and opposing any revision in the right-to-work law.

By Jackson of Clinton, from eighteen residents of Clinton County favoring Senate File 43 and House File 124, relating to identification.

By Nielsen of Emmet-Palo Alto, from two hundred residents of Emmet and Palo Alto Counties opposing a gasoline tax increase.

By Edgington of Franklin, from one hundred eighty-five residents of Franklin County favoring Senate Concurrent Resolution 14, relating to reapportionment.

## BIRTHDAY CONGRATULATIONS

Loss of Kossuth rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Dale H. Rickert "Birthday Congratulations."

## POINT OF PERSONAL PRIVILEGE

Lynch of Warren rose on a point of personal privilege and addressed the House with the following remarks:
Mr. Speaker: I rise to a point of personal privilege. I should like to inform the members of this House that the Indianola School Board has seen fit to terminate my teaching contract effective the end of the current
school term. Naturally, I am deeply grieved by this decision as teaching is my profession and my livelihood.

The political motives inherent in this situation present themselves clearly to the people of Warren County and the State of Iowa. It is regrettable that membership in the Democratic Party meets with the disapproval of the Indianola Board. To me, it has been a source of pride and satisfaction to serve with a Democratic majority in this Assembly and with a Democratic Governor, Harold Hughes.

I should like to mention that it is my intention to continue to serve the interest of all Warren County citizens. I will continue to live in Warren County, seek gainful employment, and contribute to the civic and community welfare in every way possible.

I would close with this observation: The penalty which I have paid for entering public service will be hoisted as a caution sign to all of my colleagues in the teaching profession. We believe that teachers may make a unique contribution, both to the Legislature and to the enlightment of people back home. Entrusted with the guidance of our young people, we can hold public service up to them as a noble endeavor and a desired objective.

Reluctantly and sadly, I now close the chapter of my life as a teacher in the Indianola High School system. I now pledge my efforts and my abilities to enact legislation to protect teachers in the future who may wish to make the dual contribution of public service in the classroom and in the Legislature.

Resnick of Scott asked and received unanimous consent to have printed in the Journal the remarks by Lynch of Warren.

## INTRODUCTION OF BILLS

House File 628, by governmental subdivisions committee, a bill for an act relating to the compensation of county attorneys.

Read first time and placed on the calendar.
House File 629, by committee on commerce, a bill for an act relating to dual axle requirements of motor vehicles, trailers, and semitrailers.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 166, a bill for an act relating to the insuring of groups.
Read first time and referred to committee on commerce.
Senate File 415, a bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.

Read first time and referred to committee on judiciary.

Senate File 481, a bill for an act relating to the ownership of individual apartment units.

Read first time and referred to committee on judiciary.
Senate File 502, a bill for an act providing for automatic retirement at age sixty-five (65) for state employees.

Read first time and referred to committee on governmental affairs.
Senate File 511, a bill for an act amending and revising chapter seventy-eight (78), Code 1962, to empower examiners appointed by the state commerce commission to administer oaths and take affirmations.

Read first time and referred to committee on commerce.

## HOUSE RESOLUTION 5 ADOPTED

Mueller of Winnebago-Worth asked and received unanimous consent for the immediate consideration of House Resolution 5 and moved its adoption :

## HOUSE RESOLUTION 5

Whereas, the House of Representatives has learned with profound regret of the illness of one of our former Speakers of the House and esteemed members, the Honorable Henry Nelson of Winnebago County, and

Whereas, it is the earnest concern and hope of the House that our former brother member will soon be completely restored in health.

Therefore, Be It Resolved by the House of Representatives, in regular session on this 8th day of April, 1965, that we convey to the Honorable Henry Nelson our expression of good wishes for complete and speedy recovery.

Be It Further Resolved, that a certified copy of this resolution be sent to Mr. Nelson.

The motion prevailed and the resolution was adopted.
ADOPTION OF HOUSE CONCURRENT RESOLUTION 23
Gannon of Polk called up for consideration House Concurrent Resolution 23, found on page 939 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.
ADOPTION OF HOUSE MEMORIAL RESOLUTION
Doderer of Johnson offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Leroy S. Mercer of Johnson County, who was a member of the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth

Extra, Forty-seventh, 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 April 6, 1965; 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 Doderer of Johnson, Mahan of Johnson and Foster of Cedar.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 21

Reichardt of Polk called up for consideration Senate Concurrent Resolution 21, relating to daylight saving time, found on pages 904 and 905 of the Journal, and moved its adoption.

Roll call was requested by Reichardt of Polk and O'Malley of Polk.
On the question "Shall the concurrent resolution be adopted?" (S. C. R. 21)

The ayes were, 87:
Anderson

Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder Detje
Distelhorst
Doderer
Dougherty
Doyle Duffy
Foster
Fullmer
Gallagher
Gannon
Gillette of

Story
Glanton
Gleason
Gregerson
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Dunton
The nays were, 12:

| Bailey | Grassley |
| :--- | :--- |
| Baringer | Melrose |
| Graham | Ossian |

Absent or not voting, 25:

Burke
Carnahan
Denato
Edgington
Felger

Fischer of
Grundy
Fisher of
Greene
Gaudineer

Lawlor Redfern
Loss Reichardt
Lynch Renda
Madden Resnick
Mayberry Roe
McNamara Scott
Meacham Shirley of
Millen Dallas
Miller of Smith of
Page Linn
Mueller Smith of
Murphy O'Brien
Nagle Stokes
Nelson Stueland
Nielsen of Uban
Emmet-Palo Alto Utzig
Nielsen of Varney
Shelby Webster
Oehlsen Wengert
O'Malley Whisler
Palmer Wilson
Quinn Wolcott
Radl
Rasmussen

Rider
Seibert
Stevenson
Strothman
Tieden
Winkelman

Gillette of Mahan
Clay-Dickinson Maley
Glenn Maule
Hageman Miller of
Hutchins

Mr. Speaker pro tem

| Morgan | Rickert | Scherle of | Steffen |
| :--- | :--- | :--- | :--- |
| Oxley | Robinson | Fremont-Mills <br> Patton | Wright |
|  |  | Shannahan |  |

The motion prevailed and the resolution was adopted.

## CONSIDERATION OF COMMITTEE REPORT

Rasmussen of Polk called up for consideration the committee report on Senate File 214, a bill for an act relating to taxation of fraternal beneficiary associations, recommending indefinite postponement and moved that the House adopt the committee report.

Patton of Delaware moved the previous question.
The motion not having received a two-thirds majority lost.
Roll call was requested by Busch of Bremer and Dougherty of Lucas-Monroe.

On the question "Shall the committee report be adopted?" (S. F. 214)

The ayes were, 70:

| Anderson | Gaudineer | Meacham | Scherle of |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Millen | Fremont-Mills |
| Baker | Clay-Dickinson | Miller of | Smith of |
| Baringer | Glenn | Page | Linn |
| Bogenrief | Gregerson | Morgan | Smith of |
| Boot | Hageman | Mueller | O'Brien |
| Breitbach | Harrington | Nagle | Stevenson |
| Brinck | Holmes | Nielsen of | Strothman |
| Busing | Houston | Emmet-Palo Alto Stueland |  |
| Clapsaddle | Jackson of | Oehlsen | Tieden |
| Cochran | Clinton | Ossian | Utzig |
| Coffman | Kempter | Oxley | Varney |
| Craig | Kennedy | Patton | Webster |
| Crosier | Kluever | Quinn | Wengert |
| Distelhorst | Korn | Radl | Whisler |
| Doderer | Lawlor | Redfern | Winkelman |
| Doyle | Loss | Resnick | Wolcott |
| Duffy | Lynch | Rider | Mr. Speaker |
| Foster | Mayberry | Roe | pro tem |
| Fullmer | McNamara |  |  |

The nays were, 28:

| Bremmer <br> Busch <br> Caffrey | Gallagher <br> Gannon |
| :--- | :--- |
| Cohen | Graham |
| Conway | Hanson <br> Denato <br> Detje <br> Dougherty |
| Hausheer |  |
| Jackson of |  |
| Black Hawk |  |

Absent or not voting, 26:

| Burke | Edgington | Fisher of | Glanton |
| :--- | :--- | :--- | :--- |
| Carnahan | Felger | Greene | Gleason |
| Den Herder | Fischer of | Gillette of | Grassley |
| Dunton | Grundy | Story | Hullinger |


| Hatchins | Maule <br> Miller of | O'Malley <br> Reichardt | Shannahan <br> Steffen |
| :--- | :--- | :--- | :--- |
| Madden | Buena Vista | Renda | Wright |
| Mahan | Murphy |  |  |

The committee report was adopted.

## MESSAGES FROM THE SENATE

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

House File 196, a bill for an act relating to preparation of jury lists for municipal court.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 382, a bill for an act relating to the issuance of a "Resident Osteopathic Physician and Surgeon License."

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 relating to certification of animals.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 386, a bill far an act to legalize and validate the proceedings of the township of Hazleton in Buchanan County.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 157, a bill for an act relating to establishing time for the State of Iowa.

Also: That the Senate has concurred in House amendment as amended and passed the following bill in which the concurrence of the Senate was asked:

Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents. Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 390

Amend the title to Senate File 390 by striking the words "prohibiting the sale and" in line one and insert in lieu thereof the words "relating to the".

## CONSIDERATION OF BILLS

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 590, a bill for an act to amend section one hundred six point twenty-seven (106.27), Code 1962, relating to the removal of nonpermanent vessels and structures from state waters, ice and land, was taken up for consideration.

Craig 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 ?" (H. F. 590)
The ayes were, 100:

| Anderson | Gannon | Mayberry | Robinson |
| :---: | :---: | :---: | :---: |
| Bailey | Gaudineer | McNamara | Roe |
| Baker | Gillette of | Meacham | Scherle of |
| Bogenrief | Clay-Dickinson | Melrose | Fremont-Mills |
| Boot | Glanton | Miller of | Scott |
| Breitbach | Gleason | Page | Seibert |
| Bremmer | Glenn | Morgan | Shirley of |
| Brinck | Graham | Mueller | Dallas |
| Busch | Grassley | Murphy | Smith of |
| Busing | Gregerson | Nagle | Linn |
| Caffrey | Hanson | Nelson | Smith of |
| Clapsaddle | Hausheer | Nielsen of | O'Brien |
| Cochran | Holmes | Emmet-Palo Alto | Stevenson |
| Coffman | Houston | Nielsen of | Stokes |
| Conway | Hullinger | Shelby | Strothman |
| Craig | Jackson of | Oehlsen | Stueland |
| Denato | Black Hawk | O'Malley | Tieden |
| Den Herder | Jackson of | Ossian | Utzig |
| Detje | Clinton | Oxley | Varney |
| Distelhorst | Keleher | Palmer | Webster |
| Doderer | Kempter | Patton | Wengert |
| Dougherty | Kennedy | Quinn | Whisler |
| Doyle | Kluever | Radl | Wilson |
| Duffy | Korn | Rasmussen | Winkelman |
| Dunton | Lawlor | Renda | Wolcott |
| Edgington | Loss | Resnick | Mr. Speaker |
| Fullmer | Lynch | Rickert | pro tem |
| Gallagher | Madden | Rider |  |

The nays were, none.
Absent or not voting, 24:

| Baringer | Fisher of <br> Greene |
| :--- | :--- |
| Burke | Forter |
| Carnahan | Gillette of |
| Cohen | Story |
| Crosier | Sageman |
| Felger | Fischer of |
| Harrington |  |


| Hutchins | Redfern |
| :--- | :--- |
| Mahan | Reichardt |
| Maley | Shannahan |
| Maule | Steffen |
| Millen | Uban |
| Miller of | Wright |
| Buena Vista |  |

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

House File 203, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory, with report of committee recommending passage, was taken up for consideration.

Holmes of Jones offered the following amendment and moved its adoption:

Amend House File 203 by adding thereto the following section:
"This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in The Anamosa Journal, a newspaper published in Anamosa, Iowa, and in The Monticello Express, a newspaper published in Monticello, Iowa."

The amendment was adopted.
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?" (H. F. 203)
The ayes were, 97 :

| Anderson | Gaudineer | Meacham | Scherle of |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Melrose | Fremont-Mills |
| Baker | Clay-Dickinson | Millen | Scott |
| Baringer | Gillette of | Miller of | Seibert |
| Bogenrief | Story | Page | Shirley of |
| Breitbach | Glanton | Mueller | Dallas |
| Bremmer | Gleason | Murphy | Smith of |
| Brinck | Glenn | Nagle | Linn |
| Busch | Graham | Nelson | Smith of |
| Caffrey | Grassley | Nielsen of | O'Brien |
| Cochran | Gregerson | Emmet-Palo Alto Stevenson |  |
| Coffman | Hageman | Oehlsen | Stokes |
| Conway | Hanson | O'Malley | Strothman |
| Craig | Hausheer | Ossian | Stueland |
| Denato | Holmes | Oxley | Tieden |
| Den Herder | Hullinger | Palmer | Uban |
| Distelhorst | Jackson of | Patton | Utzig |
| Doderer | Clinton | Quinn | Varney |
| Dougherty | Keleher | Radl | Webster |
| Doyle | Kempter | Redfern | Wengert |
| Duffy | Kluever | Reichardt | Whisler |
| Dunton | Korn | Renda | Wilson |
| Edgington | Lawlor | Resnick | Winkelman |
| Foster | Loss | Rickert | Wolcott |
| Fullmer | Lynch | Rider | Mr. Speaker |
| Gallagher | Madden | Robinson | pro tem |
| Gannon | McNamara | Roe |  |

The nays were, none.
Absent or not voting, 27:

Boot
Burke
Busing
Carnahan
Clapsaddle
Cohen
Crosier
Detje
Felger

Fischer of Grundy
Fisher of Greene Harrington
Houston
Hutchins Jackson of Black Hawk

Kennedy
Mahan
Maley
Maule
Mayberry
Miller of
Buena Vista

Morgan
Nielsen of Shelby
Rasmussen
Shannahan
Steffen
Wright

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

House File 218, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus, with report of committee recommending passage, was taken up for consideration.

Stueland of Hancock offered the following amendment and moved its adoption:

Amend House File 218 by striking all of section two (2) thereof.
The amendment was adopted.
Stueland of Hancock moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 218)
The ayes were, 97 :

| Anderson | Gaudineer | Madden | Rider |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | McNamara | Robinson |
| Baringer | Clay-Dickinson | Meacham |  |
| Bogenrief | Gillette of | Melrose | Scherle of |
| Boot | Story | Millen | Fremont-Mills |
| Breitbach | Glanton | Miller of | Scott |
| Brinck | Gleason | Page | Seibert |
| Caffrey | Glenn | Morgan | Shirley of |
| Clapsaddle | Graham | Mueller | Dallas |
| Cochran | Grassley | Murphy | Smith of |
| Coffman | Gregerson | Nagle | Linn |
| Conway | Hageman | Nelson | Stevenson |
| Craig | Hanson | Nielsen of | Stokes |
| Crosier | Harrington | Emmet-Palo Alto | Strothman |
| Denato | Hausheer | Nielsen of | Stueland |
| Den Herder | Holmes | Shelby | Tieden |
| Detje | Houston | Oehlsen | Utzig |
| Distelhorst | Hullinger | Ossian | Varney |
| Doderer | Jackson of | Oxley | Webster |
| Dougherty | Clinton | Patton | Wengert |
| Doyle | Keleher | Quinn | Whisler |
| Duffy | Kempter | Radl | Wilson |
| Dunton | Kennedy | Redfern | Winkelman |
| Edgington | Kluever | Reichardt | Wolcott |
| Foster | Korn | Renda | Mr. Speaker |
| Gallagher | Lawlor | Resnick | pro tem |
| Gannon | Loss | Rickert |  |

The nays were, 2:
Busch Uban
Absent or not voting, 25:

Baker
Bremmer
Burke
Busing
Carnahan
Cohen
Felger

Fischer of Grundy
Fisher of Greene
Fullmer
Hutchins Jackson of Black Hawk

| Lynch | O'Malley <br> Mahan |
| :--- | :--- |
| Maley | Palmer |
| Masmussen |  |

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

House File 565, a bill for an act establishing procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions, was taken up for consideration.

Glenn of Wapello offered the following amendment and moved its adoption:

Amend House File 565, section four (4), as follows:

1. By striking in line one (1) the word and figures "seventy-five (775)" and inserting in lieu thereof the word and figures "seventy-three (773)".
2. By striking in line three (3) the words and figures "seventy-five point two (775.2)" and inserting in lieu thereof the words and figures "seventy-three point two (773.2)".

The amendment was adopted.
Glenn 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?" (H. F. 565)
The ayes were, 101:

| Anderson | Gannon | Millen | Scherle of |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Miller of | Fremont-Mills |
| Baringer | Gillette of | Page | Scott |
| Bogenrief | Clay-Dickinson | Morgan | Seibert |
| Boot | Gillette of | Mueller | Shannahan |
| Breitbach | Story | Murphy | Shirley of |
| Bremmer | Glanton | Nagle | Dallas |
| Brinck | Gleason | Nelson | Smith of |
| Busch | Glenn | Nielsen of | Linn |
| Caffrey | Graham | Emmet-Palo Alto Smith of |  |
| Clapsaddle | Grassley | Nielsen of | O'Brien |
| Cochran | Hageman | Shelby | Stevenson |
| Cohen | Hanson | Oehlsen | Stokes |
| Conway | Harrington | OMalley | Strothman |
| Craig | Holmes | Ossian | Stueland |
| Crosier | Houston | Oxley | Tieden |
| Denato | Hullinger | Palmer | Uban |
| DenHerder | Keleher | Patton | Utzig |
| Detje | Kempter | Quinn | Varney |
| Distelhorst | Kennedy | Radl | Webster |
| Doderer | Kluever | Redfern | Wengert |
| Dougherty | Korn | Reichardt | Whisler |
| Doyle | Lawlor | Renda | Wilson |
| Duffy | Loss | Resnick | Winkelman |
| Dunton | Madden | Rickert | Wolcott |
| Edgington | McNamara | Rider | Mr. Speaker |
| Foster | Meacham | Robinson | protem |
| Gallagher | Melrose | Roe |  |

The nays were, none.

Absent or not voting, 23:

Baker
Burke
Busing
Carnahan
Coffman
Felger
Fischer of
Grundy

Fisher of
Greene
Fullmer
Gregerson
Hausheer
Hutchins
Jackson of
$\quad$ Black Hawk
Jackson of
$\quad$ Clinton
Lynch
Mahan
Maley

Maule
Mayberry
Miller of
Buena Vista
Rasmussen
Steffen
Wright
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 9, a bill for an act relating to low-rent housing, with report of committee recommending passage, was taken up for consideration.

Glanton 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?" (S. F. 9)
The ayes were, 85:

| Bailey | Gannon |
| :--- | :--- |
| Bogenrief | Gaudineer |
| Boot | Gillette of |
| Breitbach | Story |
| Bremmer | Glanton |
| Caffrey | Gleason |
| Clapsaddle | Glenn |
| Cochran | Graham |
| Coffman | Hanson |
| Cohen | Hausheer |
| Conway | Holmes |
| Craig | Houston |
| Crosier | Hullinger |
| Denato | Jackson of |
| Den Herder | Black Hawk |
| Detje | Jackson of |
| Distelhorst | Clinton |
| Doderer | Keleher |
| Dougherty | Kempter |
| Doyle | Kennedy |
| Duffy | Korn |
| Dunton | Lawlor |
| Edgington | Loss |
| Gallagher | Madden |

The nays were, 12:
Baringer
Busch
Gillette of
Clay-Dickinson
Harrington
Kluever
Miller of
Page
Grassley
Absent or not voting, 27:
Anderson
Baker
Brinck
Burke
Busing
Carnahan

Roe
Scherle of Fremont-Mills
Scott
Seibert
Shidley of
Dallas
Smith of
Linn
Nielsen of
tevenson
Emmet-Palo Alto Stevenson
Oehlsen
O'Malley Tieden
Ossian Uban
Oxley Utzig
Palmer Varney
Quinn Webster
RadI
Rasmussen Whisler
Redfern Wilson
Renda
Resnick
Rickert
Rider
Robinson

Nelson
Nielsen of Shelby
Patton

Smith of O'Brien<br>Strothman

Whkelman
Wolcott
Mr. Speaker pro tem

| Fischer of | Gregerson | Maule | Reichardt |
| :--- | :--- | :--- | :--- |
| Grundy | Hageman | Mayberry | Shanahan |
| Fisher of | Hutchins | McNamara | Steffen |
| Greene | Lynch | Millen | Stokes |
| Foster | Mahan | Miller of | Wright |
| Fullmer | Maley | Buena Vista |  |

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

## HOUSE FILE 324 WITHDRAWN

Jackson of Clinton asked and received unanimous consent to withdraw House File 324 from further consideration by the House.

Kluever of Cass asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 503, a bill for an act to legalize and validate the proceedings of the board of directors of the Linn-Mar community school district in Linn County, Iowa (also known as the Linn-Mar community school district, in the County of Linn, 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.

Oxley 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?" (S. F. 503)
The ayes were, 94 :

| Bailey | Fullmer |
| :--- | :--- |
| Baringer | Gallagher |
| Bogenrief | Gaudineer |
| Boot | Gillette of |
| Breitbach | Clay-Dickinson |
| Bremmer | Gillette of |
| Busch | Story |
| Caffrey | Glanton |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Coffman | Graham |
| Cohen | Grassley |
| Conway | Gregerson |
| Craig | Hageman |
| Crosier | Hanson |
| Denato | Harrington |
| Den Herder | Holmes |
| Detje | Houston |
| Distelhorst | Hullinger |
| Doderer | Jackson of |
| Dougherty | Clinton |
| Doyle | Keleher |
| Duffy | Kempter |
| Dunton | Kennedy |


| Kluever | Radl |
| :--- | :--- |
| Korn | Renda |
| Lawlor | Resnick |
| Loss | Rickert |
| Madden | Rider |
| McNamara | Robinson |
| Melrose | Roe |
| Millen | Scherle of |
| Miller of | Frenont-Mills |
| Page | Scott |
| Morgan | Sibert |
| Mueller | Shirley of |
| Murphy | Dallas |
| Nagle | Smith of |
| Nelson | Linn |
| Nielsen of | Smith of |
| Emmet-PaloAlto O'Brien |  |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Strothman |
| Oxley | Stueland |
| Palmer | Tieden |
| Patton | Uban |
| Quinn | Utzig |

Varney
Webster
Wengert

Whisler
Wilson
The nays were, none.
Absent or not voting, 30:

Anderson
Baker
Brinck
Burke
Busing
Carnahan
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Gannon
Hausheer
Hutchins
Jackson of Black Hawk

Winkelman
Wolcott

| Lynch | O'Malley |
| :--- | :--- |
| Mahan | Ossian |
| Maley | Rasmussen |
| Maule | Redfern |
| Mayberry | Reichardt |
| Meacham | Shannahan |
| Miller of | Steffen |
| Buena Vista | 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 amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 425)
The ayes were, 75:

| Baringer | Gillette of | McNamara | Scherle of |
| :--- | :--- | :--- | :--- |
| Bogenrief | Story | Melrose | Fremont-Mills |
| Boot | Glanton | Millen | Scott |
| Breitbach | Gleason | Mueller | Seibert |
| Busing | Glenn | Murphy | Shannahan |
| Clapsaddle | Graham | Nagle | Shirley of |
| Cochran | Hageman | Nelson | Dallas |
| Coffman | Hausheer | Nielsen of | Smith of |
| Craig | Holmes | Emmet-Palo AltoLinn <br> Crosier | Houston |
| Denato | Jackson of | Oehlsen | O'Malley |
| Den Herder | Clinton | Palmenson | Stueland |
| Detje | Keleher | Quinn | Tieden |
| Distelhorst | Kempter | Radl | Utzig |
| Dougherty | Kennedy | Rasmussen | Varney |
| Doyle | Kluever | Rebster |  |
| Duffy | Korn | Resna | Wengert |
| Fullmer | Lawlor | Rider | Whisler |
| Gaudineer | Loss | Robinson | Winkelman |
| Gillette of | Lynch | Wolcott |  |
| Clay-Dickinson | Madden |  | Mr. Speaker |
| The nays were, | 19: |  | protem |
| Bailey |  |  |  |
| Busch | Cohen | Doderer |  |


| Hanson <br> Harrington | Morgan <br> Nielsen of <br> Hullinger | Shelby | Patton <br> Smith of <br> O'Brien |
| :--- | :--- | :--- | :--- |
| Jackson of <br> Black Hawk |  |  | Strothman <br> Uban |
| Absent or not voting, 30: | Wilson |  |  |

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 service of process on persons who commit a tort and leave the state before personal service can be completed within the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Gaudineer of Polk offered the following amendment and moved its adoption:

Amend House File 551 by striking all after the enacting clause and inserting lieu thereof the following:
"Section 1. Chapter three hundred twenty-five (325), Acts of the Sixtieth General Assembly, section one (1) is hereby amended by inserting after the period in line twenty-four (24) a new sentence as follows: 'The term "nonresident person" shall include any person who was, at the time of the tort, a resident of the State of Iowa but who removed from the state before the commencement of such action or proceedings and ceased to be a resident of Iowa or, a resident who has remained continuously absent from the state for at least a period of six months following commission of the tort.'"

The amendment was adopted.
Gaudineer 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?" (H. F. 551)
The ayes were, 92 :

| Anderson | Coffman | Doyle | Gillette of |
| :--- | :--- | :--- | :--- |
| Bailey | Cohen | Duffy | Story |
| Baringer | Craig | Edgington | Glanton |
| Bogenrief | Crosier | Fullmer | Gleason |
| Boot | Denato | Gallagher | Glenn |
| Breitbach | Den Herder | Gaudineer | Graham |
| Busch | Distelhorst | Gillette of | Grassley |
| Clapsaddle | Doderer | Clay-Dickinson | Gregerson |
| Cochran | Dougherty |  |  |
|  |  |  | Hageman |


| Hausheer | McNamara | Patton | Smith of |
| :--- | :--- | :--- | :--- |
| Holmes | Meacham | Quinn | O'Brien |
| Houston | Melrose | Radl | Stevenson |
| Hullinger | Millen | Rasmussen | Stokes |
| Jackson of | Miller of | Renda | Strothman |
| Black Hawk | Page | Resnick | Stueland |
| Jackson of | Mueller | Rider | Tieden |
| Clinton | Murphy | Robinson | Utzig |
| Keleher | Nagle | Roe | Varney |
| Kempter | Nelson | Scherle of | Webster |
| Kennedy | Nielsen of | Fremont-Mills | Wengert |
| Kluever | Emmet-PaloAlto Scott | Whisler |  |
| Korn | Nielsen of | Seibert | Wilson |
| Lawlor | Shelby | Shirley of | Winkelman |
| Loss | Oehlsen | Dallas | Wolcott |
| Lynch | O'Malley | Smith of | Mr. Speaker |
| Madden | Palmer | Linn | protem |
| Maule |  |  |  |

The nays were, 1:
Hanson
Absent or not voting, 31:

| Baker   <br> Bremmer Dunton Felger | Hutchins <br> Mahan | Oxley <br> Redfern |  |
| :--- | :--- | :--- | :--- |
| Burke | Fischer of | Maley | Reichardt |
| Busing | Grundy | Mayberry | Rickert |
| Caffrey | Fisher of | Greene | Miller of |
| Carnahan | Buena Vista | Shannahan |  |
| Conway | Goster | Steffen |  |
| Detje | Gannon | Morgan | Uban |
| Harrington |  | Wright |  |
|  | Han |  |  |

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

## SENATE FILE 388 SUBSTITUTED FOR HOUSE FILE 581

Wolcott of Cerro Gordo asked and received unanimous consent to substitute Senate File 388 for House File 581.

Senate File 388, a bill for an act relating to vehicles used for transportation of fertilizers and chemicals used for farm crop production, was taken up for consideration.

Smith of O'Brien in the chair.

## SENATE FILE 388 DEFERRED

Dunton of Keokuk asked and received unanimous consent that Senate File 388 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 76 DEFERRED

Dunton of Keokuk asked and received unanimous consent that Senate File 76 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 224 WITHDRAWN

Nielsen of Emmet-Palo Alto asked and received unanimous consent to withdraw House File 224 from further consideration by the House.

House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways, was taken up for consideration.

Gillette 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?" (H. F. 583)
The ayes were, 91 :

| Anderson | Gallagher | Meacham | Rider |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Melrose | Robinson |
| Baker | Gaudineer | Millen | Roe |
| Bogenrief | Gillette of | Miller of | Scherle of |
| Boot | Clay-Dickinson | Des Moines | Fremont-Mills |
| Breitbach | Gillette of | Miller of | Scott |
| Brinck | Story | Page | Seibert |
| Busch | Glanton | Morgan | Shannahan |
| Busing | Gleason | Mueller | Shirley of |
| Caffrey | Glenn | Murphy | Dallas |
| Clapsaddle | Graham | Nagle | Smith of |
| Cochran | Gregerson | Nelson | Linn |
| Coffman | Hageman | Nielsen of | Stevenson |
| Cohen | Hausheer | Emmet-Palo Alto | Stokes |
| Craig | Houston | Nielsen of | Stueland |
| Denato | Hullinger | Shelby | Tieden |
| Den Herder | Jackson of | Oehlsen | Uban |
| Distelhorst | Black Hawk | O'Malley | Utzig |
| Doderer | Jackson of | Oxley | Varney |
| Dougherty | Clinton | Palmer | Webster |
| Doyle | Keleher | Patton | Wengert |
| Duffy | Kempter | Radl | Whisler |
| Dunton | Korn | Redfern | Wilson |
| Edgington | Lawlor | Renda | Winkelman |
| Foster <br> Fullmer | Loss <br> Lynch | Resnick | Wolcott |

The nays were, 8:

| Baringer | Hanson |
| :--- | :--- |
| Grassley | Holmes |

Absent or not voting, 25:

Bremmer
Burke
Carnahan
Conway
Crosier
Detje
Felger

Fischer of Grundy
Fisher of Greene
Harrington
Hutchins Kennedy Madden

Kluever Reichardt
McNamara Strothman
Mahan Rasmussen

Maley Rickert
Maule Steffen
Mayberry : Wright
Miller of Mr. Speaker

Buena Vista
Ossian
Quinn
(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 586, a bill for an act relating to permits for administering hog-cholera virus, was taken up for consideration.

Shirley 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?" (H. F. 586)
The ayes were, 90 :

|  |  |  |  |
| :--- | :--- | :--- | :--- |
| Anderson | Foster | Loss | Resnick |
| Bailey | Gallagher | Madden | Rider |
| Baker | Gannon | Meachan | Robinson |
| Baringer | Gaudineer | Melrose | Roe |
| Bogenrief | Gillette of | Millen | Scherle of |
| Boot | Clay-Dickinson | Miller of | Fremont-Mills |
| Breitbach | Gillette of | Des Moines | Scott |
| Brinck | Story | Miller of | Seibert |
| Busch | Glanton | Page | Shannahan |
| Busing | Gleason | Morgan | Shirley of |
| Caffrey | Glenn | Mueller | Dallas |
| Clapsaddle | Graham | Murphy | Smith of |
| Cochran | Grassley | Nagle | Linn |
| Cofman | Gregerson | Nelson | Stevenson |
| Cohen | Hanson | Nielsen of | Stokes |
| Craig | Harrington | Emmet-Palo Alto | Strothman |
| Crosier | Holmes | Nielsen of | Stueland |
| Denato | Houston | Shelby | Tieden |
| Den Herder | Hullinger | Oehlen | Utzig |
| Distelhorst | Jackson of | O'Malley | Varney |
| Dougherty | Clinton | Palmer | Wengert |
| Doyle | Keleher | Patton | Whisler |
| Duffy | Kluever | Redfern | Wison |
| Dunton | Korn | Reichardt | Winkelman |
| Edgington | Lawlor | Renda | Wolcott |

The nays were, 2:
Jackson of Radl
Black Hawk
Absent or not voting, 32:

| Bremmer | Fisher of | Maley | Rasmussen |
| :--- | :--- | :--- | :--- |
| Burke | Greene | Maule | Rickert |
| Carnahan | Fullmer | Mayberry | Steffen |
| Conway | Hageman | McNamara | Uban |
| Detje | Hausheer | Miller of | Webster |
| Doderer | Hutchins | Buena Vista | Wright |
| Felger | Kempter | Osian | Mr. Speaker |
| Fischer of | Kennedy | Oxley | ORith of |
| Grundy | Kynch | Quinn | O'Brien) |

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 exempting certain employees from participation in the Iowa public employees retirement system, was taken up for consideration.

Distelhorst 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?" (H. F. 587)
The ayes were, 96 :

| Anderson | Gallagher | Meacham | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Melrose | Rider |
| Baringer | Gaudineer | Millen | Robinson |
| Bogenrief | Gillette of | Miller of | Roe |
| Boot | Story | Des Moines | Scherle of |
| Brentbach | Glanton | Miller of | Fremont-Mills |
| Brinck | Gleason | Page | Scott |
| Busch | Glenn | Morgan | Seibert |
| Busing | Graham | Mueller | Shannahan |
| Caffrey | Grassley | Murphy | Shirley of |
| Clapsaddle | Gregerson | Nagle | Dallas |
| Cochran | Hanson | Nelson | Smith of |
| Coffman | Harrington | Nielsen of | Linn |
| Cohen | Hausheer | Emmet-PaloAlto Stevenson |  |
| Craig | Holmes | Nielsen of | Stokes |
| Crosier | Houston | Shelby | Strothman |
| Denato | Hullinger | Oehlsen | Stueland |
| Den Herder | Jackson of | O'Malley | Tieden |
| Distelhorst | Black Hawk | Palmer | Utzig |
| Doderer | Jackson of | Patton | Varney |
| Dougherty | Clinton | Quinn | Webster |
| Doyle | Keleher | Radl | Wengert |
| Duffy | Kluever | Rasmussen | Whisler |
| Dunton | Korn | Redfern | Wilson |
| Edgington | Lawlor | Reichardt | Winkelman |
| Foster | Loss | Renda | Wolcott |
| Fullmer | Madden |  |  |

The nays were, 1:
Uban
Absent or not voting, 27:

Bailey
Bremmer
Burke
Carnahan
Conway
Detje
Felger
Fischer of
Grundy

Fisher of
Greene Gillette of Clay-Dickinson Hageman Hutchins Kempter Kennedy

Lynch
Mahan
Maley
Maule
Mayberry
McNamara
Miller of Buena Vista

Ossian
Oxley Rickert Steffen
Wright
Mr. Speaker
(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 351, a bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions, 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?" (H. F. 351)
The ayes were, 94 :

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Clapsaddle
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Foster
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kluever
Korn
Lawlor
Loss

The nays were, 1:
Grassley
Absent or not voting, 29:

| Bogenrief | Fisher of <br> Greene |
| :--- | :--- |
| Burke | Glanton |
| Carnahan | Graham |
| Cochran | Conway |

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

Speaker pro tempore Miller in the chair.
House File 423, a bill for an act to repeal chapter seven hundred thirty (730), Code 1962, relating to desecration of Decoration Day, with report of committee recommending passage, was taken up for consideration.

Distelhorst 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?" (H. F. 423)
The ayes were, 90 :

| Baringer | Gaudineer <br> Gillette of | Lynch <br> Badden | Scherle of <br> Frememont-Mills |
| :--- | :--- | :--- | :--- |
| Boot | Clief | Gilay-Dickinson | Melrose |

The nays were, 6:

| Anderson | Foster <br> Baker | Morgan | Radl |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 28: |  | Winkelman |  |
| Bailey | Fischer of | Mahan |  |
| Burke | Grundy | Maley | Ossian |
| Carnahan | Fisher of | Maule | Oxley |
| Cochran | Greene | Mayberry | Palmer |
| Conway | Glanton | McNamara | Rickert |
| Dejte | Hanson | Meacham | Steffen |
| Felger | Hutchins | Miller of | Wolcott |
|  | Kennedy | Buena Vista | Wright |

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

House File 467, a bill for an act relating to mobile homes, with report of committee recommending passage, was taken up for consideration.

Gillette 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?" (H. F. 467)
The ayes were, 89:

| Anderson <br> Bailey <br> Baker | Gaudineer <br> Baringer <br> Gillette of <br> Clay-Dickinson |
| :--- | :--- |
| Bogenrief | Gillette of |
| Boot | Story |
| Breitbach | Gleason |
| Brinck | Glenn |
| Busing | Graham |
| Caffrey | Gregerson |
| Clapsaddle | Hanson |
| Cochran | Harrington |
| Coffman | Hausheer |
| Cohen | Holmes |
| Craig | Houston |
| Crosier | Hullinger |
| Denato | Jackson of |
| Den Herder | Black Hawk |
| Distelhorst | Jackson of |
| Doderer | Clinton |
| Dougherty | Keleher |
| Doyle | Kempter |
| Duffy | Korn |
| Dunton | Lawlor |
| Fullmer | Loss |
| Gannon | Lynch |
|  | Madden |

The nays were, 5:
Foster Hageman
Grassley
Absent or not voting, 30:

Bremmer
Burke
Busch
Carnahan
Conway
Detje
Edgington
Felger

Fischer of
Grundy
Fisher of
Greene
Gallagher
Glanton
Hutchins
Kennedy
Mahan

| Melrose | Scott |
| :--- | :--- |
| Millen | Seibert |
| Miller of | Shannahan |
| Page | Shirley of |
| Mueller | Dallas |
| Murphy | Smith of |
| Nelson | Linn |
| Nielsen of | Smith of |
| Emmet-Palo Alto | O'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Strothman |
| O'Malley | Stueland |
| Patton | Tieden |
| Quinn | Uban |
| Radl | Utzig |
| Rasmussen | Varney |
| Redfern | Webster |
| Renda | Wengert |
| Resnick | Whisler |
| Rider | Winkelman |
| Robinson | Wolcott |
| Roe | Mr. Speaker |
| Scherle of | protem |
| Fremont-Mills |  |

Kluever Palmer

| Maley | Nagle |
| :--- | :--- |
| Maule | Ossian |
| Mayberry | Oxley |
| McNamara | Reichardt |
| Meacham | Rickert |
| Miller of | Steffen |
| Buena Vista | Wilson |
| Morgan | Wright |

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

House File 591, a bill for an act relating to gasoline receptacles, was taken up for consideration.

Shirley 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?".(H. F. 591)

The ayes were, 89:

Anderson
Bailey
Baker
Baringer
Bogenrief
Breitbach
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Fullmer
Gannon
Gaudineer

Gillette of Madden
Clay-Dickinson
Gillette of Story
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kluever
Korn
Lawlor
Loss
Melrose
Miller of Page
Mueller
Murphy
Nelson
Nielsen of
Nielsen of
Shelby
Oehlsen
O'Malley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rider
Robinson
Roe

The nays were, none.
Absent or not voting, 35 :

Boot
Bremmer
Burke
Carnahan
Conway
Craig:
Crosier
Detje
Felger

Fischer of Grundy
Fisher of Greene Foster Gallagher
Glanton
Gleason
Hutchins
Kennedy

Emmet-Palo Alto Smith of

Scherle of Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
O'Brien
Stevenson
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
WinkeIman
Wolcott
Mr. Speaker protem

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

Senate File 39, a bill for an act relating to reports by special fuel dealers or users to the state treasurer's office, with report of committee recommending passage, was taken up for consideration.

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?" (S. F. 39)
The ayes were, 91 :

| Anderson | Baringer <br> Bailey | Bogenrief | Breitbach <br> Brinck |
| :--- | :--- | :--- | :--- |
| Baker | Boot | Busch | Busing |
|  |  | Caffrey |  |
| Clapsaddle |  |  |  |


| Cochran | Hanson | Nagle | Shirley of |
| :--- | :--- | :--- | :--- |
| Cofman | Hausheer | Nellson | Dallas |
| Craig | Holmes | Nielsen of | Smith of |
| Denato | Houston | Emmet-PaloAlto | Linn |
| Den Herder | Hullinger | Nielsen of | Smith of |
| Distelhorst | Jackson of | Shelby | O'Brien |
| Doderer | Black Hawk | Oehlsen | Stevenson |
| Dougherty | Jackson of | O'Malley | Stokes |
| Doyle | Clinton | Palmer | Strothman |
| Dunton | Keleher | Patton | Stueland |
| Foster | Kempter | Quinn | Tieden |
| Fullmer | Kluever | Radl | Uban |
| Gallagher | Korn | Rasmussen | Utzig |
| Gaudineer | Lawlor | Redfern | Varney |
| Gillette of | Loss | Renda | Webster |
| Clay-Dickinson | Lynch | Resnick | Wengert |
| Gleason | Madden | Rider | Whisler |
| Glenn | Merrose | Robinson | Wison |
| Graham | Mrillen | Roe | Wiskelman |
| Gregley | Morgan | Scott | Wolcott |
| Gregon | Mueller | Seibert | Mr. Speaker |
| Hageman | Murphy | Shannahan | protem |

The nays were, none.
Absent or not voting, 33:

Bremmer
Burke
Carnahan
Cohen
Conway
Crosier
Detje
Duffy
Edgington Felger

Fischer of
Grundy
Fisher of
Greene
Gannon
Gillette of Story
Glanton
Harrington
Hutchins

Kennedy
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Miller of
Buena Vista

Miller of Page<br>Ossian<br>Oxley<br>Reichardt<br>Rickert<br>Scherle of<br>Fremont-Mills<br>Steffen<br>Wright

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

House File 419, a bill for an act relating to taxes in support of the Iowa public employees' retirement system, with report of committee recommending passage, was taken up for consideration.

Jackson 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?" (H. F. 419)

## The ayes were, 94 :

| Anderson | Busch <br> Busing |
| :--- | :--- |
| Bailey | Caffrey |
| Baker | Baringer |
| Bogenrief | Clapsaddle |
| Boot | Cochran |
| Breitbach | Coffman |
| Brinck | Cohen |
|  | Craig |

Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy

Dunton
Edgington
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson

Gillette of
Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton

| Keleher | Oehlsen |
| :--- | :--- |
| Kempter | O'Malley |
| Kluever | Palmer |
| Korn | Quinn |
| Lawlor | Radl |
| Loss | Rasmussen |
| Lynch | Redfern |
| Madden | Reichardt |
| Melrose | Renda |
| Millen | Resnick |
| Morgan | Rider |
| Murphy | Robinson |
| Nagle | Roe |
| Nelson | Scott |
| Nielsen of | Seibert |
| Emmet-PaloAlto |  |
| Nielsen of | Shannahan |
| Shelby | Shirley of |
| Dallas |  |

Smith of Linn
Stevenson
Stokes
Stueland Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Mr. Speaker pro tem

The nays were, none.
Absent or not voting, 30:

| Bremmer | Gannon <br> Glanton | Meacham <br> Miller of | Rickert <br> Surke |
| :--- | :--- | :--- | :--- |
| Carke |  |  |  |

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 423 passed the House. Grassley of Butler.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 47, 75, 98, 289, 342 and 575.

> Alfred P. Breitrach, Sr., Chairman House Committee. GILbert E. Klefstad, Chairman Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announecd that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 47, 75, 98, 289, 342 and 575.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 9th day of April, 1965, sent to the Governor for his approval: House Files 47, 75, 98, 289, 342 and 575.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 8, 1965, he signed the following bills: House Files 5, 21, 343,349 and 350.

## REPORT OF COMMITTEE

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 215, a bill for an act relating to investment of funds 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 do pass.
at Meacham, Chairman.
Report adopted.

## AMENDMENTS FILED

 limit in vehicles on the public streets or highways."O'Malley of Polk.

1. Amend Senate File 76 by striking the period in line six (6) and inserting in lieu thereof the following:
", except that a passenger shall not be considered as aiding and abetting. Motor vehicle speed contest or exhibition of speed are defined as one or more persons competing in speed in excess of the applicable speed

Amend Senate File 388 by striking section one (1) and inserting in lieu thereof the following: "Section three hundred twenty-one point one (321.1), Code 1962, is hereby amended by striking from lines fifteen (15), sixteen (16) and seventeen (17) of subsection sixteen (16) the words 'of agricultural operations or dealers and distributors in delivering to, and supplying such owners' and inserting in lieu thereof the following: 'and farm tenants of agricultural operations in conjunction with their farming operation and incidentally operated or moved over the highways'."

## Kluever of Cass.

On motion by Loss of Kossuth, the House adjourned until $10: 00$ a.m., Monday, April 12, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, April 12, 1965.

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

Prayer was offered by the Reverend John Gallager, pastor of the Nativity Church, Dubuque, Iowa.

The Journal of Friday, April 9, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Millen of Jefferson-Van Buren on request of Miller of Des Moines; Maley of Polk on request of O'Malley of Polk; Rickert of Louisa-Muscatine on request of Conway of Louisa-Muscatine.

## PRESENTATION OF VISITORS

Strothman of Henry presented to the House two students from the Mount Pleasant Community School, Jane and Susan Thuma, the granddaughters of Redfern of Lee.

Edgington of Franklin presented to the House two students from the University of Iowa, Jay Hamilton and David Beed.

Maule of Monona presented to the House two students from the University of Iowa, JoAnn Chmura and Darrell Netherton.

## PETITIONS

The following petitions were presented and placed on file:
By Rasmussen of Polk, from six residents of Polk County favoring the driver education bill.

By Gleason of Humboldt-Pocahontas, from three residents of Rolfe favoring the license plates of citizen band operators having their call letters.

By the following Representatives, favoring Senate Concurrent Resolution 14, petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the constitution of the United States to provide that the membership of one house of the state legislature may be apportioned on factors other than population :

Fisher of Greene, from one thousand four hundred forty-two residents of Greene County.
Winkelman of Calhoun, from eight hundred ninety-three residents of Calhoun County.

Dougherty of Lucas-Monroe, from sixty-one residents of Monroe County.

Stueland of Hancock, from five•residents of Hancock County.
Quinn of Washington, from eight hundred twenty-six residents of Washington County.
Anderson of Ringgold-Taylor, from nine hundred seventy-six residents of Ringgold County and one thousand one hundred twentyone residents of Taylor County.
Tieden of Clayton, from four thousand five hundred fifty-three residents of Clayton County.
Whisler of Appanoose, from four hundred fifty-nine residents of Appanoose County.
Wolcott of Cerro Gordo, from two hundred residents of Cerro Gordo County.

Miller of Buena Vista, from one thousand five hundred sixty-three residents of Buena Vista County.
Gallagher of Black Hawk, from one thousand two hundred fifty residents of Black Hawk County.
Gleason of Humboldt-Pocahontas, from seven hundred fifty-four residents of Pocahontas County.
Ossian of Adams-Montgomery, from one thousand four hundred residents of Montgomery County.
Den Herder of Sioux, from one thousand twenty-nine residents of Sioux County.
Busch of Bremer, from one thousand one residents of Bremer County.
Patton of Delaware, from one thousand one hundred five residents of Delaware County.
Scherle of Fremont-Mills, from three hundred seventy-three residents of Fremont County and from three hundred ninety-seven residents of Mills County.

Hullinger of Decatur-Wayne, from three hundred ninety-three residents of Decatur County.
Hanson of Lyon-Osceola, from one hundred eighteen residents of Osceola County.

Robinson of Audubon-Guthrie, from seven hundred ninety-three residents of Audubon and Guthrie Counties.

Nielsen of Shelby, from one thousand two hundred ninety-three residents of Shelby County.
Mahan of Johnson, from one thousand four hundred thirty-nine residents of Johnson County.
Smith of O'Brien, from seven hundred seventy-three residents of O'Brien County.
Madden of Clarke-Union, from seven hundred one residents of Union County.
Detje of Tama, from one thousand three residents of Tama County.
Baringer of Fayette, from three thousand four hundred sixteen residents of Fayette County.
Glenn of Wapello, from one hundred twenty residents of Wapello County.

Breitbach and Utzig of Dubuque, from six hundred thirty-four residents of Dubuque County.
Meacham of Poweshiek, from nine hundred fifteen residents of Poweshiek County.

By Palmer of Polk, from eighteen residents of Polk County favoring House Files 213 and 390.

By Fisher of Greene, from fourteen residents of Greene County opposing all bills allowing parimutuel betting.

By Palmer of Polk, from nineteen residents of Polk County opposing Senate File 275 and House File 283.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 215, under Rule 35.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43 : House Files 191, 374 and 506.

## MESSAGES FROM 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 538, a bill for an act to raise the maximum benefits payable under workmen's compensation.

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

Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses.

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

Senate File 261, a bill for an act to define a lottery.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 341, a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.

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

House File 288, a bill for an act relating to municipal and county participation in area television translator systems.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 445, a bill for an act relating to hotels, restaurants, and food establishments.

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

House Concurrent Resolution 23, regarding the construction of a dam near Ames, now pending before the United States Board of Rivers and Harbors.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 584, a bill for an act to grant the state commerce commission the power to authorize examiners to hold hearings on matters coming before the commission and to permit such examiners to administer oaths and take affirmations, 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?" (H. F. 584)

The ayes were, 105:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene

Foster Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch

| Madden | Rasmussen |
| :--- | :--- |
| Mahan | Redfern |
| Maule | Renda |
| Mayberry | Resnick |
| McNamara | Robinson |
| Meacham | Roe |
| Melrose | Scherle of |
| Miller of | Fremont-Mills |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shannahan |
| Miller of | Shirley of |
| Marge | Dallas |
| Murgan | Smithof |
| Mueller | Linn |
| Marphy | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-PaloAlto Strothman |  |
| Nielsen of | Stueland |
| Shellby | Tieden |
| Oehlsen | Varney |
| O'Malley | Webster |
| Ossian | Wengert |
| Oxley | Whisler |
| Palmer | Winkelman |
| Quinn | Wolcott |
| Radl | Mr. Speaker |
|  |  |

The nays were, 1:
Kluever
Absent or not voting, 18:

Burke
Cohen
Conway
Doderer
Fischer of
Grundy

Gillette of
Clay-Dickinson
Hausheer
Jackson of
Clinton

Maley
Millen
Patton
Reichardt Rickert

Rider
Uban
Utzig
Wilson
Wright

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

Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways, was taken up for consideration.

Dunton of Keokuk asked and received unanimous consent to withdraw the committee amendment.

O'Malley of Polk offered the following amendment filed by him and moved its adoption:

1. Amend Senate File 76 by striking the period in line six (6) and inserting in lieu thereof the following:
", except that a passenger shall not be considered as aiding and abetting. Motor vehicle speed contest or exhibition of speed are defined as one or
more persons competing in speed in excess of the applicable speed limit in vehicles on the public streets or highways."

The amendment was adopted.
O'Malley 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?" (S. F. 76)
The ayes were, 99:

| Anderson | Fullmer | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Mahan | Resnick |
| Baker | Gaudineer | Maule | Robinson |
| Baringer | Gillette of | Mayberry | Roe |
| Bogenrief | Story | Meacham | Scherle of |
| Boot | Glanton | Melrose | Fremont-Mills |
| Breitbach | Gleason | Miller of | Scott |
| Bremmer | Glenn | Des Moines | Seibert |
| Brinck | Graham | Miller of | Shannahan |
| Busch | Grassley | Page | Shirley of |
| Busing | Gregerson | Morgan | Dallas |
| Carnahan | Hageman | Mueller | Smith of |
| Clapsaddle | Hanson | Murphy | Linn |
| Cochran | Harrington | Nagle | Smith of |
| Coffman | Holmes | Nelson | O'Brien |
| Cohen | Houston | Nielsen of | Stevenson |
| Craig | Hullinger | Emmet-PaloAlto Stokes |  |
| Crosier | Hutchins | Nielsen of | Strothman |
| Detje | Jackson of | Shelby | Stueland |
| Distelhorst | Black Hawk | Oehlsen | Tieden |
| Dougherty | Keleher | O'Malley | Varney |
| Doyle | Kempter | Ossian | Webster |
| Duffy | Kennedy | Oxley | Wengert |
| Dunton | Kluever | Palmer | Whisler |
| Edgington | Korn | Radl | Winkelman |
| Felger | Lawlor | Rasmussen | Wolcott |
| Fisher of | Loss | Redfern | Mr. Speaker |
| Greene | Lynch |  |  |

The nays were, none.
Absent or not voting, 25:

| Burke | Foster | Maley | Reichardt |
| :--- | :--- | :--- | :--- |
| Caffrey | Gannon | McNamara | Rickert |
| Conway | Gillette of | McNam | Millen |
| Denato | Clay-Dickinson | Miller of | Uban |
| Den Herder | Hausheer | Buena Vista | Ubzig |
| Doderer | Jackson of | Patton | Wilson |
| Fischer of | Clinton | Quinn | Wright |

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

SENATE FILE 415 SUBSTITUTED FOR HOUSE FILE 438
Anderson of Ringgold-Taylor asked and received unanimous consent to substitute Senate File 415 for House File 438.

Anderson of Ringgold-Taylor asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 415, a bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.

Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 415)
The ayes were, 103:
Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Slary
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor

| Loss | Renda |
| :--- | :--- |
| Lynch | Resnick |
| Madden | Rider |
| Mahan | Robinson |
| Maule | Roe |
| Mayberry | Scherle of |
| McNamara | Fremont-Mills |
| Meacham | Scott |
| Melrose | Seibert |
| Miller of | Shanahan |
| Page | Shirley of |
| Mueller | Daillas |
| Murphy | Smith of |
| Nagle | Linn |
| Nellon | Smith of |
| Nielsen of | O'Brien |
| Emmet-PaloAlto | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| O'Malley | Tieden |
| Ossian | Varney |
| Oxley | Webster |
| Palmer | Wengert |
| Quinn | Whisler |
| Rasmussen | Winkelman |
| Redfern | Wolcott |
| Reichardt | Mr.Speaker |
|  |  |

The nays were, none.
Absent or not voting, 21:

Burke
Caffrey
Conway
Craig
Den Herder
Doderer

Fischer of Grundy
Hausheer
Jackson of Black Hawk
Maley
Millen

| Miller of <br> Buena | Radl <br> Rista |
| :--- | :--- |
| Miller of | Uban |
| Des Moines | Utzig |
| Morgan | Wilson |
| Patton | Wright |

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

## HOUSE FILE 438 WITHDRAWN

Anderson of Ringgold-Taylor asked and received unanimous consent to withdraw House File 438 from further consideration by the House.

Roe of Allamakee asked and received unanimous consent for the immediate consideration of Senate File 41, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, relating to attendance fees for summer school programs.

Roe 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?" (S. F. 41)
The ayes were, 98:

| Anderson | Felger | Kluever | Quinn |
| :--- | :--- | :--- | :--- |
| Bailey | Fisher of | Korn | Redfern |
| Baker | Greene | Lawlor | Reichardt |
| Baringer | Foster | Loss | Renda |
| Bogenrief | Fullmer | Madden | Resnick |
| Boot | Gallagher | Mahan | Rider |
| Breitbach | Gannon | Maule | Robinson |
| Bremmer | Gaudineer | Mayberry | Roe |
| Brinck | Gillette of | McNamara | Scherle of |
| Busch | Clay-Dickinson | Meacham | Fremont-Mills |
| Busing | Glanton | Melrose | Scott |
| Carnahan | Glenn | Miller of | Seibert |
| Clapsaddle | Graham | Buena Vista | Shirley of |
| Cochran | Grassley | Miller of | Dallas |
| Coffman | Gregerson | Page | Stevenson |
| Cohen | Hageman | Murphy | Stokes |
| Craig | Hanson | Nagle | Strothman |
| Crosier | Harrington | Nelson | Stueland |
| Denato | Holmes | Nielsen of | Tieden |
| Detje | Houston | Emmet-PaloAlto Uban |  |
| Distelhorst | Hullinger | Nielsen of | Varney |
| Doderer | Hutchins | Shelby | Webster |
| Dougherty | Jackson of | Oehlsen | Whisler |
| Doyle | Clinton | O'Malley | Winkelman |
| Duffy | Keleher | Ossian | Wolcott |
| Dunton | Kempter | Oxley | Mr. Speaker |
| Edgington | Kennedy | Palmer |  |

The nays were, 4:
Gillette of
Story
Absent or not voting, 22:

| Burke | Den Herder <br> Caffrey <br> Conway | Fischer of <br> Grundy | Gleason |
| :--- | :--- | :--- | :--- |
| Hausheer | Jackson of <br> Black Hawk |  |  |
| Lynch |  |  |  |


| Maley | Morgan | Rickert | Utzig |
| :--- | :--- | :--- | :--- |
| Millen | Patton | Shannahan | Wilson |
| Miller of | Radl | Smith of | Wright |
| Des Moines | Rasmussen | O'Brien |  |

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

House File 523, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control, with report of committee recommending passage, was taken up for consideration.

Oehlsen 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?" (H. F. 523)
The ayes were, 105:

| Anderson | Gallagher | Mayberry | Renda |
| :---: | :---: | :---: | :---: |
| Baker | Gannon | McNamara | Resnick |
| Baringer | Gaudineer | Meacham | Rider |
| Bogenrief | Gillette of | Melrose | Robinson |
| Boot | Clay-Dickinson | Miller of | Roe |
| Breitbach | Gillette of | Buena Vista | Scherle of |
| Bremmer | Story | Miller of | Fremont-Mills |
| Brinck | Glanton | Des Moines | Scott |
| Busch | Glenn | Miller of | Seibert |
| Busing | Graham | Page | Shannahan |
| Carnahan | Grassley | Morgan | Shirley of |
| Clapsaddle | Gregerson | Mueller | Dallas |
| Coffman | Hageman | Murphy | Smith of |
| Cohen | Hanson | Nagle | Linn |
| Craig | Harrington | Nelson | Smith of |
| Crosier | Holmes | Nielsen of | O'Brien |
| Denato | Houston | Emmet-Palo Alto | Stevenson |
| Detje | Hullinger | Nielsen of | Stokes |
| Distelhorst | Hutchins | Shelby | Strothman |
| Doderer | Jackson of | Oehlsen | Stueland |
| Dougherty | Clinton | O'Malley | Tieden |
| Doyle | Keleher | Ossian | Uban |
| Duffy | Kempter | Oxley | Varney |
| Dunton | Kluever | Palmer | Webster |
| Edgington | Korn | Quinn | Wengert |
| Felger | Lawlor | Radl | Whisler |
| Fisher of | Loss | Rasmussen | Winkelman |
| Greene | Madden | Redfern | Wolcott |
| Foster | Mahan | Reichardt | Mr. Speaker |
| Fullmer | Maule |  |  |

The nays were, none.
Absent or not voting, 19:

Bailey
Burke
Caffrey
Cochran
Conway
Den Herder

Fischer of Grundy
Gleason
Hausheer
Jackson of Black Hawk

Kennedy
Lynch
Maley
Millen
Patton
Rickert
Utzig
Wilson
Wright

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

House File 550, a bill for an act concerning retirement benefits for public employees reaching the age of seventy-two (72) years, with report of committee recommending passage, was taken up for consideration.

Mahan 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?" (H. F. 550)
The ayes were, 102:

Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Foster

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden

| Mahan | Renda |
| :--- | :--- |
| Maule | Resnick |
| Mayberry | Rider |

McNamara Robinson

Meacham Roe
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nielsen of
Emmet-Palo Alto Strothman
Oehlsen Stueland
O'Malley Tieden
Ossian Uban
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Reichardt
The nays were, none.
Absent or not voting, 22:
Anderson Fischer of
Bailey
Burke
Conway
Distelhorst
Edgington Grundy
Gleason
Hausheer
Hutchins
Jackson of Black Hawk

Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Mr. Speaker
Renda
Resnick
Rider

Scherle of
Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of
Linn
Smith of
o'Brien
Stevenson
Stokes

Redfern
Rickert
Shannahan
Utzig
Wilson
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 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities, with report of committee recommending amendment and passage, was taken up for consideration.

Resnick of Scott offered the following committee amendment and moved its adoption:

Amend House File 345 as follows:

1. By striking lines nine (9) and ten (10) of section one (1) and inserting in lieu thereof the following:
"and facilities through which a public water supply is obtained, treated and sold or distributed for human consumption or household use."
2. By striking from lines fifteen (15) and sixteen (16) of section one (1) the words ", including sewage and industrial wastes," and inserting in lieu thereof the words "from public sewer systems".
3. By striking from line two (2) of section five (5) the words "ex officio".
4. By striksing from lines five (5) and six (6) of section fourteen (14) the words "All such fees shall be deposited in the general fund." and inserting in lieu thereof the following:
"All fees collected by the state department of health under this Act shall be deposited in a special fund of the state treasury, to be used by the state department of health in administering this Act."

Gannon of Jasper offered the following amendment to the committee amendment and moved its adoption:

Amend House File 345 as follows:
Amend the amendment of March 19, 1965, filed by the public health committee by striking all of lines 15 through 18 and inserting in lieu thereof the following:
"All such fees collected shall be remitted to the treasurer of state, who shall hold such moneys in a special fund to be known as the 'water supply certification fund', to be used by the board to administer and enforce the provisions of this Act. Such fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the chairman of the board and attested by the secretary of the board for expenditures necessary to administer and enforce the provisions of this Act. If such fund becomes exhausted, such expenditures shall be certified in writing by the chairman of the board and attested by the secretary of the board to the state treasurer, who shall authorize the state comptroller to draw warrants on the general fund for the amount such expenditures are in excess; of moneys in such fund. Any remainder in such fund at the end of each fiscal year shall be paid into the general fund of the state."

The amendment to the amendment was adopted.
Resnick of Scott moved the adoption of the committee amendment as amended.

Tre amendment as amended was adopted.

Doyle of Woodbury offered the following amendment, filed by Doyle, et al., and moved its adoption :

Amend House File 345, section seventeen (17), by striking from lines seven (7), eight (8) and nine (9) the following: "not less than one hundred (100) dollars nor more than five hundred (500) dollars, or be imprisoned in the county jail for not more than six (6) months," and inserting in lieu thereof the following: "not exceeding one hundred (100) dollars, or be imprisoned in the county jail for not more than thirty (30) days,".

The amendment was adopted.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of House File 345.
Denato of Polk offered the following amendment, filed by Duffy and Denato, and moved its adoption:

Amend House File 345 as follows:

1. By inserting in line four (4) of section seventeen (17) after the word "thereunder" the following: "after written notice thereof by the commissioner".
2. By inserting in line five (5) of section seventeen (17) after the word "in", the word "such".
3. By striking in line ten (10) of section seventeen (17) all after the period.
4. By striking all of lines eleven (11) and twelve (12) of section seventeen (17) and inserting in lieu thereof the following:
"It shall be the duty of the appropriate county attorney to secure injunctions of continuing violations of any provisions of this Act or the rules and regulations adopted thereunder."

The amendment was adopted.
Gannon 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?" (H. F. 345)
The ayes were, 74:

Bailey
Baker
Boot
Bremmer
Caffrey
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder

Detje
Distelhorst
Doderer Doyle Duffy Felger Foster Fullmer Gallagher Gannon Gaudineer

| Gillette of <br> Clay-Dickinson | Keleher <br> Kluever |
| :--- | :--- |
| Gillette of | Korn |
| Glanton | Lawlor |
| Glenn | Loss |
| Gregerson | Lynch |
| Hageman | Mahan |
| Hanson | Maule |
| Hullinger | Meacham |
| Jackson of | Melrose |
| Miller of |  | Jackson of Miller of Buena Vista


| Miller of | Des Moines |
| :--- | :--- | | Rasmussen |
| :--- |
| Reichardt |

Shirley of
Dallas
Smith of Linn Stokes
Strothman
Tieden
Uban

Utzig
Varney
Webster
Wengert
Whisler
Wilson.
Wright
Mr. Speaker

The nays were, 37:
Anderson
Baringer
Bogenrief
Breitbach
Brinck
Busch
Carnahan
Clapsaddle
Conway
Dougherty
Edgington
Fischer of Grundy
Fisher of Greene
Gleason
Graham
Grassley
Harrington
Holmes
Kempter
Kennedy
Absent or not voting, 13:

| Burke | Houston | Maley | Rider |
| :--- | :--- | :--- | :--- |
| Busing | Hutchins | Mayberry | Scherle of |
| Dunton | Jackson of | Millen | Fremont-Mills |
| Hausheer | Clinton | Rickert |  |

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

House File 599, a bill for an act relating to the eradication of hog cholera, was taken up for consideration.

Ossian of Adams-Montgomery offered the following amendment and moved its adoption:

Amend House File 599 by striking the period in line 8 of section 3 and adding the following: ", however the provisions of this section shall apply only to swine vaccinated for the prevention of hog cholera by a method and with a vaccine approved by the United States Department of Agriculture."

The amendment lost.
Mueller of Winnebago-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?" (H. F. 599)
The ayes were, 108:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot

Breitbach
Brinck
Busch
Busing Caffrey Carnahan

Cochran
Coffman
Cohen
Conway
Craig
Crosier

Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty

Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer

Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kennedy
Kluever
Korn
Lawlor
Lynch
Madden
Mahan
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan

| Mueller | Scott |
| :--- | :--- |
| Murphy | Seibert |
| Nagle | Shannahan |
| Nelson | Shirley of |
| Nielsen of | Dallas |
| Emmet-Palo Alto | Smith of |
| Nielsen of | Linn |
| Shelly | Smith of |
| Oehlsen | O'Brien |
| OMMalley | Stevenson |
| Oxley | Stokes |
| Palmer | Strothman |
| Quinn | Stueland |
| Rad | Tieden |
| Rasmussen | Uban |
| Redfern | Utzig |
| Reichardt | Varney |
| Renda | Webster |
| Resnick | Wilson |
| Rider | Winkelman |
| Robinson | Wolcott |
| Roe | Wright |
| Scherle of | Mr. Speaker |
| Fremont-Mills |  |

The nays were, none.
Absent or not voting, 16:

| Bremmer | Fullmer | Maley | Patton |
| :--- | :--- | :--- | :--- |
| Burke | Jackson of | Millen | Rickert |
| Clapsaddle | Clinton | Miller of | Wengert |
| Fischer of <br> Grundy | Kempter | Page | Whisler |

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

Senate File 49, a bill for an act relating to various amendments to the probate code, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright offered the following amendment filed by him and moved its adoption :

Amend Senate File 49 by striking lines 4 through 16 of section 17 thereof, and substituting therefor the following: .
"Sec. 237. Presumption that surviving spouse elects to take under will. Where a voluntary election to take or refuse to take under a will has not been filed by a surviving spouse within two (2) months of the date of the second publication of notice of admission of the will to probate, and the surviving spouse is not the executor of such will, it shall be the duty of the executor to cause to be served a written notice upon the surviving spouse in the manner directed by the court, advising the surviving spouse that the will of such decedent has been admitted to probate, stating the name of the court where the will was admitted and the date when the will was admitted to probate, and notifying such spouse that unless within four (4) months after service of such notice, he files an election in writing with the clerk of such court refusing to take under the provisions of such
will, such surviving spouse shall take under the provisions of the will; provided that if the surviving spouse files his election to take under the will at any time the requirements of this section for serving notice are hereby waived; provided, further, that if within the before described period of four (4) months an affidavit is filed setting forth that such surviving spouse is incapable to make such election, the court shall determine whether there shall be an election to take against the will in accordance with section two hundred thirty-eight (238) ; provided further, that the court on application may, prior to the expiration of such period of four (4) months, for cause shown, enter an order extending the time for making such election. If such surviving spouse shall be an executor of the will and fails, within six (6) months after the date of the second publication of notice of admission of the will to probate, to file with the clerk of the court an election to refuse to take under the provisions of the will of the deceased, it shall be conclusively presumed that such survivor consents to the provisions of the will and elects to take thereunder."

The amendment was adopted.
Kempter of Jackson offered the following amendment and moved its adoption :

Amend Senate File 49 as follows:

1. By striking all of section twenty (20).
2. By renumbering the remaining sections.

The amendment lost.
Jackson of Clinton offered the following amendment filed by him:
As a corrective amendment to the Jackson of Clinton amendment, filed on March 8, 1965, amend Senate File 49 as follows:

1. Amend section twenty-two (22), line seventeen (17), by striking the words "six months" and inserting in lieu thereof the words "one year".
2. Amend section twenty-three (23), line twenty-seven (27), by striking the words "six months" and inserting in lieu thereof the words "one year".

Jackson of Clinton offered the following amendment to his amendment and moved its adoption:

Amend the Jackson amendment to Senate File 49 as follows:

1. Section 1, line 2, strike "seventeen (17)" and insert in lieu thereof "thirteen (13), and line thirty-three (33),".
2. Section 2, line 5, after "(27)," insert "and line eleven (11),".

The amendment to the amendment was adopted.
Jackson of Clinton moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Gaudineer of Polk offered the following committee amendment and moved its adoption:

Amend Senate File 49 as follows:

1. By adding a new section following section forty (40) as follows:
"Section four hundred fifteen (415) of chapter three hundred twenty-six
(326), Acts of the Sixtieth General Assembly, is amended by striking the first two paragraphs thereof and substituting in lieu thereof the following:
'Any action pending against the decedent at the time of his death that survives, shall also be considered a claim filed against the estate if notice of substitution is served upon the personal representative as defendant within the time provided for filing claims in section four hundred ten (410). A copy of the proof of service of notice of such proceedings shall be filed in the probate proceedings but shall not be jurisdictional.

A separate action based on a debt or other liability of the decedent may be commenced against a personal representative of the decedent in lieu of filing a claim in the estate. Such an action shall be commenced by serving an original notice on the personal representative within the time provided for filing claims in section four hundred ten (410) and such action shall also be considered a claim filed against the estate. Such action may be commenced only in a county wherein the venue would have been proper had the decedent survived and the action been commenced against him. A copy of the proof of service of notice shall be filed in the probate proceedings but shall not be jurisdictional."
2. By renumbering the remaining sections.

The amendment was adopted.
Gaudineer 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?" (S. F. 49)
The ayes were, 106:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Edgington Felger

Fischer of
Grundy
Fisher of
Greene
Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Holmes
Houston
Hullinger
Hutchins
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever

| Korn | Quinn |
| :--- | :--- |
| Lawlor | Rasmussen |
| Loss | Redfern |
| Lynch | Renda |
| Madden | Resnick |
| Mahan | Rider |
| Maule | Robinson |
| Mayberry | Roe |
| McNamara | Scherle of |
| Meacham | Fremont-Mills |
| Melrose | Scott |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | O'Brien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-PaloAlto Tieden |  |
| Nielsen of | Uban |
| Shelby | Varney |
| Oehlsen | Webster |
| O'Malley | Wengert |
| Ossian | Whisler |
| Oxley | Winkelman |
| Palmer | Wolcott |
| Patton | Mr. Speaker |

The nays were, 2:
Radl
Stueland

Absent or not voting, 16:

| Burke | Hausheer   <br> Conway Jackson of Miller of <br> Doderer Black Hawk Ruena Vista | Shannahan <br> Utzig |  |
| :--- | :--- | :--- | :--- |
| Fullmer | Maley | Rickert | Wilson |
| Harrington | Millen |  | Wright |

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

House File 18, a bill for an act relating to termination of contracts with school teachers, was taken up for consideration.

Bailey of Wright offered the following amendment filed by Bailey and Cochran:
Amend House File 18 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is hereby amended by inserting after the word "conference" in line eighty-four (84) the words "and for a written statement of specific reasons for considering termination".

Sec. 2. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is further amended by inserting after the first word "conference" in line eighty-seven (87) the words "and at the written request of the teacher a written statement of specific reasons for considering termination".

Lynch of Warren offered the amendment to the Bailey, et al. amendment, filed by Lynch and Madden and found on pages 772 and 773 of the Journal.
(Business pending at adjournment)

HOUSE RESOLUTION 6<br>By Wengert, Doyle, Keleher and Shannahan

Whereas, The Honorable James W. Burke is hospitalized in Iowa City, Iowa, as a result of a serious illness, and

Whereas, It is the earnest concern and hope of the House that our brother member will soon be completely restored to health; now therefore,

Be It Resolved by the House of Representatives, That in regular session on the 13th day of April, 1965, we convey to the Honorable James W. Burke our expression of good wishes for complete and speedy recovery.

Be It Further Resolved, That a certified copy of this resolution be sent to Representative Burke.

## 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. $201 \begin{gathered}\text { Relating to the taking of a special federal census. By Denato, } \\ \text { Bremmer, Doderer, et al. (Companion to S. F. 111) (Passed } \\ \text { Senate) }\end{gathered}$
H. F. 243 Relating to per diem received by members of the state soil
H. F. 274 Relating to motor vehicles. By Bogenrief, Wright and Houston.
H. F. 192 To permit county governments to regulate and license junk
dealers. By Distelhorst, Bremmer, Den Herder, et al. (Com-
panion to S. F. 123)
(Passed Senate)
H. F. 572 Committee Bill-To amend the law which presently permits the sale of cottontail rabbits and limit the sale to jack rabbits. By conservation and recreation committee.
H, F. 573 Committee Bill-To disregard other income and resources as may be needed to implement a plan for achieving selfsupport by a recipient of aid for the blind. By industrial and human relations committee.
H. F. 354 To pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions. By Redfern.
H. F. 597 Committee Bill-To eliminate statutory fees for court-appointed attorneys. By judiciary committee.
H. F. 332 Relating to court costs. By Grassley.
H. F. 613 Committee Bill-Relating to drugs and medicines. By public health committee.
H. F. 617 Committee Bill-Relating to bail. By judiciary committee.
S. F. 77 Relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court. By Klefstad, Floy, et al.
H. F. 492 Relating to political parties in special charter cities having a population of 25,000 or more. By Resnick.
H. F. 624 Committee Bill-Relating to obscenity and indecency. By judiciary committee.
S. F. 291 Committee Bill-To amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one paragraph to further delineate the "Specific powers" of the state conservation commission. By conservation and recreation committee.
H. F. 513 Relating to institutional roads. By Redfern, Edgington, Shirley of Dallas, et al.
H. F. 222 Relating to the appointment of a deputy collector by the county treasurer. By Anderson. (Companion to S. F. 253)
H. F. 251 Relating to secondary roads. By Distelhorst, Brinck, Busing, et al. (Companion to S. F. 224)
H. F. 262 Relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code. By Bogenrief, Caffrey, Denato, et al. (Companion to S. F. 162)
H. F. 409 To more specifically define the powers of cities in the building of plazas and malls. By Cochran, Clapsaddle, Mayberry, et al. (Companion to S. F. 472)
H. F. 627 Committee Bill-Relating to tire equipment on motor vehicles. By transportation committee.
S. F. 89 Relating to the probation period for police patrolmen appointed under civil service in certain cities. By Reppert, Denman, et al. (Companion to H. F. 103)
S. F. 50 Relating to the reporting by physicians, institutions, and others of certain physical abuse of children and the protection of children against further injury. By Burns, Ely and Nims. (Companion to H. F. 44)
S. F. 506 Committee Bill-Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. By judiciary committee.
al Meacham, Chairman, Steering Committee.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
S.J.R. 24 Committee Resolution-Relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts. By governmental affairs committee.
H. F. 541 Relating to primary elections, vacancies, precinct caucuses and county and state conventions. By Rasmussen.
H.F. 415 To change voting registration procedures and facilitate the procurement of absentee ballots. By Rasmussen, Brinck, et al. (Companion to S. F. 341)
H. F. 514 To provide for union security agreements and the establishment of a state mediation and conciliation commission. By Gaudineer, Caffrey, Uban, et al. (Companion to S. F. 492)
H. F. 184 Relating to conflicts of interest of municipal officials and employees. By Radl, Baringer, Boot, et al. (Companion to S. F. 105) (Passed Senate)
al Meacham, Chairman, Steering Committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 64, 66, 143 and 236 .

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 64, 66, 143 and 236.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1965, sent to the Governor for his approval: House Files 64, 66, 143 and 236.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate file 148, a bill for an act relating to the sale of real estate acquired by a county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 177, a bill for an act relating to memorial halls and monument usages, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.

## Also:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 491, a bill for an act relating to zoning of unincorporated areas within one mile of cities and 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.

Adrian Brinck, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred Senate File 244, a bill for an act relating to approval of electronic scales and approval by the department of agriculture, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Harold Mueller, Chairman.

Also :
Mr. Speaker: Your committee on agriculture to whom was referred House File 322, a bill for an act to establish requirements for producers of milk and cream 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 be indefinitely postponed.

Harold Mueller, Chairman.
Also:
Mr. Speaker: Your committee on agriculture to whom was referred House File 417, 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 do pass.

Harold Mueller, Chairman.

## Also:

Mr. Speaker: Your committee on agriculture to whom was referred Senate File 500, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia, begs leave to report the same back to the House with the recommendation that the same do pass.

Harold Mueller, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred Senate File 169, a bill for an act relating to the financing of school costs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.
Also :
Mr. Speaker: Your committee on education to whom was referred Senate File 313, a bill for an act providing for lease-purchase option of school 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.

Bruce E. Mahan, Chairman.
Also:
Mr. Speaker: Your committee on education to whom was referred House File 456, a bill for an act relating to the education of children of the Amish sect, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recomhas instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Bruce E. Mahan, Chairman.
Also :
Mr. Speaker: Your committee on education to whom was referred House File 548, a bill for an act relating to the state board of public instruc-
tion, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Bruce E. Mahan, Chairman.
Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 182, a bill for an act to raise the age limit of persons permitted to drive any school bus used to transport children to and from a public or private school from sixteen years of age to seventeen 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.

Keith H. Dunton, Chairman.
Also :
Mr. Speaker: Your committee on transportation to whom was referred Senate File 242, a bill for an act relating to the purchase of motor vehicle transit 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.

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

Amend Senate File 50 as follows:

1. Amend section 1, line 2, by striking the word "physically". Further amend line 2 by adding the word "physical" after the word "of" and by striking the words "or willful neglect" in lines 2 and 3.
2. Amend section 3 , line 3 , by striking the word "physical". Further amend line 3 by adding after the word "of" the word "physical" and by striking the words "or willful neglect," in lines 3 and 4.
3. Further amend section 3 , line 10 , by striking the word "physical" after the word "had" and by adding the word "physical" after the word "of" in line eleven (11), and by striking the words "or neglect" in line eleven (11).
4. Further amend section 3, line 11, by adding after the word "may" the word "also".
5. Amend section 4, line 19, by striking the period and adding ", if known.".
6. Amend section 5 , line 4 , by striking the period and adding the following "and the preservation of the family unit wherever possible."
7. Further amend section 5, line 6, by striking the semicolon and adding ", if known;".
8. Further amend section 5, line 22, by inserting after the word "enforcement" the following ", health".

Cohen of Black Hawk.
Amend Senate File 132, as amended and passed by the Senate, by inserting the word "not" after the word "would" in line 8 of section 22.

Amend Senate File 388 by adding thereto the following new section:
"Section three hundred twenty-one point one hundred eighteen (321.118), Code 1962, is hereby amended by inserting after line three (3) thereof the following:
'For truck mounted applicators of fertilizer the annual registration fee shall be forty dollars (\$40.00).'"

Reichardt of Polk.
Amend Senate File 388 by adding the following new section:
"This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Sigourney News-Review, a newspaper published in Sigourney, Iowa, and in the Mason City Globe-Gazette, a newspaper published in Mason City, Iowa."

Wolcott of Cerro Gordo.
Amend Senate Joint Resolution 24, as passed by the Senate, as follows:

1. By striking from lines ten (10) and eleven (11) of section one (1) the words "Senators shall be classified by lot so that".
2. Further amend line eleven (11) of section one (1) by striking the word "as" and inserting in lieu thereof the word "As".

Uban of Black Hawk. Jackson of Black Hawk.

Amend House File 24 as follows:

1. Amend the title by striking the period (.) at the end thereof and substituting a comma (,) and by adding immediately thereafter the following:
"and relating to picketing."
2. Further amend House File 24 by adding thereto a new section as follows:
"Sec. 2. Chapter seven hundred thirty-six B (736B), Code 1962, is hereby amended by adding thereto the following section:
'It shall be unlawful for any person or persons directly or indirectly to picket or to engage in picketing at or near the premises or place of business of any employer or the vehicles of such employer unless such person or persons is an employee of said employer and there is an authorized lawful strike at such place of employment.' "

## Baringer of Fayette.

Amend House File 213 by striking section nine (9) and inserting in lieu thereof the following:
"Sec. 9. There is hereby created as a permanent fund in the office of the treasurer of state a fund to be known as the educational aid fund. Moneys for the fund shall be derived from additional sales, use, and income tax levies as provided by this Act and the treasurer shall, at the end of each calendar year, compute the excess revenue derived from the additional sales, use, and income tax levies provided by this Act and credit such excess to the educational aid fund.

Sec. 10. Section four hundred twenty-two point five (422.5), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the figures " 1934 " and inserting in lieu thereof the figures "1965".
2. By striking from line four (4) the figures " 1937 " and inserting in lieu thereof the figures " 1965 ".
3. By striking all of each section after the word "follows:" in line twelve (12) and inserting in lieu thereof the following:
a. "On the first (1st) one thousand ( 1,000 ) dollars of taxable income, or any part thereof, one (1) percent.
b. On the second (2nd) thousand $(1,000)$ dollars of taxable income, or any part thereof, two (2) percent.
c. On the third (3rd) thousand ( 1,000 ) dollars of taxable income, or any part thereof, three (3) percent.
d. On the fourth (4th) thousand $(1,000)$ dollars of taxable income, or any part thereof, four (4) percent.
e. On the fifth (5th) thousand ( 1,000 ) dollars of taxable income, or any part thereof, and on all taxable income in excess of five thousand ( 5,000 ) dollars, five (5) percent.

The tax herein levied shall be computed and collected as hereinafter provided.

The provisions of this division shall apply to all salaries received by federal officials or employees of the United States government as provided for herein from and after January 1, 1965.

Twenty-five (25) percent of all tax revenue derived under the provisions of this section shall be credited by the treasurer of the state to the educational aid fund of the state.

Sec. 11. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:

1. By striking from line three (3) the word "two" and inserting in lieu thereof the word "three (3)".
By striking lines fifty-five (55) through fifty-seven (57) and inserting in lieu thereof the words:
"One-third ( $1 / 3$ ) of all revenues arising under the operation of the provisions of this section shall be credited to the educational aid fund of the state and the remaining two-thirds ( $2 / 3$ ) of such revenue shall become part of the state general fund."

Sec. 12. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by section one (1) of chapter twenty-four (24), section one (1) of chapter two hundred sixty-six (266), and sections one (1) and three (3) of chapter three hundred sixty-seven (367), Acts of the Sixtieth General Assembly, is further amended as follows:

1. By striking from line twenty (20) the word "The" and inserting in lieu thereof the words "Except as provided in sections four hundred twenty-two point five (422.5) and four hundred twenty-two point forty-three (422.43), the".
2. By striking from line twenty-eight (28) the words "the net receipts" and inserting in lieu thereof the words "two (2) percent of the sales tax".

Sec. 13. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended by striking from line five (5) the word "two" and inserting in lieu thereof the word "three (3)".
Sec. 14. Section four hundred twenty-three point twenty-four (423.24), Code 1962 is hereby amended by striking all of such section after the word "fund." in line seven (7) and inserting in lieu thereof the following:
"One-third of all other revenue arising under the opera-
tion of this chapter shall be credited to the educational aid fund and the remaining two-thirds ( $2 / 3$ ) shall become a part of the state general fund."

Sec. 15. Section three hundred twelve point one (312.1), Code 1962, is hereby amended by striking from line three (3) of subsection four (4) of such section the words "the net revenues" and inserting in lieu thereof the words "two (2) percent of the sales tax"."
2. Amend the title of House File 213 by striking from lines five (5) and six (6) the words "make an appropriation" and inserting in lieu thereof the words "provide the means".

Brinck of Lee.
Amend House File 254 as follows:

1. By striking from lines five (5) and six (6) of section two (2) the words "on banks convenient to the place of employment where" and inserting in lieu thereof the words "or drafts, provided,".
2. By inserting in line seven (7) of section two (2) after the word "checks" the words "or drafts".
3. By striking from line ten (10) of section two (2) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
4. By inserting in line five (5) of section three (3) after the word "discharge" the words", or whenever he shall demand the same thereafter, allowing a reasonable time within which to compute wages due and make other authorized deductions required by law."
5. By striking lines twenty (20) through thirty (30) of section three (3) of such section.
6. By striking from lines six (6) and seven (7) of section five (5) the words "exclusive of liquidated damages, as required by sections two (2), three (3), and four (4) of this Act whenever".
7. By striking from lines six (6), seven (7), and eight (8) of section six (6) the words "accruing to the benefit of the employee as provided in regulations issued by the commissioner, or" and inserting in lieu thereof a period.
8. By striking from line four (4) of section seven (7) the word ", hour,".
9. By striking from line fourteen (14) of section seven (7) the word "seven (7)" and inserting in lieu thereof the word "six (6)".
10. By striking from lines two (2) and three (3) of section eleven (11) the words "and/or liquidated damages".
11. By inserting in line nine (9) of section eleven (11) after the word "claim," the words "not exceeding four hundred (400) dollars in any one claim,".
12. By striking from lines ten (10) and eleven (11) of section eleven (11) the words "and/or any claim for liquidated damages,".
13. By striking from line thirty (30) of section eleven (11) the words "preferred claim or lien" and inserting in lieu thereof the word "claim".
14. By inserting in line four (4) of section twelve (12) after the word "Act" the words ", such rules and regulations are to be
subject to approval as provided in chapter sixty-six (66), Acts of the Sixtieth General Assembly."

Jackson of Clinton. LyNCH of Warren. Caffrey of Polk.

Amend House File 459 by striking in line eleven (11) the word "board" and inserting in lien thereof the word "department".

DODERER of Johnson.
Amend House File 553 by striking from section two (2), line seven (7), after the word "system;" through and including the word "and" in line nine (9).

Brinck of Lee.
Amend House File 553 as follows:

1. Amend section two (2), line seven (7), by inserting after the word "system" the words "under a joint county board of education".
2. Amend section two (2), line eighty-two (82), by inserting after the word "for" the words "special education".
3. Amend section two (2), line eighty-three (83), by striking the words "vocational rehabilitation training centers,".

Redfern of Lee.
Amend House File 628 by adding the following new sections:

Sec. 3. In counties having a population of one hundred fifty thousand ( 150,000 ) inhabitants or more, the county attorney and all deputy county attorneys shall devote their full time to the legal work of such county and shall not engage in the private practice of law directly or indirectly nor shall any county attorney, deputy county attorney, or employee of the county attorney of any such county directly or indirectly refer any legal matter or civil or criminal litigation to any lawyer or either directly or indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any action, case, claim, demand, or legal proceeding, whether in litigation or otherwise; provided, in such counties the county attorney may appoint deputy county attorneys to serve without pay and when so appointed shall not be subject to the provisions of this section.

Sec. 4. Any county attorney, deputy county attorney, or any employee of the county attorney in any county having a population of one hundred fifty thousand $(150,000)$ or more violating the provisions of section three shall be guilty of malfeasance in office and shall, upon conviction thereof, be fined not more than five hundred dollars ( $\$ 500$ ) or imprisoned in the county jail not more than six months, or both such a fine and imprisonment, and in addition shall vacate his office.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, April 13, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, April $13,1965$.

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

Prayer was offered by the Reverend Doctor William Miller, pastor of the Methodist Church, Red Oak, Iowa.

The Journal of Monday, April 13, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lynch of Warren on request of Maule of Monona; Millen of JeffersonVan Buren on request of Miller of Des Moines.

## PRESENTATION OF VISITORS

Hausheer of Story presented to the House twenty-nine seniors from Maxwell and their teachers, Harold Smith and Mr. Fonley.

Coffman of Iowa presented to the House twenty students from the Trinity Lutheran School in Conroy and their teacher, Jim Balzer.

Murphy of Carroll presented to the House sixty-eight government class students of Manning, their teacher, Mrs. Clifford Johnson, and Principal Brotherton.

Harrington of Buchanan presented to the House sixty-two government class students from the Jesup Community School and their teacher, Maynard Rowson.

Breitbach of Dubuque presented to the House seven Cub Scouts from St. John's School of Des Moines, their den mother, Mrs. Hamilton, and leader, Al Breitbach, Jr.

Stueland of Hancock presented to the House thirty government class students from Woden-Crystal Lake and their teacher, Leon Oberman.

O'Malley of Polk presented to the House twenty-eight students from the Des Moines Christian School and their teacher, Mrs. Ora Sallander.

Madden of Clarke-Union presented to the House twenty-three seniors from the Lorimor High School and their teacher, Bernard Pugh.

Reichardt of Polk presented to the House thirty fifth grade students from Jefferson School in Des Moines and their teacher, Miss Carpenter.

Busch of Bremer presented to the House thirty-six seniors from Waverly-Shell Rock High School and their teacher, Don Freeman.

Fullmer of Jasper presented to the House Hans Falk of Germany and Maria Delgrado of Peru who are attending Newton High School.

Wilson of Black Hawk presented to the House former Attorney General of Iowa, Evan Hultman.

The Speaker presented to the House the Honorable Robert McCracken, a former member of the House from Chickasaw County in the Fifty-seventh through Fifty-ninth General Assemblies.

## PETITIONS

The following petitions were presented and placed on file:
By Ossian of Adams-Montgomery, from twenty-three residents of Adams County favoring license plates of citizen band operators containing call letters.

By Mahan of Johnson, from three hundred five residents of twentyfive towns in northern Iowa opposing House File 155, relating to the responsibilities of the state superintendent of public instruction.

By Boot of Marion, from two thousand one hundred five residents of Marion County opposing the present law on county zoning and asking that it be placed before the people for a vote.

By the following Representatives, favoring Senate Concurrent Resolution 14, petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the constitution of the United States to provide that the membership of one house of the state legislature may be apportioned on factors other than population :

Stokes of Plymouth, from one thousand eight hundred residents of Plymouth County.

Korn of Harrison, from eight hundred nineteen residents of Harrison County.
Graham of Ida-Sac, from eight hundred fifty-five residents of Ida County and one thousand one hundred three residents of Sac County.

Gillette of Clay-Dickinson, from five hundred seventy residents of Dickinson County and four hundred seventy-five residents of Clay County.

Den Herder of Sioux, from one hundred four residents of Sioux County.

Hanson of Lyon-Osceola, from one hundred thirty-seven residents of Osceola County.
Miller of Page, from nine hundred ninety-six residents of Page County.

Glenn of Wapello, from two hundred fifty-seven residents of Wapello County.
Steffen of Chickasaw, from eight hundred sixty-three residents of Chickasaw County,

Rider of Marshall, from one thousand three hundred seventy-three residents of Marshall County.

Dougherty of Lucas-Monroe, from four hundred sixty-two residents of Monroe County.

Seibert of Adair-Madison, from nine hundred eighty-six residents of Madison County.
Nielsen of Emmet-Palo Alto, from one thousand three hundred twenty-six residents of Emmet County.

Maule of Monona, from nine hundred seventeen residents of Monona County.

Rickert of Louisa-Muscatine, from one thousand twenty-three residents of Louisa County.
Whisler of Appanoose-Davis, from fifty-eight residents of Davis County.

## HOUSE FILE 151 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 151 from further consideration by the House.

## HOUSE FILE 18 DEFERRED

Maule of Monona asked and received unanimous consent that House File 18 be deferred and that the bill retain its place on the calendar.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 417, 491, 548, Senate Files 148, 169, 177, 182, 242, 244, 313 and 500, under Rule 35.

## INTRODUCTION OF BILLS

House File 630, by transportation committee, a bill for an act relating to motor vehicle speed restrictions.

Read first time and placed on the calendar.
House File 631, by committee on appropriations, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses.

Read first time and referred to committee on education.
Senate File 261, a bill for an act to define a lottery.
Read first time and referred to committee on judiciary.
Senate File 341, a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.

Read first time and referred to committee on governmental subdivisions.

Senate File 538, a bill for an act to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period; also to raise the maximum amount allowable for healing period.

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

## MESSAGES FROM THE SENATE

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

Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns.

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

Senate File 137, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts.

Also: That the Senate has concurred in House amendments and passed the following bill in which the concurrence of the Senate was asked:

Senate File 146, a bill for an act relating to the maximum loan limits of small loan companies.

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

Senate File 204, a bill for an act relating to investment of funds for firemen and policemen.

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

Senate File 294, a bill for an act relating to loans by credit unions.
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 registration of professional engineers and land surveyors and the regulation of these professions.

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

Senate File 515, a bill for an act providing state commerce commission examiners the power to hold hearings.

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

Senate File 540, a bill for an act authorizing the Governor to accept federal funds.

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

House File 206, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions.

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

House File 235, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death.

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

Senate Concurrent Resolution 13, relating to the Good Friday recess. Robert G. Moore, Secretary.
Maule of Monona asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 13, and moved its adoption.

## SENATE CONCURRENT RESOLUTION 13 By Frommelt

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, April 16, 1965, out of reverence to the passion and death of our Lord.

The motion prevailed and the resolution was adopted.

## SPECIAL ORDER

Maule of Monona asked and received unanimous consent that Senate Joint Resolution 24 be made a special order of business for 9 :00 a.m., Tuesday, April 20, 1965.

## SENATE FILE 136 DEFERRED

Jackson of Clinton asked and received unanimous consent that Senate File 136 be deferred and that the bill retain its place on the calendar.

## SENATE AMENDMENTS CONSIDERED

Dunton of Keokuk called up for consideration Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents, 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 390 by striking the word "Code" in line 2.

Further amend the title to Senate File 390 by striking the words "prohibiting the sale and" in line 1 and insert in lieu thereof the words "relating to the".

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?" (S. F. 390)
The ayes were, 92 :

| Baker | Crosier | Gillette of | Harrington |
| :--- | :--- | :--- | :--- |
| Baringer | Den Herder <br> Boot | Clay-Dickinson <br> Breitbach | Doderer <br> Holmes |
| Busch | Dougherty | Gillette of | Hullinger |
| Caffrey | Doyle | Glanton | Hutchins |
| Carnahan | Duffy | Dunton | Gleason |
| Clapsaddle | Edgington | Glenn | Grason of |
| Cochran | Felger | Graham | Keleher |
| Cohen | Foster | Grassley | Kempter |
| Conway | Gallagher | Gregerson | Kennedy |
| Craig | Gageman | Kluever |  |
|  |  | Hanson | Korn |
|  |  |  |  |


| Madden | Nielsen of | Resnick <br> Emmet-Palo Alto Rickert | Stevenson |
| :--- | :--- | :--- | :--- |
| Mahan | Nielsen of | Rider | Stokes |
| Maley | Shelby | Roe | Strothman |
| Maule | Oehlsen | Scott | Tieden |
| Mayberry | O'Malley | Seibert | Utzig |
| Meacham | Ossian | Shannahan | Varney |
| Melrose | Oxley | Whirley of | Wenger |
| Miller of | Datlas | Whisler |  |
| Buena Vista | Patton | Quinn | Smith of |
| Morgan | Radl | Winkelman |  |
| Mueller | Redfern | Sinn | Wolcott |
| Murphy | Reith of | Wright |  |
| Nagle | Rendardt | O'Brien | Mr.Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 32 :

| Anderson | Distelhorst | Jackson of | Nelson |
| :---: | :---: | :---: | :---: |
| Bailey | Fischer of | Black Hawk | Palmer |
| Bogenrief | Grundy | Loss | Rasmussen |
| Bremmer | Fisher of | Lynch | Robinson |
| Brinck | Greene | McNamara | Scherle of |
| Burke | Fullmer | Millen | Fremont Mills |
| Busing | Gaudineer | Miller of | Stueland |
| Coffman | Hausheer | Des Moines | Uban |
| Denato | Houston | Miller of | Wilson |
| Detje |  | Page |  |

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

Murphy of Carroll called up for consideration House File 288, a bill for an act relating to municipal and county participation in area television translator systems, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 288 as follows:
Section one (1), line five (5), by inserting a period after the word "system" and adding the following: "All or any part of the apparatus and mechanical devices of any such translator system may be located outside of the corporate limits of a city or town."

Further amend section one (1), line five (5), by striking the words "except that municipal" and inserting in lieu thereof the word "Municipal".

By striking all of section two (2).
By renumbering the remaining section.
Amend the title to House File 288, line one (1), by striking the words "and county".

The motion prevailed and the House concurred in the Senate amendment.

Murphy of Carroll 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 " (H. F. 288)

The ayes were, 98:

Bailey
Baker
Boot
Breitbach
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Gallagher
Gannon
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Korn
Lawlor
Madden

The nays were, 7:

| Baringer | Gillette of |
| :--- | :--- |
| Foster | Clay-Dickinson |

Absent or not voting, 19:
Anderson Coffman
Bogenrief
Bremmer
Brinck
Burke
Busing

Fullmer
Gaudineer
Loss
Lynch

| Mahan | Renda |
| :--- | :--- |
| Maley | Resnick |
| Maule | Rickert |
| Mayberry | Rider |
| Meacham | Robinson |
| Melrose | Roe |
| Miller of | Scott |
| Buena Vista | Seibert |
| Miller of | Shannahan |
| Des Moines | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Patton | Wengert |
| Quinn | Whisler |
| Rasmussen | Winkelman |
| Redfern | Wolcott |
| Reichardt | Wright |
|  | Mr. Speaker |

Hausheer
Kluever

McNamara
Millen
Miller of
Page
Nelson

Radl
Tieden

Palmer
Scherle of Fremont-Mills
Uban
Wilson

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

## HOUSE FILE 24 DEFERRED

Miller of Buena Vista asked and received unanimous consent that House File 24 be deferred and that the bill retain its place on the calendar.

## STEERING COMMITTEE CALENDAR

House File 605, a bill for an act relating to the regulation of rates and services of public utilities, 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?" (H. F. 605)
The ayes were, 106:

| Anderson | Gallagher | Mayberry | Rider |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Meacham | Robinson |
| Baker | Gillette of | Melrose | Roe |
| Bogenrief | Clay-Dickinson | Miller of | Scherle of |
| Boot | Gillette of | Buena Vista | Fremont-Mills |
| Breitbach | Story | Miller of | Scott |
| Bremmer | Glanton | Des Moines | Shannahan |
| Brinck | Gleason | Morgan | Shirley of |
| Busch | Glenn | Mueller | Dallas |
| Busing | Graham | Murphy | Smith of |
| Carnahan | Gregerson | Nagle | Linn |
| Clapsaddle | Hageman | Nielsen of | Smith of |
| Cochran | Hanson | Emmet-Palo Alto | O'Brien |
| Coffman | Harrington | Nielsen of | Stevenson |
| Cohen | Hausheer | Shelby | Stokes |
| Conway | Holmes | Oehlsen | Strothman |
| Craig | Houston | O'Malley | Stueland |
| Crosier | Hullinger | Ossian | Tieden |
| Denato | Hutchins | Oxley | Uban |
| Den Herder | Jackson of | Palmer | Utzig |
| Detje | Clinton | Patton | Varney |
| Distelhorst | Keleher | Quinn | Webster |
| Doderer | Kempter | Radl | Wengert |
| Dougherty | Korn | Rasmussen | Whisler |
| Doyle | Lawlor | Redfern | Wilson |
| Duffy | Loss | Reichardt | Winkelman |
| Dunton | Madden | Renda | Wolcott |
| Felger | Mahan | Resnick | Wright |
| Fisher of | Maley | Rickert | Mr. Speaker |
| Greene | Maule |  |  |
| The nays were, 9 : |  |  |  |
| Baringer | Foster | Miller of | Nelson |
| Edgington | Grassley | Page | Seibert |
| Fischer of Grundy | Kluever |  |  |
| Absent or not voting, 9: |  |  |  |
| Burke | Gaudineer | Kennedy | McNamara |
| Caffrey | Jackson of | Lynch | Millen |
| Fullmer | Black Hawk |  |  |

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

## HOUSE FILE 276 DEFERRED

Jackson of Clinton asked and received unanimous consent that House File 276 be deferred and that the bill retain its place on the calendar.

House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails, was taken up for consideration.

Fischer of Grundy offered the following amendment and moved its adoption:

Amend House File 622 by striking in line five (5) of section ten (10) the word and figure "five (5)" and inserting in lieu thereof the word and figure "seven (7)".

The amendment lost.
Doyle of Woodbury offered the following amendment and moved its adoption:

Amend House File 622 as follows:

1. In section eleven (11), line four (4), strike the figure "1962".
2. In section eleven (11), line six (6), strike the figure " 1962 ".
3. In section eleven (11), line four (4), after the figure "(745.8)," insert the words "of the".
4. In section eleven (11), line six (6), after the figure "(665.4)," insert the words "of the" and place a period after the word "Code" in said line.

The amendment was adopted.
Glenn 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?" (H. F. 622)
The ayes were, 97 :

| Anderson | Fullmer | Lawlor | Robinson |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Loss | Roe |
| Baker | Gaudineer | Madden | Seibert |
| Baringer | Gillette of | Mahan | Shannahan |
| Bogenrief | Clay-Dickinson | Maley | Shirley of |
| Boot | Gillette of | Maule | Dallas |
| Breitbach | Story | Mayberry | Smith of |
| Bremmer | Glanton | Meacham | Linn |
| Brinck | Gleason | Melrose | Smith of |
| Busch | Glenn | Mueller | O'Brien |
| Carnahan | Graham | Murphy | Stevenson |
| Clapsaddle | Grassley | Nagle | Stokes |
| Cochran | Gregerson | Nelson | Strothman |
| Coffman | Hageman | Nielsen of | Stueland |
| Cohen | Hanson | Emmet-Palo Alto Tieden |  |
| Craig | Harrington | O'Malley | Uban |
| Denato | Hausheer | Oxley | Utzig |
| Den Herder | Holmes | Palmer | Varney |
| Detje | Houston | Quinn | Webster |
| Doderer | Hullinger | Radl | Wengert |
| Dougherty | Hutchins | Rasmussen | Whisler |
| Doyle | Jackson of | Redfern | Wilson |
| Duffy | Black Hawk | Reichardt | Winkelman |
| Dunton | Jackson of | Renda | Wolcott |
| Felger | Clinton | Resnick | Wright |
| Fisher of | Keleher | Rickert | Mr. Speaker |
| Greene | Korn |  |  |

The nays were, 18:

| Crosier | Edgington |
| :--- | :--- |
| Distelhorst |  |

Fischer of
Grundy

Foster
Kempter

| Kennedy | Morgan | Ossian | Scherle of |
| :---: | :---: | :---: | :---: |
| Kluever | Nielsen of | Patton | Fremont-Mills |
| McNamara | Shelby | Rider | Scott |
| $\begin{aligned} & \text { Miller of } \\ & \text { Des Moines } \end{aligned}$ | Oehlsen |  |  |
| Absent or not voting, 9: |  |  |  |
| Burke | Conway | Millen | Miller of |
| Busing | Gannon | Miller of | Page |
| Caffrey | Lynch | Buena Vista |  |

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

House File 264, a bill for an act to provide for elections on the question of county zoning proceedings, with report of committee recommending amendment and passage, was taken up for consideration.

Resnick of Scott asked and received unanimous consent to withdraw his amendment filed April 8, 1965.

Brinck of Lee offered the following committee amendment and moved its adoption:

Amend House File 264 as follows:

1. By striking from lines nine (9), ten (10), and eleven (11) of section one (1) the following: "establishing zoning regulations. The question of establishing a zoning commission shall be submitted to the people of the county" and inserting in lieu thereof the following: "the appointment of a zoning commission to proceed as provided in section three hundred fiftyeight point A eight (358.A8) of the Code, said election to be held".
2. By inserting after the period in line ten (10) of section two (2) the following: "However in counties having appointed a zoning commission prior to the enactment of this statute may proceed under section three hundred fifty-eight point A one (358.A1) of the Code, or they may proceed under the provision of this chapter."

Doderer of Johnson asked and received unanimous consent to defer action on House File 264.

## STEERING COMMITTEE NONCONTROVERSAL CALENDAR

Senate File 116, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom, with report of committee recommending passage, was taken up for consideration.

Denato of Polk offered the following amendment filed by him and moved its adoption :
Amend Senate File 116, section seven (7), by striking therefrom subsections one (1) and two (2).

The amendment was adopted.

Denato 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?" (S. F. 116)
The ayes were, 108:

| Anderson | Fullmer | Mahan | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Maley | Rider |
| Baringer | Gannon | Maule | Robinson |
| Bogenrief | Gaudineer | Mayberry | Roe |
| Boot | Gillette of | Meacham | Scherle of |
| Breitbach | Clay-Dickinson | Melrose | Fremont-Mills |
| Bremmer | Gillette of | Miller of | Scott |
| Busch | Story | Buena Vista | Seibert |
| Busing | Glanton | Miller of | Shannahan |
| Caffrey | Gleason | Des Moines | Shirley of |
| Carnahan | Glenn | Miller of | Dallas |
| Clapsaddle | Graham | Page | Smith of |
| Cochran | Grassley | Morgan | Linn |
| Coffman | Gregerson | Murphy | Smith of |
| Cohen | Hageman | Nagle | O'Brien |
| Conway | Hanson | Nelson | Stevenson |
| Craig | Harrington | Nielsen of | Stokes |
| Crosier | Hausheer | Emmet-Palo Alto | Strothman |
| Denato | Holmes | Nielsen of | Stueland |
| Den Herder | Hullinger | Shelby | Tieden |
| Detje | Hutchins | Oehlsen | Uban |
| Dougherty | Jackson of | O'Malley | Utzig |
| Doyle | Black Hawk | Ossian | Varney |
| Duffy | Jackson of | Oxley | Webster |
| Dunton | Clinton | Palmer | Whisler |
| Edgington | Keleher | Patton | Wilson |
| Felger | Kempter | Quinn | Winkelman |
| Fischer of | Kennedy | Radl | Wolcott |
| Grundy | Kluever | Rasmussen | Wright |
| Fisher of | Korn | Renda | Mr. Speaker |
| Greene | Lawlor | Resnick |  |

The nays were, none.
Absent or not voting, 16:

| Baker | Doderer | Lynch | Mueller |
| :--- | :--- | :--- | :--- |
| Brinck | Foster | Madden | Redfern |
| Burke | Houston | McNamara | Reichardt |
| Distelhorst | Loss | Millen | Wengert |

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 to include use and reuse of containers that have held combustibles under regulative powers of the state fire marshal, with report of committee recommending passage, was taken up for consideration.

Uban 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?" (H. F. 462)
The ayes were, 109:

| Anderson | Fullmer | Maley | Resnick |
| :--- | :--- | :--- | :--- |
| Baringer | Gallagher | Maule | Rickert |
| Bogenrief | Gannon | Mayberry | Rider |
| Boot | Gaudineer | McNamara | Robinson |
| Breitbach | Gillette of | Meacham | Roe |
| Bremmer | Clay-Dickinson | Melrose | Scherle of |
| Busch | Gillette of | Miller of | Fremont-Mills |
| Busing | Story | Buena Vista | Scott |
| Caffrey | Glanton | Miller of | Seibert |
| Carnahan | Glenn | Des Moines | Shannahan |
| Clapsaddle | Graham | Miller of | Shirley of |
| Cochran | Grassley | Page | Dallas |
| Coffman | Gregerson | Morgan | Smith of |
| Cohen | Hageman | Murphy | Linn |
| Conway | Hanson | Nagle | Smith of |
| Craig | Harrington | Nelson | O'Brien |
| Crosier | Hausheer | Nielsen of | Stevenson |
| Denato | Holmes | Emmet-Palo Alto Stokes |  |
| Den Herder | Hullinger | Nielsen of | Strothman |
| Detje | Hutchins | Shelby | Stueland |
| Dougherty | Jackson of | Oehlsen | Tieden |
| Doyle | Black Hawk | O'Malley | Uban |
| Duffy | Jackson of | Ossian | Utzig |
| Dunton | Clinton | Oxley | Varney |
| Edgington | Keleher | Palmer | Webster |
| Felger | Kempter | Patton | Whisler |
| Fischer of | Kennedy | Quinn | Wilson |
| Grundy | Kluever | Radl | Winkelman |
| Fisher of | Korn | Greene | Lawlor |

The nays were, none.
Absent or not voting, 15:

Bailey
Baker
Brinck
Burke

Distelhorst
Doderer
Gleason
Houston

Loss
Lynch Madden Millen

Mueller
Reichardt
Wengert

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

House File 595, a bill for an act relating to the abolition of the death penalty in Iowa, was taken up for consideration.

Gaudineer 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?" (H. F. 595)
The ayes were, 106:

| Anderson | Boot | Busing | Cochran |
| :--- | :--- | :--- | :--- |
| Bailey | Breitbach | Caffrey | Cohen |
| Baringer | Bremmer | Carnahan | Conway |
| Bogenrief | Busch | Clapsaddle | Craig |


| Crosier | Hageman | Miller of | Rickert |
| :---: | :---: | :---: | :---: |
| Denato | Hanson | Buena Vista | Rider |
| Den Herder | Harrington | Miller of | Robinson |
| Detje | Hausheer | Des Moines | Roe |
| Distelhorst | Holmes | Miller of | Scherle of |
| Doderer | Hullinger | Page | Fremont-Mills |
| Dougherty | Hutchins | Morgan | Scott |
| Doyle | Jackson of | Murphy | Seibert |
| Duffy | Black Hawk | Nagle | Shannahan |
| Dunton | Jackson of | Nelson | Shirley of |
| Felger | Clinton | Nielsen of | Dallas |
| Fisher of | Keleher | Emmet-Palo | Smith of |
| Greene | Kempter | Nielsen of | Linn |
| Fullmer | Kennedy | Shelly | Stevenson |
| Gallagher | Kluever | Oehlsen | Stokes |
| Gannon | Korn | O'Malley | Strothman |
| Gaudineer | Lawlor | Ossian | Stueland |
| Gillette of | Loss | Oxley | Tieden |
| Clay-Dickinson | Madden | Palmer | Uban |
| Gillette of | Mahan | Patton | Varney |
| Story | Maley | Quinn | Webster |
| Glanton | Maule | Radl | Whisler |
| Gleason | Mayberry | Rasmussen | Wolcott |
| Glenn | McNamara | Redfern | Wright |
| Graham | Meacham | Renda. | Mr. Speaker |
| Grassley | Melrose | Resnick |  |

The nays were, none.
Absent or not voting, 18:

Baker
Brinck
Burke
Coffman
Edgington

Fischer of
Grundy
Foster
Gregerson Houston

Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Dallas
mith of
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Varney
Webster
Whisle
Wright
Mr. Speaker

Utzig
Wengert
Wilson
Winkelman

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

On motion by Maule of Monona, the House recessed until $3: 00$ p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 264, a bill for an act to provide for elections on the question of county zoning proceedings.

Doderer of Johnson offered the following amendment and moved its adoption :

Amend House File 264 by striking the word "shall" in line seven (7), of section one (1), and inserting in lieu thereof the word "may".

The amendment was adopted.
Brinck of Lee moved the adoption of the committee amendment found on page 1026 of the Journal.

The amendment was adopted.
Gallagher of Black Hawk offered the following amendment and moved its adoption:

1. Amend House File 264 by adding the following new section:
"Sec. 3. The provisions of this Act shall not apply to any county which has been zoned pursuant to chapter three hundred fifty-eight point $A$ (358.A) of the Code, prior to enactment of this Act.

The amendment was adopted.
Brinck 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?" (H. F. 264)
The ayes were, 95 :

| Anderson | Gannon | Mayberry | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | McNamara | Rider |
| Baker | Clay-Dickinson | Meacham | Robinson |
| Baringer | Gillette of | Melrose | Roe |
| Bogenrief | Story | Miller of | Scherle of |
| Boot | Glenn | Buena Vista | Fremont-Mills |
| Breitbach | Graham | Miller of | Scott |
| Brinck | Gregerson | Des Moines | Seibert |
| Carnahan | Hageman | Miller of | Shirley of |
| Clapsaddle | Hanson | Page | Dallas |
| Cochran | Holmes | Morgan | Smith of |
| Coffman | Houston | Mueller | Linn |
| Cohen | Hullinger | Murphy | Stevenson |
| Crosier | Hutchins | Nagle | Stokes |
| Detje | Jackson of | Nelson | Strothman |
| Distelhorst | Black Hawk | Nielsen of | Stueland |
| Dougherty | Keleher | Emmet-Palo Alto | Tieden |
| Doyle | Kempter | Oehlsen | Uban |
| Duffy | Kennedy | O'Malley | Utzig |
| Dunton | Kluever | Ossian | Varney |
| Felger | Korn | Oxley | Webster |
| Fischer of | Lawlor | Quinn | Wengert |
| Grundy | Loss | Radl | Whisler |
| Fisher of | Lynch | Redfern | Winkelman |
| Greene | Madden | Reichardt | Wolcott |
| $\underset{\text { Fallmer }}{ }$ | Mahan | Renda | Wright |
| Gallagher | Maule | Resnick |  |

The nays were, 16:

| Busch | Foster |
| :--- | :--- |
| Caffrey | Gaudineer |
| Craig | Gleason |
| Denato | Grassley |
| Doderer |  |

Absent or not voting, 13:

| Bremmer | Den Herder <br> Burke | Jackson of <br> Edgington | Clinton |
| :--- | :--- | :--- | :--- |
| Sushnahan <br> Susing | Glanton | Maley | O'h of |
| Conway |  | Millen | Mr. Speaker |

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

## POINT OF PERSONAL PRIVILEGE

Maule of Monona rose on a point of personal privilege and announced to the House the arrival of a daughter to the Honorable and Mrs. James L. Lynch.

## ADOPTION OF HOUSE RESOLUTION 6

Wengert of Woodbury brought up for consideration House Resolution 6, found on page 1006 of the Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.
House File 60, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to local option for the sale of liquor, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the following amendment and moved its adoption:

Amend House File 60 as follows:

1. By adding the following at the end of line ten (10) of section one (1):

If a majority of the ballots cast are "NO", a city or town council or the county board of supervisors shall not issue any licenses in the area under its respective jurisdiction for issuing licenses wherein the majority of the ballots cast are "YES".
2. By adding the following at the end of section two (2):

In the event any county has heretofore held an election according to the terms of section ten (10), chapter 114, Acts of the Sixtieth General Assembly, and the majority of the ballots cast were "NO", this Act shall have precedence and shall have full force and effect within those areas and under the respective jurisdictions for issuing licenses wherein the majority of the ballots cast were "YES".

Wilson of Black Hawk moved that House File 60 be deferred and that the bill retain its place on the calendar.

The motion to defer lost.
The Grassley amendment was adopted.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 60)
The ayes were, 89 :

| Anderson |  |  |
| :--- | :--- | :--- |
| Baringer | Bogenrief <br> Boot | Breitbach <br> Bremmer | | Brinck |
| :--- |
| Caffrey |


| Carnahan | Glanton |
| :--- | :--- |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Coffman | Graham |
| Craig | Grassley |
| Denato | Gregerson |
| Detje | Hageman |
| Distelhorst | Hanson |
| Doderer | Harrington |
| Dougherty | Hausheer |
| Doyle | Holmes |
| Duffy | Houston |
| Dunton | Hutchins |
| Felger | Jackson of |
| Fisher of | Black Hawk |
| Greene | Jackson of |
| Fullmer | Clinton |
| Gallagher | Keleher |
| Gannon | Kempter |
| Gillette of | Kennedy |
| Clay-Dickinson | Kluever |
| Gillette of | Korn |
| Story | Lawlor |


| Lynch | Rider |
| :--- | :--- |
| Madden | Robinson |
| Mayberry | Roe |
| MeNamara | Scherle of |
| Meacham | Fremont-Mills |
| Melrose | Scott |
| Miller of | Sibert |
| Buena Vista | Shannahan |
| Murphy | Shirley of |
| Nagle | Dallas |
| Nelson | Smith of |
| Oehlsen | Linn |
| O'Malley | Stevenson |
| Ossian | Stueland |
| Oxley | Tieden |
| Palmer | Uban |
| Quinn | Utzig |
| Radl | Varney |
| Rasmussen | Webster |
| Renda | Wengert |
| Resnick | Winkelman |
| Rickert | Wright |

The nays were, 21:

Bailey
Baker
Busch
Cohen
Edgington
Fischer of
Grundy
Absent or not voting, 14:
Burke
Busing
Conway
Crosier

Foster
Gaudineer
Loss
Mahan
Maule
Morgan

Den Herder
Hullinger
Maley
Millen

Miller of
Des Moines
Miller of Page

Smith of O'Brien Stokes Wilson Mr. Speaker

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 18, a bill for an act relating to termination of contracts with school teachers, and the Lynch amendment to the Bailey, et al., amendment as found on pages 772 and 773 of the Journal.
(Business pending at adjournment.)

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 157; 173 and 201.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert F. Klefstad, 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 157, 173 and 201.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 12, 1965, he signed the following bills: House Files 22, 61, 116, 141, 212, 316, 327, 356, 383, 393, 568 and Senate Files 55, 190, 234, 352, 355 and 403.

## REPORTS OF COMMITTEES

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 287, a bill for an act to repeal the requirement that the treasurer secure surety bonds for licensed distributors of motor vehicle fuel and the 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 posłponed.

Charles P. Miller, Chairman.

## Also:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 537, a bill for an act establishing the Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research committee, and the legislative research bureau, begs leave to report it has had 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 P. Miller, Chairman.
Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:
Mr. Speaker: Your committee on conservation and recreation to whom was referred House File 282, a bill for an act relating to county conservation boards, and to amend chapter one hundred eleven A (111A), Code 1962 to provide for the acquisition, development and maintenance of reservoirs or lakes in connection with recreational 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 be indefinitely postponed.

Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred Senafe File 260, a bill for an act to restrict the use of firearms near buildings while hunting, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Quentin V. Anderson, Chairman.
Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), 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.

Quentin V. Anderson, Chairman.
Mueller of Winnebago-Worth, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture to whom was referred House File 275, a bill for an act relating to hog-cholera virus and serum, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike all after the enacting clause and insert in lieu thereof:
Section 1. Chapter one hundred sixty-six (166), Code 1962, is hereby amended by adding thereto the following new section:
"It shall be unlawful for any person or persons:

1. To sell modified live virus hog-cholera vaccine direct to a user other than a licensed veterinarian, without selling a minimum dosage of ten (10) cubic centimeters of anti-hog-cholera serum or five (5) cubic centimeters of antibody concentrate for every two (2) cubic centimeters of modified live virus hog-cholera vaccine.
2. To administer modified live hog-cholera vaccine without the simultaneous use of a minimum dosage of ten (10) cubic centimeters of anti-hogcholera serum or five (5) cubic centimeters of antibody concentrate."

Harold Mueller, Chairman.

## AMENDMENTS FILED

Amend House File 18 as follows:

1. By striking lines thirty-three (33) through forty-two (42) and inserting in lieu thereof the following:
"decision of the board, such teacher may appeal to the teacher contract review commission. The appeal in such cases shall be perfected by filing with the chairman of the commission within thirty (30) days after the date of the board's decision, a petition setting forth the act complained of. If the commission finds a dismissal to be not in accord with the statutes gov-".
2. By striking from line forty-six (46) the words "district court" and inserting in lieu thereof the word "commission".
3. By striking from line forty-eight (48) the word "court" and inserting in lieu thereof the word "commission".
4. By adding thereto the following new sections:
a. "There is hereby created a commission which shall be known as the teacher contract review commission. The commission shall
consist of five (5) members and shall act as the appellate commission on public hearings provided for in this Act. The decision of the commission shall be final. Two (2) members of the commission shall represent local school boards, two (2) members shall be members of the teaching profession, and one (1) member shall be appointed at large and shall act as chairman of the commission."
b. "Members of the teacher contract review commission shall be appointed by the governor with the approval of two-thirds ( $2 / 3$ ) of the members of the senate. The term of office for each member of the commission shall be four (4) years, except that members of the first (1st) commission shall hold office as follows: One (1) member representing local school boards and one (1) member of the teaching profession for a term of two (2) years ending June 30, 1967; one (1) member representing local school boards, one (1) member of the teaching profession, and the member at large for a term of four (4) years ending June 30, 1969. Their successors shall be appointed for terms of four (4) years. Vacancies occurring during any term shall be filled by interim appointments by the governor and shall be for the unexpired term. Members of the commission shall serve without compensation except that they shall be reimbursed for actual and necessary expenses."

DOUGHERTY of Lucas-Monroe.
Amend House File 18 by adding at the end thereof the following new section:

Sec. 2. Chapter two hundred seventy-nine (279), Code 1962, is hereby amended by adding thereto the following new sections:
"1. The board of directors of any school corporation shall not refuse employment or re-employment to any public school employee because of membership in or affiliation with or nonmembership in or nonaffiliation with any professional organization or association, nor shall the board of directors or any other administrator, teacher or other person require, directly or indirectly, any such public school employee to pay any dues, charges, fines, assessments or to make any contributions to any organization, association, corporation or person as a condition of their employment or continued employment.
2. If the board of directors designate that public school employees may be absent from school duties for one (1) or more days during the period covered by their employment contract for the purpose of attending a convention of a professional organization or association and further designate that such employees shall receive their regular compensation or salary for such days, then the board of directors shall also provide that all public school employees who do not hold membership in such professional organization or association and who do not attend such convention shall also receive their regular compensation or salary for the same period.
3. Any person who shall violate, or assist in any manner in the violation of any of the provisions of this Act shall be deemed guilty of a misdemeanor."

Grassley of Butler.

Amend House File 24 as follows:

1. By striking in line six (6) of section one (1) the words "any person".
2. By striking the period in line seven (7) of section one
(1) and inserting in lieu thereof the following: "any person or persons who customarily or repeatedly offer themselves as replacements for employees involved in labor disputes."
3. By inserting in line eight (8) of section one (1) after the word "to" the word "knowingly".

Miller of Buena Vista.
Amend House File 391 as follows:
By adding in section 53, line 6, following the word "horses", the words, "and dogs".

Miller of Des Moines.
Amend House File 470 as follows:

1. By striking the word "unnatural" in line eight (8) section one (1) and substituting in lieu thereof the word "harmful".
2. By striking the words "produce unnatural changes or" in line fourteen (14) section one (1) and substituting in lieu thereof the words "produce harmful changes in the". Gaudineer of Polk.

Amend House File 626 by inserting in line eight (8) of section one (1) after the word "council" the words "during its present term".

Melrose of Floyd.
Amend House File 628 as follows:

1. Strike from lines seven (7) and eight (8) the words and figures "six thousand $(6,000)$ " and insert in lieu thereof "five thousand $(5,000)$ ".
2. Strike from line ten (10) the words and figures "sixtyfive hundred ( 6,500 )" and insert in lieu thereof "fifty-five hundred $(5,500) "$.
3. Strike from line twelve (12) the words and figures "seven thousand (7,000)" and insert in lieu thereof "six thousand $(6,000)$ ".
4. Strike from line fourteen (14) the words and figures "seventy-five hundred $(7,500)$ " and insert in lieu thereof "sixty-five hundred $(6,500)$ ".
5. Strike from line sixteen (16) the words and figures "eighty-five hundred $(8,500)$ " and insert in lieu thereof "seventy-five hundred $(7,500)$ ".
6. Strike from line eighteen (18) the words and figures "nine thousand $(9,000)$ " and insert in lieu thereof "eight thousand $(8,000)$ ".
7. Strike from line twenty (20) the words and figures "ten thousand $(10,000)$ " and insert in lieu thereof "nine thousand $(9,000)$ '.
8. Strike from line twenty-two (22) the words and figures "eleven thousand (11,000)" and insert in lieu thereof "ten thousand $(10,000)$ ".
9. Strike from lines twenty-five (25) and twenty-six (26) the words and figures "thirteen thousand $(13,000)$ " and insert
in lieu thereof "twelve thousand ' $(12,000)$ ".
10. Strike from lines twenty-seven (27) and twenty-eight (28) the words and figures "fifteen thousand $(15,000)$ " and
insert in lieu thereof "fourteen thousand ( 14,000 )".
Scherle of Fremont-Mills.
Amend the Gaudineer amendment to Senate File 136 filed April 13, 1965, by
adding the following new sections:
Sec. 4. In counties having a population of one hundred fifty thousand $(150,000)$ inhabitants or more, the county attorney and all deputy county attorneys shall devote their full time to the legal work of such county and shall not engage in the private practice of law directly or indirectly nor shall any county attorney, deputy county attorney, or employee of the county attorney of any such county directly or indirectly refer any legal matter or civil or criminal litigation to any lawyer or either directly or indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any action, case, claim, demand, or legal proceeding, whether in litigation or otherwise; provided, in such counties the county attorney may appoint deputy county attorneys to serve without pay and when so appointed shall not be subject to the provisions of this section.

Sec. 5. Any county attorney, deputy county attorney, or any employee of the county attorney in any county having a population of one hundred fifty thousand $(150,000)$ or more violating the provisions of section four shall be guilty of malfeasance in office and shall, upon conviction thereof, be fined not more than five hundred dollars ( $\$ 500$ ) or imprisoned in the county jail not more than six months, or both such a fine and imprisonment, and in addition shall vacate his office. O'Malley of Polk.

Amend Senate File 136 as follows:

1. Amend the title by inserting after the word "sheriffs" the words "and county attorneys".
2. By adding thereto the following new sections:
"Sec. 2. Section three hundred forty point nine (340.9), Code 1962, as amended by sections one (1) and two (2) of chapter two hundred twenty-four (224), Acts of the Sixtieth General Assembly, is hereby repealed and the following enacted in lieu thereof:
'Each county attorney shall receive as his annual salary in counties having a population of:
3. Less than twenty thousand $(20,000)$ population, six thousand $(6,000)$ dollars.
4. Twenty thousand $(20,000)$ and less than twenty-five thousand $(25,000)$ population, sixty-five hundred $(6,500)$ dollars.
5. Twenty-five thousand $(25,000)$ and less than thirty thousand $(30,000)$ population, seven thousand $(7,000)$ dollars.
6. Thirty thousand $(30,000)$ and less than thirty-five thousand $(35,000)$ population, seventy-five hundred $(7,500)$ dollars.
7. Thirty-five thousand $(35,000)$ and less than fifty thousand $(50,000)$ population, eighty-five hundred $(8,500)$ dollars.
8. Fifty thousand ( 50,000 ) and less than seventy-five thousand population, nine thousand $(9,000)$ dollars.
9. Seventy-five thousand $(75,000)$ and less than one hundred thousand ( 100,000 ) population, ten thousand $(10,000)$ dollars.
10. One hundred thousand $(100,000)$ and less than one hundred fifty thousand $(150,000)$ population, eleven thousand $(11,000)$ dollars.
11. One hundred fifty thousand $(150,000)$ population, and less than two hundred thousand $(200,000)$ population, thirteen thousand $(13,000)$ dollars.
12. Over two hundred thousand $(200,000)$ population, fifteen thousand $(15,000)$ dollars.
The annual salaries as provided herein shall be the full and only compensation for the duties performed in the office of the county attorney, and all fees and commissions which may be lawfully taxed in favor of the county attorney shall if and when taxed and collected be paid by the county attorney to the county for the benefit of the court expense fund.

In counties where district court is held in two (2) places, the county attorney shall receive an additional sum of five hundred (500) dollars.

The county attorney shall also receive his necessary and actual expenses incurred in attending upon his official duties other than his residence and the county seat, which shall be audited and allowed by the board of supervisors of the county.'
"Sec. 3. Section three hundred forty point ten (340.10), Code 1962, is hereby amended as follows:

1. By striking from line seven (7) of subsection one (1) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.
2. By striking from line three (3) of subsection two (2) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty ( 80 )'.
3. By striking from line three (3) of subsection three (3) of such section the word 'fifty' and inserting in lieu thereof the word 'sixty (60)'.
4. By striking from line four (4) of subsection three (3) of such section the word 'sixty-five' and inserting in lieu thereof the word 'seventy-five (75)'".

| GAUDINEER of Polk. | KLUEVER of Cass. |
| :--- | :--- |
| MAULE of Monona. | BARNGER of Fayette. |
| MEACHAM of Poweshiek. | KoIN of Harrison. |
| LOSS of Kossuth. | CRAIG of Marshall. |
| MILER of Buena Vista. | GLENN of Wapello. |
| MILLER of Page. | LIYNCH of Warren. |
| GILLETTE of Clay-Dickinson. | MAYBERR of Webster. |
| GANNON of Jasper. | RESNICK of Scott. |
| NAGLE of Scott. | DISTELHORST of Des Moines. |
| WENGERT of Woodbury. | MILER of Des Moines. |
| OENGEEN of Hardin. | CAFFREY of Polk. |
| LAWLOR of Scott. | WRIGHT of Scott. |
| DUFFY of Dubuque. | JACKSON of Clinton. |
| BAKER of Boone. | BREITBACH of Dubuque. |
| HAUSHEER of Story. | DEN HERDER of Sioux. |
| GLANTON of Polk. | DENATO of Polk. |

Gallagher of Black Hawk. Bogenrief of Polk. Renda of Polk. Rasmussen of Polk. Maley of Polk. Reichardt of Polk.

1 Amend Senate Joint Resolution 24, as passed by the Senate, section one (1)
2 line twenty-six (26) by striking the word "area" and sub3 stituting in lieu thereof the words "land value".

Hausherer of Story. Doderer of Johnson.

1 Amend Senate Joint Resolution 24, as passed by the Senate,
2 by striking in section one (1) all of lines twenty-four (24)
3 through thirty-one (31) inclusive.

Denato of Polk.
Carnahan of Wapello.
Confay of Muscatine.
Rasmussen of Polk.
Jackson of Black Hawk.
Breitbach of Dubuque.
Hausheer of Story.
Palmer of Polk.
Kempter of Jackson
Bogenrief of Polk.
Renda of Polk.
Mayberry of Webster.
Maley of Polk.
BAKER of Boone.
Craig of Marshall.
Shannahan of Woodbury.
Radl of Linn.
Gregerson of Pottawattamie.
Wengert of Woodbury.
Nagle of Scott.
Wilson of Black Hawk.
Resnick of Scott.
Felger of Scott.
Smith of Linn.
Wright of Scott.
Doderer of Johnson.

Duffy of Dubuque.
O'Malley of Polk. Glenn of Wapello. Gillette of Story. Varney of Clinton. Uban of Black Hawk. Brinck of Lee. Utzig of Dubuque. Crosier of Linn. Gallagher of Black Hawk. Gaudineer of Polk.
Keleher of Woodbury. Lawlor of Scott. Jackson of Clinton. Mahan of Johnson. Cohen of Black Hawk. Doyle of Woodbury. Melrose of Floyd. Stueland of Hancock. Reichardt of Polk. Caffrey of Polk. Bremmer of Pottawattamie. Glanton of Polk. Robinson of Audubon-Guthrie. Webster of Pottawattamie.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Wednesday, April 14, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, April 14, 1965.

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

Prayer was offered by Rabbi Irving A. Weingart of the Tifereth Israel Synagogue, Des Moines, Iowa.

The Journal of Tuesday, April 13, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Glanton of Polk for the remainder of the week on request of Maule of Monona; Fullmer of Jasper on request of Miller of Buena Vista; Shannahan of Woodbury on request of Foster of Cedar; Baringer of Fayette on request of Kluever of Cass; Busing of Hamilton on request of Miller of Buena Vista; Stueland of Hancock and Fisher of Greene on request of the Speaker.

## PRESENTATION OF VISITORS

Strothman of Henry presented to the House thirteen students from Mount Pleasant Community School and their sponsors, Mrs. Don McAllister, Mrs. Harold McCabe and Ralph Morris.

Shirley of Dallas presented to the House forty-seven juniors from the Woodward-Granger High School and their teacher, Gary Newell.

Boot of Marion presented to the House sixty juniors and seniors from the Pleasantville Community School and their teacher, Charles DeVore.

Oehlsen of Hardin presented to the House fifty seniors from Radcliffe and their teacher, Wilbur Molendorp.

Maule of Monona presented to the House four students from the University of Iowa, Carolyn Lukensmeyer, Lyle Krewson, Larry Goettsch and Mike Schiavoni.

Grassley of Butler presented to the House twenty-eight seniors from New Hartford High School and their teachers, Robert Hood and David Cronin.

Nielsen of Shelby presented to the House the Honorable Fred B. Hanson, a former member of the House from Mitchell County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

## PETITIONS

The following petitions were presented and placed on file:
By Gannon of Jasper, from twenty-two residents of Jasper County opposing the confiscation of the Soldiers Home in Marshalltown.

By the following Representatives, favoring Senate Concurrent Resolution 14, petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the constitution of the United States to provide that the membership of one house of the state legislature may be apportioned on factors other than population :

Seibert of Adair-Madison, from two thousand one hundred fiftyseven residents of Adair County.
Millen of Jefferson-Van Buren, from five hundred fifty-six residents of Van Buren County.
Kluever of Cass, from eight hundred thirty-four residents of Cass County.
Ossian of Adams-Montgomery, from four hundred seventy-two residents of Adams County.
Fischer of Grundy, from five hundred seventy-one residents of Grundy County.
Whisler of Appanoose-Davis, from twenty residents of Appanoose County.
Den Herder of Sioux, from two hundred eighty residents of Sioux County.

Oxley and Smith of Linn, from one thousand eighty-five residents of Linn County.
Tieden of Clayton, from one hundred forty-eight residents of Clayton County.
Nielsen of Shelby, from one hundred twenty-four residents of Shelby County.
Hullinger of Decatur-Wayne, from one thousand two hundred fifteen residents of Wayne County and twenty-two residents of Decatur County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 275, 537, Senate Files 260 and 293, under Rule 35.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Dale T. Crosier "Birthday Congratulations."

## MESSAGES FROM 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 131, a bill for an act to increase the minimum sick leave for school employees.

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

House File 79, a bill for an act to eliminate the mandatory square footage requirement for class " $B$ " beer permittees authorized to allow dancing.

Also: 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 to authorize joint exercise of governmental powers by public agencies.

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

Senate File 224, a bill for an act relating to secondary roads.
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 to authorize school districts to purchase annuity contracts for employees.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns.

Read first time and referred to committee on governmental subdivisions.

Senate File 137, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts.

Read first time and referred to committee on governmental affairs.
Senate File 204, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen.

Read first time and referred to committee on governmental affairs.

Senate File 294, a bill for an act relating to loans by credit unions.
Read first time and referred to committee on commerce.
Senate File 408, a bill for an act relating to the registration of professional engineers and land surveyors and the regulation of these professions.

Read first time and referred to committee on judiciary.
Senate File 515, a bill for an act amending and revising chapter four hundred seventy-four (474), Code 1962, to provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission.

Read first time and referred to committee on commerce.
Senate File 540, a bill for an act authorizing the governor to accept federal funds.

Read first time and referred to committee on governmental affairs.

## INTRODUCTION OF BILLS

House File 632, by committee on commerce, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.

Read first time and placed on the calendar.
House File 633, by committee on commerce, a bill for an act establishing a historical markers commission.

Read first time and placed on the calendar.
House File 634, by transportation committee, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers.

Read first time and placed on the calendar.
House File 635, by transportation committee, a bill for an act relating to the chemical testing, by a peace officer, of a person charged with operating a motor vehicle while in an intoxicated condition.

Read first time and placed on the calendar.
House File 636, by transportation committee, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 637, by transportation committee, a bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to proration of registration fees of commercial motor vehicles.

Read first time and placed on the calendar.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of House File 18, a bill for an act relating to termination of contracts with school teachers, with report of committee recommending amendment and passage.

Bailey of Wright offered the following amendment filed by Bailey and Cochran :

Amend House File 18 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is hereby amended by inserting after the word "conference" in line eighty-four (84) the words "and for a written statement of specific reasons for considering termination".
Sec. 2. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is further amended by inserting after the first word "conference" in line eighty-seven (87) the words "and at the written request of the teacher a written statement of specific reasons for considering termination".

Lynch of Warren offered the following amendment to the amendment and moved its adoption :

Amend the Cochran and Bailey amendment to House File 18, filed March 16, 1965, by striking sections one (1) and two (2) and inserting in lieu thereof the following:
"Section 1. Section two hundred seventy-nine point thirteen (279.13), Code 1962, is hereby amended by striking all of such section after the word 'methods.' in line ninety-three (93) and inserting in lieu thereof the following:
'Upon the conclusion of the hearing the board shall determine the question of continuance or discontinuance of the contract by a roll call vote entered in the minutes of the board, and the action of the board shall be final; except that, if such teacher has completed three (3) or more contract years of service with such board and such board decides to discontinue the contract, the board shall notify the teacher of its decision in writing and such notification shall specify the grounds relied upon by the board, which grounds shall be limited to (a) insubordination, immoral character or conduct unbecoming a teacher, and (b) inefficiency, incompetency, physical or mental disability, or neglect of duty. Where such teacher has served three (3) or more contract years with such board and has received notice of discontinuance of contract in writing, the teacher shall have the right to a public hearing, with right of counsel, if the teacher files a request therefor with the president or secretary of the board within five (5) days; and if within five (5) days after receipt by the teacher of such written information the teacher files with the president
or secretary of the board a written request for a bearing, the board shall, before any notice of termination is mailed, give the teacher a written notice of the time and place of such hearing and shall hold a public hearing if the teacher appears at such time and place either alone or with representation. If the board fails to notify the teacher by April 15, the board must grant to the teacher all general increases in salary granted to those in his classification in the school system. At such hearing and at all hearings provided for by this section, the teacher shall have the right to confront all witnesses upon whose evidence the board took the action. If no witnesses so appear the board will furnish to the teacher a list of witnesses against him and, if requested by the teacher, the board shall subpoena such witnesses. At the close of the hearing, the board shall render a written decision and a copy shall be furnished to the teacher. If the board decides to terminate the contract, it shall specify the date of termination in the decision; however, the date of termination shall not be before the date the board notifies the teacher of its decision. If the teacher is dissatisfied with the decision of the board such teacher may appeal to the district court of the county of his employment. Said appeal trial shall be by trial de novo of all matters of law and fact. The appeal in such cases shall be perfected by filing with the clerk of said court within thirty (30) days after the date of the board's decision, a petition setting forth the act complained of. The rules of civil procedure governing original notice in civil matters shall apply and pleadings shall conform to the practice in other civil proceedings. If the district court, sitting without a jury, finds a dismissal to be not in accord with statutes governing dismissal of teachers, or that the facts do not substantiate said dismissal, then the teacher shall be reinstated without loss of pay or status in the position held immediately before his dismissal by the board. If the district court upholds the teacher in his position, all reasonable expenses incurred by the teacher shall be paid by the board, the court awarding same. The foregoing provisions for termination shall affect the powers of the board of directors to discharge a teacher for cause under the provisions of section two hundred seventy-nine point twenty-four (279.24) of the Code insofar as to grounds, right of counsel, and all other provisions concerning notice, right of public hearing, confrontation of witnesses, and appeal, and all other provisions contained in this section. The term "teacher" as used in this section shall include all certificated school employees, excepting superintendents.' "

Roll call was requested by Glenn of Wapello and Hausheer of Story.

Rule 69 was invoked.
On the question "Shall the Lynch-Madden amendment to the Bailey-Cochran amendment be adopted?"

The ayes were, 58 :

| Baker | Cohen | Gaudineer | Hausheer |
| :--- | :--- | :--- | :--- |
| Bogenrief | Craig | Gillette of | Holmes |
| Breitbach | Crosier | Story | Houston |
| Bremmer | Denato | Gleason | Hutchins |
| Brinck | Doderer | Glenn | Jackson of |
| Caffrey | Felger | Gregerson | Black Hawk |
| Carnahan | Gallagher | Hageman | Jackson of |
| Clapsaddle | Gannon | Harrington | Clinton |


| Kempter | Mayberry <br> MeNamara | Radl <br> Rasmussen | Smith of <br> Linn |
| :--- | :--- | :--- | :--- |
| Kennedy | Miller of | Renda | Varney |
| Lorn | Buena Vista | Resnick | Webster |
| Lawlor | Nagle | Robinson | Wengert |
| Lynch | O'Me | Relley | Roe |
| Madden | Oxley | Shirley of | Wison |
| Maule | Palmer | Dallas | Wright |

The nays were, 55:

| Anderson | Foster | Morgan | Scherle of |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Mueller | Fremont-Mills |
| Boot | Clay-Dickinson | Murphy | Scott |
| Busch | Graham | Nelson | Seibert |
| Cochran | Grassley | Nielsen of | Smith of |
| Coffman | Hanson | Emmet-PaloAlto | O'Brien |
| Conway | Hullinger | Nielsen of | Stevenson |
| Den Herder | Kluever | Shelby | Stokes |
| Detje | Loss | Oehlsen | Strothman |
| Distelhorst | Mahan | Ossian | Stueland |
| Dougherty | Meacham | Patton | Tieden |
| Dunton | Melrose | Quinn | Uban |
| Edgington | Miller of | Redfern | Utzig |
| Fischer of | Des Moines | Reichardt | Whisler |
| Grundy | Miller of | Rickert | Winkelman |
| Fisher of | Page | Rider |  | Greene

Absent or not voting, 11:

| Baringer | Doyle | Glanton | Shannahan |
| :--- | :--- | :--- | :--- |
| Burke | Duffy | Keleher | Mr. Speaker |
| Busing | Fullmer | Millen |  |

The amendment to the amendment was adopted.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on House File 18 and all amendments thereto.

> Elmer Den Herder. Conrad Ossian.
> J. Wesley Graham. Leroy S. Miler. Wm. J. Scherle.

Roll call was taken under the provisions of Rule 72 which revealed that all members were present except those previously excused.

Bailey of Wright moved the adoption of the Bailey-Cochran amendment as amended.

Roll call was requested by Glenn of Wapello and Lynch of Warren.
Rule 69 was invoked.
On the question "Shall the Bailey-Cochran amendment as amended be adopted?"

The ayes were, 56:

| Baker <br> Bogenrief <br> Breitbach | Gillette of <br> Story |
| :--- | :--- |
| Bremmer | Gleason |
| Busing | Glenn |
| Caffrey | Gregerson |
| Carnahan | Hageman |
| Clapsaddle | Harrington |
| Cohen | Hausheer |
| Craig | Holmes |
| Crosier | Houston |
| Denato | Hutchins |
| Doderer | Jackson of |
| Felger | Black Hawk |
| Gallagher | Jackson of |
| Gaudineer | Clinton |
|  | Kempter |


| Kennedy | Palmer |
| :--- | :--- |
| Korn | Rasmussen |
| Lawlor | Renda |
| Lynch | Resnick |
| Madden | Robinson |
| Maley | Roe |
| Maule | Shirley of |
| Mayberry | Dallas |
| McNamara | Smith of |
| Miller of | Linn |
| Buena Vista | Varney |
| Miller of | Wengert |
| Des Moines | Wilson |
| Nagle | Wolcott |
| O'Malley | Wright |
| Oxley |  |

The nays were, 62 :

Anderson
Bailey
Baringer
Boot
Brinck
Busch
Cochran
Coffman
Conway
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Dunton
Edgington
Fischer of
Grundy
Absent or not voting, 6:

Burke
Duffy

Fisher of
Greene
Foster
Gannon
Gillette of
Clay-Dickinson
Graham
Grassley
Hanson
Hullinger
Keleher
Kluever
Loss
Mahan
Meacham
Melrose
Millen

Fullmer
Glanton

Miller of Page
Morgan
Mueller
Murphy
Nelson
Nielsen of
Emmet
Nielsen of Shelby
Oehlsen
Ossian
Patton
Quinn
Radl
Redfern
Reichardt
Rickert

Shannahan

Rider
Scherle of Fremont-Mills
Scott
Seibert
Smith of
O'Brien
o Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Webster
Whisler
Winkelman

Mr. Speaker

The Bailey amendment as amended lost.
Jackson of Black Hawk offered the following amendment:
Amend House File 18 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section two hundred seventy-nine point twenty-four (279.24), Code 1962, is hereby repealed and the following section enacted in lieu thereof:
'The board shall not discharge any teacher except for incompetency, inattention to duty, partiality, or any good cause shown after a hearing, upon due notice, upon stated charges, and with the right of such teacher to a review by a writ of certiorari. The burden of proving such incompetency, inattention to duty, partiality, or any good cause, shall rest upon the party alleging the same.'
"Sec. 2. Amend chapter two hundred seventy-nine point thirteen (279.13), Code 1962, line eighty-six (86), by inserting after the words "notice of" the words "reason for termination"."

Scherle of Fremont-Mills moved to lay the Jackson amendment on the table.

The motion lost.
Resnick of Scott moved that House File 18 be deferred and that the bill retain its place on the calendar.

Scherle of Fremont-Mills moved to rerefer House File 18 to the committee on education.

The Speaker ruled the motion to rerefer out of order.
The motion to defer House File 18 lost.
Glenn of Wapello offered the following amendment to the Jackson amendment and moved its adoption :

Amend the Jackson amendment to House File 18, filed April 14, 1965, by striking the word "certiorari" in line ten (10) and inserting in lieu thereof the word "mandamus".

The amendment to the Jackson amendment was adopted.
Scherle of Fremont-Mills offered the following amendment to the Jackson amendment and moved its adoption:
Amend the amendment filed by Jackson of Black Hawk on April 14, 1965, by striking from lines ten (10), eleven (11) and twelve (12) the words "The burden of proving such incompetency, inattention to duty, partiality, or any good cause, shall rest upon the party alleging the same."

Shirley of Dallas moved the previous question on the Scherle amendment.

The motion lost.
The Scherle amendment lost.
Jackson of Black Hawk moved the adoption of his amendment as amended.

Roll call was requested by Bremmer of Pottawattamie and Glenn of Wapello.

On the question "Shall the Jackson amendment as amended be adopted ?" (H. F. 18)

The ayes were, 67 :

| Baker | Cohen | Dunton <br> Bogenrief | Conway |
| :--- | :--- | :--- | :--- |
| Brelger | Gleason |  |  |
| Breitbach | Craig | Gallagher | Grenn |
| Bremmer | Crosier | Gannon | Hagerson |
| Busing | Denato | Gillette of | Hanson |
| Caffrey | Doderer | Clay-Dickinson | Hausheer |
| Carnahan | Dougherty | Gillete of | Holmes |
| Clapsaddle | Doyle | Story | Houston |


| Hullinger | Lynch | O'Malley | Smith of |
| :--- | :--- | :--- | :--- |
| Hutchins | Madden | Oxley | Linn |
| Jackson of | Maley | Palmer | Uban |
| Black Hawk | Mayberry | Radl | Utzig |
| Jackson of | Melinose | Rasmussen | Varmey |
| Clinton | Miller of | Renda | Webster |
| Keherer | Buena Vista | Resnick | Wengert |
| Kempter | Miller of | Robinson | Wilson |
| Kennedy | Des Moines | Roe | Wolcott |
| Korn | Morgan | Shirley of | Wright |
| Lawlor | Nagle | Dallas |  |

The nays were, 48:


Fullmer
The Jackson amendment as amended was adopted.
Scherle of Fremont-Mills moved that House File 18 be laid on the table, which motion lost.

Grassley of Butler offered the following amendment to House File 18 as amended and moved its adoption:

Amend House File 18 as amended by adding at the end thereof the following new section:

Sec. 3. Chapter two hundred seventy-nine (279), Code 1962, is hereby amended by adding thereto the following new sections:
"1. The board of directors of any school corporation shall not refuse employment or re-employment to any public school employee because of membership in or affiliation with or nonmembership in or nonaffiliation with any professional organization or association, nor shall the board of directors or any other administrator, teacher or other person require, directly or indirectly, any such public school employee to pay any dues, charges, fines, assessments or to make any contributions to any organization, association, corporation or person as a condition of their employment or continued employment.
2. If the board of directors designate that public school employees may be absent from school duties for one (1) or more days during the period covered by their employment contract for the purpose of attending a convention of a professional organization or association and further designate that such employees shall receive their regular compensation or salary
for such days, then the board of directors shall also provide that all public school employees who do not hold membership in such professional organization or association and who do not attend such convention shall also receive their regular compensation or salary for the same period.
3. Any person who shall violate, or assist in any manner in the violation of any of the provisions of this Act shall be deemed guilty of a misdemeanor."

Wengert of Woodbury moved that the Grassley amendment be laid on the table, which motion lost.

The Grassley amendment lost.
Gaudineer of Polk offered the following amendment to House File 18 as amended and moved its adoption:

Amend House File 18 by adding the following new section thereto:
Nothing herein contained shall be construed to prohibit the use of the remedy of certiorari when appropriate; nor shall the general rule that an inferior tribunal acted legally be abrogated.

The amendment was adopted.
The following amendments were withdrawn by unanimous consent: Mahan of Johnson filed February 19, 1965; Jackson of Black Hawk filed February 17, 1965, and February 18, 1965; Resnick of Scott filed February 18, 1965, and Dougherty of Lucas-Monroe filed April 13, 1965.

Jackson 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?" (H. F. 18)
The ayes were, 65:

| Baker | Gillette of | Kempter | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bogenrief | Clay-Dickinson | Kennedy <br> Breitbach | Gillette of |
| Bremmer | Story | Korn | Reichardt |
| Busing | Gleason | Lawlor | Renda |
| Caffrey | Glenn | Lynch | Resnick |
| Carnahan | Gregerson | Madden | Robinson |
| Clapsaddle | Hageman | Mayby | Shirley of |
| Cohen | Hanson | McNamara | Dallas |
| Conway | Hausheer | Melrose | Smith of |
| Craig | Holmes | Miller of | Ubinn |
| Crosier | Houston | Buena Vista | Varney |
| Denato | Hutchins | Miller of | Webster |
| Doderer | Jackson of | Des Moines | Wengert |
| Doyle | Black Hawk | Nagle | Wilson |
| Felger | Jackson of | O'Malley | Wolcott |
| Gallagher | Clinton | Oxley | Wright |
| Gannon | Keleher | Palmer | Mr. Speaker |

The nays were, 52:

| Anderson | Fischer of <br> Gailey |
| :--- | :--- |
| Baringer | Foster |
| Boot | Graham |
| Brinck | Grassley |
| Busch | Harrington |
| Cochran | Hullinger |
| Coffman | Kluever |
| Den Herder | Loss |
| Detje | Mahan |
| Distelhorst | Maule |
| Dougherty | Meacham |
| Dunton | Millen |
| Edgington | Miller of |
|  | Page |

Absent or not voting, 7:
Burke Fisher of
Duffy
Greene

| Morgan | Rider |
| :--- | :--- |
| Mueller | Scherle of |
| Murphy | Fremont-Mills |
| Nelson | Scott |
| Nielsen of | Seibert |
| Emmet-Palo |  |
| Niltolsen of | Smith of |
| Shelby | O'Bien |
| Oehlsen | Stevenson |
| Ossian | Stokes |
| Patton | Strothman |
| Quinn | Tieden |
| Radl | Utzig |
| Redfern | Whisler |
| Rickert | Winkelman |

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

Fischer of Grundy rose on a point of order as to Duffy of Dubuque not being excused.

Glenn of Wapello moved that Representative Duffy be excused for the day.

The motion having received a constitutional majority prevailed.
O'Malley of Polk moved to reconsider the vote by which House File 18 passed the House and that the motion to reconsider be laid on the table.

The motion to table lost.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Seibert of Adair-Madison on request of Roe of Allamakee; Dunton of Keokuk and Gillette of Clay-Dickinson on request of Maule of Monona; Reichardt of Polk on request of Glenn of Wapello.

## HOUSE FILE 276 DEFERRED

Jackson of Clinton asked and received unanimous consent that House File 276 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 541 DEFERRED

Rasmussen of Polk asked and received unanimous consent that House File 541 be deferred and that the bill retain its place on the calendar.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 24, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers, with report of committee recommending passage, was taken up for consideration.

Miller of Buena Vista rose on a point of order that the amendment filed by Baringer of Fayette on April 12, 1965, was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Miller of Buena Vista asked and received unanimous consent to withdraw his amendment filed April 13, 1965.

Miller of Buena Vista offered the following amendment filed April 14, 1965, and moved its adoption:
Amend House File 24 as follows:

1. Insert the word "knowingly" after the word "to" in line five (5) of section one (1).
2. By striking in line six (6) of section one (1) the words"any person".
3. By striking the period in line seven (7) of section one (1) and inserting in lieu thereof the following: "any person or persons who customarily or repeatedly offer themselves as replacements for employees involved in labor disputes."
4. By inserting in line eight (8) of section one (1) after the word "to" the word "knowingly".

The amendment was adopted.
Miller of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 24)
The ayes were, 83:

| Anderson | Bremmer <br> Bailey <br> Baker | Busing | Conway <br> Caffrey |
| :--- | :--- | :--- | :--- |
| Bogenrief | Craig | Dougherty <br> Doryle |  |
| Boot | Carnahan | Crosier | Detje |
| Breitbach | Clapsaddle | Fiser <br> Distelhorst | Gallagher |
| Cannon |  |  |  |


| Gillette of | Korn | Nielsen of | Shannahan |
| :---: | :---: | :---: | :---: |
| Story | Lawlor | Emmet-Palo Alto | Shirley of |
| Gleason | Lynch | Nielsen of | Dallas |
| Glenn | Madden | Shelby | Smith of |
| Grassley | Mahan | Oehisen | Linn |
| Gregerson | Maule | O'Malley | Smith of |
| Hageman | Mayberry | Oxley | O'Brien |
| Harrington | Meacham | Quinn | Stevenson |
| Holmes | Melrose | Rasmussen | Uban |
| Houston | Miller of | Renda | Utzig |
| Hullinger | Buena Vista | Resnick | Varney |
| Hutchins | Miller of | Rickert | Webster |
| Jackson of | Des Moines | Rider | Wengert |
| Black Hawk | Morgan | Robinson | Wilson |
| Jackson of | Mueller | Roe | Wolcott |
| Clinton | Murphy | Scherle of | Wright |
| Kempter | Nagle | Fremont-Mills | Mr. Speaker |
| Kennedy |  | Scott |  |
| The nays were, 19: |  |  |  |
| Baringer | Fisher of | Miller of | Stokes |
| Busch | Greene | Page | Strothman |
| Den Herder | Foster | Nelson | Tieden |
| Edgington | Graham | Ossian | Whisler |
| Fischer of | Keleher | Patton | Winkelman |
| Grundy | Kluever |  |  |
| Absent or not voting, 22: |  |  |  |
| Brinck | Dunton | Hausheer | Radl |
| Burke | Fullmer | Loss | Redfern |
| Cochran | Gillette of | Maley | Reichardt |
| Coffman | Clay-Dickinson | McNamara | Seibert |
| Denato | Glanton | Millen | Stueland |
| Duffy | Hanson | Palmer |  |

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

## SENATE FILE 341 SUBSTITUTED FOR HOUSE FILE 415

- Rasmussen of Polk asked and received unanimous consent to substitute Senate File 341 for House File 415.

Rasmussen of Polk asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 341, a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.

Scherle of Fremont-Mills offered the following amendment filed by him and moved its adoption :

Amend Senate File 341 by striking all of subsection two (2) of section one (1).

The amendment lost.
Rasmussen 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?" (S. F. 341)
The ayes were, 89 :

| Anderson | Gannon <br> Baker |
| :--- | :--- |
| Baudineer |  |
| Bogenrief | Gaud |
| Gilltte of |  |
| Bret | Storbach |
| Bremmer | Glason |
| Glenn |  |
| Brinck | Graham |
| Busing | Gregerson |
| Caffrey | Hageman |
| Carnahan | Harrington |
| Clapsaddle | Holmes |
| Cochran | Houston |
| Cohen | Hullinger |
| Conway | Hutchins |
| Craig | Jackson of |
| Crosier | Black Hawk |
| DenHerder | Jackson of |
| Detje | Clinton |
| Distelhorst | Keleher |
| Doderer | Kempter |
| Doughtery | Kennedy |
| Doyle | Korn |
| Felger | Lawlor |
| Foster | Loss |
| Gallagher |  |

The nays were, 17:

| Baringer | Fisher of |
| :--- | :--- |
| Busch | Greene |
| Edgington | Grassley |
| Fischer of | Kluever |
| Grundy | Miller of |
|  | Page |

Absent or not voting, 18:

| Bailey | Dunton | Hanson | Millen |
| :--- | :--- | :--- | :--- |
| Burke | Fullmer | Hausheer | Reichardt |
| Coffman | Gillette of | Lynch | Seibert |
| Denato | Clay-Dickinson | Maley | Stueland |
| Duffy | Glanton | McNamara |  |

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

## HOUSE FILE 415 WITHDRAWN

Rasmussen of Polk asked and received unanimous consent to withdraw House File 415 from further consideration by the House.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 196, 319, 382,386 and 445.

Report adopted.

Alfreid P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 196, 319, 382, 386 and 445.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 14th day of April, 1965, sent to the Governor for his approval: House Files 196, 319, 382, 386 and 445.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 13, 1965, he signed the following bills: House Files 47, 75, 98, 289, 342 and 575; and on April 14, 1965, he signed the following bills: House Files 64, 66, 143 and 236.

## REPORTS OF COMMITTEES

Carnahan of Wapello, 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 88, a bill for an act relating to accident and disability benefits for public safety peace officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.
Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Cleve L. Carnahan, Chairman.

Also:
Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 538, a bill for an act to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period; also to raise the maximum amount allowable for 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 do pass.

Cleve L. Carnahan, Chairman.

Meacham of Poweshiek, from the committee on commerce, submitted the following reoprt:

Mr. Speaker: Your committee on commerce to whom was referred Senate File 202, a bill for an act to change the requirements of the value of stock of insurance companies, begs leave to report it has had the same under consideration and has intsructed me to report the same back to the House with the recommendation that the same do pass.
al Meacham, Chairman.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House File 353, a bill for an act relating to the artisan's lien, 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. Duffy, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 398, a bill for an act relating to the payment of attorney's fees for indigent 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.

John L. Duffy, Chairman.

Also :
Mr. Speaker: Your committee on judiciary to whom was referred House File 435, a bill for an act relating to the definition of "gambling device", begs leave to report it has had 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred House File 468, a bill for an act to provide a seven year limitation on convictions for second offense driving while intoxicated, and also for subsequent offenses, 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred

Senate File 30, a bill for an act relating to solicitation from liquor control licensees, begs leave to report it has had 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. Duffy, Chairman.

Also:
Mr. Speaker: Your committee on judiciary to whom was referred Senate File 151, a bill for an act relating to assessment and taxation of platted lots, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

## Also:

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 299, a bill for an act to establish penalties for falsification of credit union operations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. DuFFY, Chairman.
Also :
Mr. Speaker: Your committee on judiciary to whom was referred Senate File 305, a bill for an act relating to an operator's and chauffeur'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 do pass.

John L. Durfy, Chairman.

Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred House File III, a bill for an act to provide for the creation of an Iowa law enforcement academy at the University of Iowa and a council to formulate policies for the direction of the activities of the academy and to provide for an appropriation to establish and operate a central facility for training law enforcement 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 111 as follows:

1. By striking from lines 1,2 and 3 of section 15 the words and figure "three hundred thousand dollars ( $\$ 300,000.00$ ) to the board of regents to erect a building for the academy and".
2. By inserting in line 4 of section 15 after the figure " $\$ 65,000.00$ " the words "to the board of regents".
3. By striking in line 4 of section 15 the word "its".
4. By inserting in line 4 of section 15 after the word "operation" the words "of the academy".

Bruce E. Mahan, Chairman.

## Also :

Mr. Speaker: Your committee on education to whom was referred Senate File 153, a bill for an act relating to powers of electors to vote a
school house 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.

Bruce E. Mahan, Chairman.

Also:
Mr. Speaker: Your committee on education to whom was referred House File 431, a bill for an act relating to transportation for high school students, begs leave to report it has 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.

Bruce E. Mahan, Chairman.

## AMENDMENTS FILED

Amend House File 541 as follows:

1. By inserting after section eight (8) the following new section:
"Section forty-three point seventy-five (43.75), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words 'or election of delegates or party committeemen,'."
2. By striking from line two (2) of section fourteen (14) the word "subsections" and inserting in lieu thereof the word "sections".
3. By striking from lines four (4), five (5), and six (6) of section fifteen (15) the words "nominations exist due to no candidate filing nomination papers for such offices" and inserting in lieu thereof the words "nomination exists due to the failure of a candidate to file nomination papers for such office".
4. By striking lines five (5), six (6), and seven (7) of section nineteen (19) and inserting in lieu thereof the words "candidates for any office for which no nomination exists due to the failure of a candidate to file nomination papers for such office, due to the failure of any candidate to receive the number of votes required for nomination".
5. By striking lines six (6) and seven (7) of section twentytwo (22) and inserting in lieu thereof the words "office for which no nomination exists due to the failure of a candidate to file nomination papers for such office or due to the failure of any".
6. By renumbering the sections in conformity with this amendment.

## Rasmussen of Polk.

Amend House File 548 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section two hundred fifty-seven point five (257.5), Code 1962, is hereby amended by striking subsection one (1), and inserting in lieu thereof the following:
'1. In each district where an election is to be held for a member of the state board, the board of education of each community, independent, or consolidated school district within such state board of public instruction district maintaining a four-year high school shall elect a delegate and an alternate to the district convention provided for in this section.'"

SMITH of O'Brien.

1 Amend House File 553 as follows:
2 1. By striking all of subsection 10 of section 2, and 3 inserting in lieu thereof the following: "Joint boards or 4 county boards subject to approval of the state board of public 5 instruction are hereby authorized to provide courses and
6 services for physically, mentally and educationally handicapped;
7 provide special and remedial courses and services, educational
8 television, vocational rehabilitation training centers, workshops;
9 to lease, acquire, maintain, and operate such facilities and
10 buildings as deemed necessary to provide authorized courses and
11 services and administer such authorized programs.
12
2. By striking in line 86 of section 2, subsection 11, the word "is" and inserting in lieu thereof the following, "or county boards are hereby".

Melrose of Floyd.
1 Amend House File 626 by adding the following sentence
2 after the period in line nine (9) of section one (1):
3

5 not less than forty-five (45) days or more than one hundred
6 (100) days before the regular municipal election."
RadL of Linn.
1 Amend House File 630 as follows:
2 1. In section 2, strike all of lines three (3) through
3 seventeen (17).

2 striking paragraph c. of subsection 2 of section 1 and
3 inserting in lieu thereof the following:
4 "c. An employee of a bank or trust company, who
5 serves as treasurer of any municipality."
Meacham of Poweshiek.
Amend Senate File 260 as follows:

1. Amend the title to Senate File 260 by inserting after
the word "buildings" the words "or feedlots".
2. Amend section one (1), line five (5), by inserting after the word "building" the words "or feedlots".

Holmes of Jones. Wolcott of Cerro Gordo. Winkelman of Calhoun.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, April 15, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Thursday, April 15, 1965.

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

Prayer was offered by the Reverend Doctor Robert French, Executive of the United Presbyterian Church in the United States of America, Des Moines, Iowa.

The Journal of Wednesday, April 14, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hutchins of Benton on request of Kempter of Jackson.

## PRESENTATION OF VISITORS

Scott of Pottawattamie presented to the House three members of the Scott family who are students of the Avoha School.

Kluever of Cass presented to the House his four children, Lora, Chris, Dan and Jerri, all students from the Atlantic Community School District.

Shirley of Dallas presented to the House thirty students from the fifth and sixth grades of the De Soto Consolidated School and their teacher, Mrs. Bilney.

Glenn of Wapello presented to the House Brenda and Brenna Applegate, students from Wapello County.

Maule of Monona introduced members from the tax department of the Republic of Uruguay and sister states, and students from the University of Montevideo.

Meacham of Poweshiek presented to the House fifty-six members of the sixth grade of West Grinnell and their teacher, Mr. Conner.

Carnahan and Glenn of Wapello presented to the House thirtytwo members of Boy Scout Troops 8, 18 and 19 and their leader, W. J. Smithart, all of Ottumwa.

Clapsaddle of Cerro Gordo presented to the House thirty-eight members of the senior class of Ventura High School and their teacher, Dyle Martin.

Roe of Allamakee presented to the House Tom Roe, Jr., of Taft Junior College, Taft, California, and Steven Roe, a student of the Waukon Public School.

Korn of Harrison presented to the House sixty-five students of the Dunlap Community School and their teachers, Ted Lyons and Robert Mathew.

Morgan of Mahaska presented to the House thirty members of the West Center $4-\mathrm{H}$ group and West Center School and their leader, Mrs. Wilbur Groenenboom.

Mahan of Johnson presented to the House Sarah, Joe, Mike and Matt Quinn, children of Representative Quinn, students of Washington Community School, Washington, Iowa.

Hausheer of Story presented to the House sixty-six members of the fifth and sixth grades from Roland and their teachers, Mrs. Cline and Mrs. Teig.

Gillette of Story presented to the House Corinne, Mike and Charles Gillette, children of Representative Riley Gillette, and their cousins, Donnella, Billy and Marty Benskin.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring Senate Concurrent Resolution 14:

Dougherty of Lucas-Monroe, from three hundred sixty-six residents of Lucas County.

Ossian of Adams-Montgomery, from one hundred twenty-seven residents of Montgomery County.
Robinson of Audubon-Guthrie, from five hundred thirty residents of Guthrie County.
Madden of Clarke-Union, from forty-seven residents of Union County.
Fischer of Grundy, from twenty-seven residents of Grundy County.
Foster of Cedar, from one thousand two hundred eighty-seven residents of Cedar County.
Maule of Monona, from ten residents of Monona County.
Tieden of Clayton, from thirty-eight residents of Clayton County.
Murphy of Carroll, from four hundred thirty-seven residents of Carroll County.

Hanson of Lyon-Osceola, from eight hundred forty-one residents of Lyon and Osceola Counties.

Mueller of Winnebago-Worth, from fourteen residents of Winnebago County.
Radl of Linn, from fifty-nine residents of Linn County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 88, 111, 353, 398, 435, 468, 549, Senate Files 30, 151, $153,202,299,305$ and 538, under Rule 35.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 322.

HOUSE CONCURRENT RESOLUTION 24 REFERRED
Reichardt of Polk called up for consideration House Concurrent Resolution 24 found on page 960 of the Journal and moved its adoption.

Gannon of Jasper moved that House Concurrent Resolution 24 be referred to the committee on judiciary.

Duffy of Dubuque offered as a substitute motion that House Concurrent Resolution 24 be referred to the committee on ways and means.

The motion prevailed and House Concurrent Resolution 24 was referred to the committee on ways and means.

## house files referred TO COMMITTEE

The Speaker announced that House Files 111 and 549 were referred to the committee on appropriations.

## MESSAGES FROM THE SENATE

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

Senate File 251, a bill for an act relating to accounting procedures of the conservation commission.

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 relating to drugs and medicines.

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

Senate File 311, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation.

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

Senate File 324, a bill for an act relating to flashing safety warning lights on vehicles.

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 authorizing the auditor of state to employ independent certified public accountants or registered public accountants.

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 criminal procedure; to adopt the agreement on detainers and provide for implementation thereof.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 224, a bill for an act relating to secondary roads.
Read first time and referred to committee on governmental subdivisions.

Senate File 276, 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 commerce.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

Senate File 136, a bill for an act relating to salaries of county sheriffs, with report of committee recommending amendment and passage, was taken up for consideration.

Gaudineer of Polk offered the following amendment filed April 13, 1965 :

Amend Senate File 136 as follows:

1. Amend the title by inserting after the word "sheriffs" the words "and county attorneys".
2. By adding thereto the following new sections:
"Sec. 2. Section three hundred forty point nine (340.9), Code 1962, as amended by sections one (1) and two (2) of chapter two hundred twentyfour (224), Acts of the Sixtieth General Assembly, is hereby repealed and the following enacted in lieu thereof.
'Each county attorney shall receive as his annual salary in counties having a population of:
3. Less than twenty thousand $(20,000)$ population, six thousand $(6,000)$ dollars.
4. Twenty thousand ( 20,000 ) and less than twenty-five thousand $(25,000)$ population, sixty-five hundred $(6,500)$ dollars.
5. Twenty-five thousand $(25,000)$ and less than thirty thousand $(30,000)$ population, seven thousand $(7,000)$ dollars.
6. Thirty thousand $(30,000)$ and less than thirty-five thousand $(35,000)$ population, seventy-five hundred $(7,500)$ dollars.
7. Thirty-five thousand $(35,000)$ and less than fifty thousand $(50,000)$ population, eighty-five hundred $(8,500)$ dollars.
8. Fifty thousand $(50,000)$ and less than seventy-five thousand population, nine thousand $(9,000)$ dollars.
9. Seventy-five thousand $(75,000)$ and less than one hundred thousand ( 100,000 ) population, ten thousand ( 10,000 ) dollars.
10. One hundred thousand $(100,000)$ and less than one hundred fifty thousand $(150,000)$ population, eleven thousand $(11,000)$ dollars.
11. One hundred fifty thousand $(150,000)$ population, and less than two hundred thousand $(200,000)$ population, thirteen thousand $(13,000)$ dollars.
12. Over two hundred thousand $(200,000)$ population, fifteen thousand $(15,000)$ dollars.

The annual salaries as provided herein shall be the full and only compensation for the duties performed in the office of the county attorney, and all fees and commissions which may be lawfully taxed in favor of the county attorney shall if and when taxed and collected be paid by the county attorney to the county for the benefit of the court expense fund.

In counties where district court is held in two (2) places, the county attorney shall receive an additional sum of five hundred (500) dollars.

The county attorney shall also receive his necessary and actual expenses incurred in attending upon his official duties other than his residence and the county seat, which shall be audited and allowed by the board of supervisors of the county.'
"Sec. 3. Section three hundred forty point ten (340.10), Code 1962, is hereby amended as follows:

1. By striking from line seven (7) of subsection one (1) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.
2. By striking from line three (3) of subsection two (2) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.
3. By striking from line three (3) of subsection three (3) of such section the word 'fifty' and inserting in lieu thereof the word 'sixty ( 60 )'.
4. By striking from line four (4) of subsection three (3) of such section the word 'sixty-five' and inserting in lieu thereof the word 'seventy-five (75)'".

O'Malley of Polk offered the following amendment to the Gaudineer, et al., amendment filed April 13, 1965 :

Amend the Gaudineer amendment to Senate File 136 filed April 13, 1965, by adding the following new sections:

Sec. 4. In counties having a population of one hundred fifty thousand ( 150,000 ) inhabitants or more, the county attorney and all deputy county attorneys shall devote their full time to the legal work of such county and shall not engage in the private practice of law directly or indirectly nor shall any county attorney, deputy county attorney, or employee of the county attorney of any such county directly or indirectly refer any legal matter or civil or criminal litigation to any lawyer or either directly or
indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any action, case, claim, demand, or legal proceeding, whether in litigation or otherwise; provided, in such counties the county attorney may appoint deputy county attorneys to serve without pay and when so appointed shall not be subject to the provisions of this section.

Sec. 5. Any county attorney, deputy county attorney, or any employee of the county attorney in any county having a population of one hundred fifty thousand ( 150,000 ) or more violating the provisions of section four shall be guilty of malfeasance in office and shall, upon conviction thereof, be fined not more than five hundred dollars ( $\$ 500$ ) or imprisoned in the county jail not more than six months, or both such a fine and imprisonment, and in addition shall vacate his office.

Jackson of Clinton rose on a point of order that the O'Malley amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Grassley of Butler rose on a point of order that the Gaudineer amendment was not germane.

Maule of Monona moved that the House consider the Gaudineer, et al., amendment as germane, which motion prevailed.

Gaudineer of Polk moved the adoption of his amendment.
The Gaudineer, et al., amendment was adopted.
Gillette of Story offered the following amendment filed April 15, 1965 :

Amend Senate File 136 by adding the following sections at the end of the bill:

1. "Section three hundred thirty-seven point thirteen (337.13), Code 1962 , is hereby repealed."
2. "Section three hundred thirty-seven point eleven (337.11), Code 1962, is hereby amended by adding the words 'and provided that this subsection shall not apply when the county board of supervisors provides transportation or the servicing thereof as provided in subsection eighteen (18) of section three hundred thirty-two point three (332.3) of the Code.' after the word 'expenses' in line four (4) of subsection ten (10)."

On motion by Maule of Monona, action on Senate File 136 was deferred.

## SENATE FILE 204 SUBSTITUTED FOR HOUSE FILE 226

O'Malley of Polk asked and received unanimous consent to substitute Senate File 204 for House File 226.

## STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 204, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code

1962, relating to retirement systems for firemen and policemen, with report of committee recommending passage, was taken up for consideration.

Baringer of Fayette offered the following amendment filed April 15,1965 , and moved its adoption:
Amend Senate File 204 by inserting after the word "invest" in section one (1), line four (4), the following: "at the direction of the respective boards of trustees".

The amendment was adopted.
O'Malley 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?" (S. F. 204)
The ayes were, 114 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger

Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Harrington
Hausheer
Holmes
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Lynch

The nays were, none. Absent or not voting, 10:

Burke
Gillette of Story
Glanton

Hanson
Houston
Hutchins

Madden Rasmussen
Mahan Redfern
Maley Reichardt
Maule Renda
Mayberry Resnick
McNamara Rickert
Meacham Rider
Melrose Robinson
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Strothman
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl

Roe
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
dueland
Tieden
Uban
Utzig
Varney
Webster
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

| $\underset{\substack{\text { Loss } \\ \text { Srerle of } \\ \text { Fremont-Mills }}}{ }$ | Wengert |
| :--- | :--- |
| Wilson |  |

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

## HOUSE FILE 226 WITHDRAWN

O'Malley of Polk asked and received unanimous consent to withdraw House File 226 from further consideration by the House.

Senate File 388, a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production, was taken up for consideration.

Kluever of Cass offered the following amendment filed April 9, 1965, and moved its adoption:

Amend Senate File 388 by striking section one (1) and inserting in lieu thereof the following: "Section three hundred twenty-one point one (321.1), Code 1962, is hereby amended by striking from lines fifteen (15), sixteen (16) and seventeen (17) of subsection sixteen (16) the words 'of agricultural operations or dealers and distributors in delivering to, and supplying such owners' and inserting in lieu thereof the following: 'and farm tenants of agricultural operations in conjunction with their farming operation and incidentally operated or moved over the highways'."

The amendment lost.
Reichardt of Polk offered the following amendment filed April 12, 1965 :

Amend Senate File 388 by adding thereto the following new section:
"Section three hundred twenty-one point one hundred eighteen (321.118), Code 1962, is hereby amended by inserting after line three (3) thereof the following:
'For truck mounted applicators of fertilizer the annual registration fee shall be forty dollars (\$40.00).'"

Scherle of Fremont-Mills offered the following amendment to the Reichardt amendment filed April 15, 1965, and moved its adoption:

Amend the Reichardt of Polk amendment to Senate File 388 filed on April 12, 1965, by striking from line seven (7) the words and figures "forty dollars ( $\$ 40.00$ )" and inserting in lieu thereof the words and figures "twenty dollars ( $\$ 20.00$ )".

The amendment to the amendment lost.
Reichardt of Polk moved the adoption of his amendment.
The amendment lost.
Wolcott of Cerro Gordo offered the following amendment filed April 12,1965 , and moved its adoption:
Amend Senate File 388 by adding the following new section:
"This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Sigourney News-Review,
a newspaper published in Sigourney, Iowa, and in the Mason City GlobeGazette, a newspaper published in Mason City, Iowa."

The amendment was adopted.
Wolcott 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 qustion "Shall the bill pass?" (S. F. 388)
The ayes were, 96:

| Bailey | Fischer of | Loss | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Grundy | Lynch | Rickert |
| Bogenrief | Fisher of | Mahan | Rider |
| Boot | Greene | Maule | Robinson |
| Breitbach | Fullmer | Mayberry | Scherle of |
| Bremmer | Gallagher | Meacham | Fremont-Mills |
| Busch | Gaudineer | Melrose | Scott |
| Busing | Gillette of | Miller of | Shannahan |
| Caffrey | Clay-Dickinson | Buena Vista | Shirley of |
| Carnahan | Gillette of | Miller of | Dallas |
| Clapsaddle | Story | Des Moines | Smith of |
| Cochran | Glenn | Miller of | Linn |
| Coffman | Graham | Page | Smith of |
| Cohen | Grassley | Morgan | OBrien |
| Craig | Gregerson | Mueller | Stevenson |
| Crosier | Hageman | Murphy | Stokes |
| Denato | Hanson | Nagle | Strothman |
| Den Herder | Hausheer | Nelson | Stueland |
| Detje | Houston | Nielsen of | Uban |
| Distelhorst | Hullinger | Emmet-PaloAlto Utzig |  |
| Doderer | Jackson of | Oehlsen | Varney |
| Dougherty | Black Hawk | Ossian | Webster |
| Doyle | Jackson of | Palmer | Whisler |
| Duffy | Clinton | Patton | Winkelman |
| Dunton | Keleher | Quinn | Wolcott |
| Edgington | Kempter | Radl | Wright |
| Felger | Korn | Lawlor | Rasmussen |
|  |  | Menda | Mr. Speaker |
|  |  |  |  |

The nays were, 16 :

| Baringer | Madden | Nielsen of | Reichardt |
| :---: | :---: | :---: | :---: |
| Foster | Maley | Shelby | Roe |
| Gannon | McNamara | Oxley | Seibert |
| Holmes | Millen | Redfern | Wilson |
| Kluever |  |  |  |
| Absent or not voting, 12: |  |  |  |
| Anderson | Conway | Harrington | O'Malley |
| Brinck | Glanton | Hutchins | Tieden |
| Burke | Gleason | Kennedy | Wengert |

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

HOUSE FILE 581 WITHDRAWN
Wolcott of Cerro Gordo asked and received unanimous consent to withdraw House File 581 from further consideration by the House.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 136, relating to salaries and meal allowances of county sheriffs.

Gillette of Story asked and received unanimous consent to withdraw his amendment filed April 15, 1965.

O'Malley of Polk offered the following amendment:
Amend Senate File 136 as amended by striking the title and inserting in lieu thereof the following:
"An Act relating to salaries of county sheriffs, county attorneys, and restrictions on outside employment of county attorneys and deputy county attorneys and prohibition of referrals by county attorneys, deputy county attorneys, or their employees.

Gillette of Story rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

O'Malley of Polk offered the following amendment filed by him:
Amend Senate File 136 by adding the following new sections:
Sec. 4. In counties having a population of one hundred fifty thousand $(150,000)$ inhabitants or more, the county attorney and all deputy county attorneys shall devote their full time to the legal work of such county and shall not engage in the private practice of law directly or indirectly nor shall any county attorney, deputy county attorney, or employee of the county attorney of any such county directly or indirectly refer any legal matter or civil or criminal litigation to any lawyer or either directly or indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any action, case, claim, demand, or legal proceeding, whether in litigation or otherwise; provided, in such counties the county attorney may appoint deputy county attorneys to serve without pay and when so appointed shall not be subject to the provisions of this section.
Sec. 5. Any county attorney, deputy county attorney, or any employee of the county attorney in any county having a population of one hundred fifty thousand ( 150,000 ) or more violating the provisions of section four shall be guilty of malfeasance in office and shall, upon conviction thereof, be fined not more than five hundred dollars ( $\$ 500$ ) or imprisoned in the county jail not more than six months, or both such a fine and imprisonment, and in addition shall vacate his office.

Jackson of Clinton rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Distelhorst of Des Moines offered the following committee amendment filed March 30, 1965, and moved its adoption :

Amend Senate File 136 as follows:

Amend subsection eleven (11) of section one (1), by adding thereto after the word "schedule" the following: "The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section three hundred forty point eight (340.8) of the Code."

The amendment was adopted.
(Business pending at recess.)
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of Senate File 136.
Maule of Monona moved that all those not present when the roll is taken be excused, which motion prevailed.

## CALL OF THE HOUSE

Under Rule 72, we, the undersigned, request a Call of the House on Senate File 136 and all amendments thereto.

Paul E. Kempter.
R. J. Clapsaddle.

Bill Scherle. Leroy S. Miller. B. J. Murphy.

Roll call was taken pursuant to Rule 72 , which revealed that all members were present except those previously excused.

Brinck of Lee moved that Senate File 136 be rereferred to the committee on governmental subdivisions.

The motion lost.
O'Malley of Polk offered the following amendment:
Amend Senate File 136 by striking in subsection 10 of section 2, in lines 32 and 33 , the words and figures "fifteen thousand ( 15,000 ) dollars" and inserting in lieu thereof the words and figures "fourteen thousand (14000), dollars".

Craig of Marshall moved the previous question on the O'Malley amendment.

Motion lost.
Jackson of Black Hawk moved that the Call of the House be lifted, which motion lost.

O'Malley of Polk moved the adoption of his amendment.
The amendment lost.

Redfern of Lee offered the following amendment filed April 15, 1965, and moved its adoption:

Amend the Gaudineer of Polk amendment to Senate File 136 filed April 13, 1965, by striking lines forty (40), forty-one (41) and forty-two (42).

The amendment lost.
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?" (S. F. 136)
The ayes were, 107:
Anderson
Bailey
Baker
Baker
Baringer
Boot

Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle

## Duffy

Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Gleason
Glenn
Graham
Grassley
Hageman
Harrington
Hausheer
Houston
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kluever
Korn
Lawlor
Loss
Lynch
Madden

The nays were 6:
$\underset{\text { Bregerson }}{\substack{\text { Bremmer } \\ \text { Kennedy }}}$

Absent or not voting, 11:

| Bogenrief | Glanton | Oehlsen | Tieden |
| :--- | :--- | :--- | :--- |
| Burke | Hanson | Paton | Webster |
| Foster | Hutchins | Strothman |  |

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

Resnick of Scott moved to reconsider the vote by which Senate File 136 passed the House and that the motion to reconsider be laid on the table, which motion prevailed.

## HOUSE FILE 104 WITHDRAWN

Gaudineer of Polk asked and received unanimous consent to withdraw House File 104 from further consideration by the House.

## APPROPRIATIONS CALENDAR

House File 631, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, 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?" (H. F. 631)
The ayes were, 103:

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of Grundy

Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Gleason
Glenn
Graham
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

| Lynch | Redfern |
| :--- | :--- |
| Madden | Renda |
| Mahan | Ressick |
| Maley | Rickert |
| Maule | Rider |
| Mayberry | Robinson |
| Meacham | Roe |
| Melrose | Scott |
| Millen | Seibert |
| Miller of | Shannahan |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Miller of | Linn |
| Page | Smith of |
| Mueller | O'Brien |
| Murphy | Stevenson |
| Nagle | Stueland |
| Nelson | Tieden |
| Nielsen of | Uban |
| Emmet-PaloAltoUtan <br> Nielsen of <br> Shelby <br> O'Malley <br> Ossian <br> Palmer | Varney |
| Quinn | Whigert |
| Radl | Wilsler |
| Rasmussen | Winkelman |
|  | Wolcott |
|  | Wright |
|  | Mr. Speaker |

The nays were, none.

Absent or not voting, 21:

Bailey
Brinck Burke Busch
Den Herder Foster

Glanton
Grassley
Hanson
Hutchins
Keleher
McNamara

Morgan
Oehlsen Oxley Patton Reichardt

Scherle of
Fremont-Mills Stokes
Strothman
Webster

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

## COMMITTEE REPORT ADOPTED

Crosier of Linn called up for consideration the committee report on House File 456, relating to the education of children of the Amish sect, recommending indefinite postponement, and moved that the House adopt the report of the committee.

The motion prevailed and the report was adopted.

## SENATE FILE 105 SUBSTITUTED FOR HOUSE FILE 184

Radl of Linn asked and received unanimous consent to substitute Senate File 105 for House File 184.

## STEERING COMMITTEE CALENDAR

Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees, with report of committee recommending passage, was taken up for consideration.

Meacham of Poweshiek offered the following amendment filed April 14, 1965 :

Amend Senate File 105, as passed by the Senate, by striking paragraph c. of subsection 2 of section 1 and inserting in lieu thereof the following:
"c. An employee of a bank or trust company, who serves as treasurer of any municipality."

Fischer of Grundy moved that Senate File 105 be deferred and that the bill retain its place on the calendar.

The motion prevailed.

## (Business pending at adjournment.)

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
H. F. 253 Relating to drainage districts. By Cochran, Winkelman, Mayberry, et al. (Companion to S. F. 211) (Deferred and retained)
H. F. 614 Committee Bill-Pertaining to the state printing board, state car dispatcher, incorporating these duties under the secretary of the executive council and the executive council. By governmental affairs committee.
H. F. 566 Committee Bill-Relating to the control and prevention of rabies. By public health committee.
H. F. 187 Relating to millage limitations upon the several functional funds of cities and towns. By Melrose, Bremmer, Boot, et al. (Companion to S. F. 104) (Passed Senate)
H. F. 232 To provide for participation of podiatrists in hospital and medical service plans. By Nielsen of Emmet-Palo Alto, Gillette of Clay-Dickinson, Baringer, et al. (Companion to S. F. 301)
H. F. 248 Relating to bait advertising in the field of corrective eyeglasses. By Miller of Des Moines, Kluever, Murphy, et al. (Companion to S. F. 277)
al Meacham, Chairman, Steering Committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 206, 235, 288, Senate Files 9, 39, 227, 503 and Senate Concurrent Resolution 21.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 206, 235, 288, Senate Files 9, 39, 227, 503 and Senate Concurrent Resolution 21.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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 April, 1965, sent to the Governor for his approval: House Files, 206, 235 and 288.

Alfred P. Breitbach, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 14, 1965, he signed the following bills: Senate Files 157, 173 and 201.

## REPORTS OF COMMITTEE

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred Senate File 404, a bill for an act relating to the overall length 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.

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

Amend House File 611 as follows:

1. By inserting the following immediately before the word "upon" in line twenty-three (23) of section three:
"Sec. 4. Chapter four hundred eighty-nine (489), Code 1962, is hereby amended by inserting a new section following section four hundred eighty-nine point five (489.5), Code 1962, as follows:
2. By striking from line one (1) of section four (4) the word and figure "Sec. 4." and inserting in lieu thereof the word and figure "Sec. 5."

> Fisher of Greene. MEACHAM of Poweshiek.

Amend Senate File 516 as follows:

1. By striking in line ten (10) of séction two (2) the word "six" (6) and inserting in lieu thereof the word and figure "eight (8)".
2. By inserting in line sixteen (16) of section two (2) after the word "health" the following: ", one from the membership of the Iowa psychological association, one from the membership of the Iowa society of osteopathic physicians and surgeons".

Gaudineer of Polk. Edgington of Franklin.

1 Amend Senate Joint Resolution 24, as passed by the Senate,
2 by inserting in section one (1) after the period (.) in line
3 twenty-one (21) the following: "One and only one senator
4 shall be elected from each senatorial district. One and
5 only one representative shall be elected from each represent-
6 ative district.
Scherle of Fremont-Mills.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, April 19, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, April $19,1965$.

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

Prayer was offered by the Reverend Richard H. Ellingson, pastor of the Zion Lutheran Church, Clear Lake, Iowa.

The Journal of Thursday, April 15, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Stokes of Plymouth on request of Smith of O'Brien; Gillette of ClayDickinson on request of Loss of Kossuth; Gregerson of Pottawattamie on request of Radl of Linn.

## PRESENTATION OF VISITORS

Glenn of Wapello presented to the House his nieces, Sheila and Kim Su Glenn, students of Roosevelt School in Ames.

Gillette of Story presented to the House nine Camp Fire Girls, students of Central Junior High in Ames, and their leaders, Mrs. Melvin Larson and Mrs. John Bath.

Glanton of Polk presented to the House thirty students of the Woodside Junior High School and their teacher, Miss Courtney.

Smith of Linn presented to the House sixty-two members of the Junior High Camp Fire group of Cedar Rapids and their leader, Mrs. L. W. Haerther.

Lawlor of Scott presented to the House thirty-three members of Girl Scout Troop No. 295 and their leader, Mrs. L. Leuders.

Caffrey of Polk presented to the House two hundred twenty members of the ninth grade from Nathan Weeks Junior High School of Des Moines and their teachers, Robert Scanlan, James Jacobsen, Joseph Lakers and Noble Howe.

Baker of Boone presented to the House five government students from Boone High School and their chaperons, Father Clifford Atkinson of the Grace Episcopal Church, his wife and son, Chris.

## PETITIONS

The following petitions were presented and placed on file:
By Varney of Clinton, from twenty-seven residents of Clinton County opposing the legalizing of gambling in Iowa.

By Jackson and Uban of Black Hawk, from forty-six residents of Black Hawk County favoring the modification of the right to work law.

By Jackson of Clinton, from sixty-eight residents of Clinton County opposing legalized gambling.

By Gallagher of Black Hawk, from six hundred residents of Black Hawk County opposing a two percent tax on barbers' services.

By Keleher of Woodbury, from eighty-six residents of Woodbury County opposing the election of Woodbury County supervisors at large.

By the following Representatives, favoring Senate Concurrent Resolution 14:

Kempter of Jackson, from one thousand one hundred fifty-eight residents of Jackson County.

Baker of Boone, from five hundred ninety-six residents of Boone County.

Scherle of Fremont-Mills, from seventy-five residents of Mills County.

Grassley of Butler, from four hundred fifty residents of Butler County.
Coffman of Iowa, from one hundred twenty-three residents of Iowa and Keokuk Counties.

Millen of Jefferson-Van Buren, from six hundred seventy-seven residents of Jefferson County.
Holmes of Jones, from eight hundred eighty residents of Jones County.
Maule of Monona, from eleven residents of Monona County.
Edgington of Franklin, from six hundred fifty-nine residents of Franklin County.
Jackson of Clinton, from five hundred eleven residents of Clinton County.
Detje of Tama, from two hundred seventy-five residents of Tama County.

Varney of Clinton, from three hundred eighty residents of Clinton County.

Roe of Allamakee, from one thousand thirty-seven residents of Allamakee County.
Hutchins of Benton, from one thousand two hundred fourteen residents of Benton County.

## BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 282 and 287.

ADOPTION OF COMMITTEE REPORTS
The Chief Clerk announced the adoption of reports of committees on Senate Files 2 and 404, under Rule 35.

## INTRODUCTION OF BILLS

House File 638, by committee on commerce, a bill for an act to specifically exempt commercial fertilizers and agricultural limestone on materials from the sales tax.

Read first time and referred to committee on ways and means.
House File 639, by committee on commerce, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.

Read first time and placed on the calendar.
House File 640, by governmental affairs committee, a bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.

Read first time and placed on the calendar.
House File 641, by committee on commerce, a bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement and equipment of industrial projects as well as their construction.

Read first time and placed on the calendar.
House File 642, by committee on transportation, a bill for an act to cancel outstanding unredeemed county primary road bonds.

Read first time and placed on the calendar.

House File 643, by committee on transportation, a bill for an act to provide for the advance purchase of primary road right of way to be financed by the issuance of anticipatory primary road warrants.

Read first time and placed on the calendar.
House File 644, by judiciary committee, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer 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 town.

Read first time and placed on the calendar.
House File 645, by judiciary committee, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town 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 town.

Read first time and placed on the calendar.
House File 646, by education committee, a bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor.

Read first time and placed on the calendar.
House File 647, by industrial and human relations committee (companion bill to Senate File 351), a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof.

Read first time and referred to committee on appropriations.

## SENATE MESSAGES CONSIDERED

Senate File 251, a bill for an act relating to accounting procedures of the conservation commission.

Read first time and referred to committee on governmental affairs.
Senate File 285, a bill for an act relating to drugs and medicines.
Read first time and referred to committee on public health.

Senate File 311, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation.

Read first time and referred to committee on education.
Senate File 324, a bill for an act relating to flashing safety warning lights on vehicles.

Read first time and referred to committee on transportation.
Senate File 380, a bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants.

Read first time and referred to committee on governmental affairs.
Senate File 445, a bill for an act relating to criminal procedure; to adopt the agreement on detainers and provide for implementation thereof.

Read first time and referred to committee on judiciary.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 631 passed the House. Loss of Kossuth.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 136 passed the House and the vote by which the motion to reconsider was laid on the table.

Loss of Kossuth.

## MESSAGES FROM THE SENATE

Th 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 17, a bill for an act relating to the use of amber colored lights on vehicles used by the state and the political subdivisions of the state.

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

House File 211, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 385, a bill for an act relating to assessments and valuation of property.

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

Senate File 301, a bill for an act to provide for participation of podiatrists in hospital and medical service plans.

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 relating to the construction of municipal hospitals in certain cities owning their own electric distribution system.

Also: 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 authorize the state board of regents to lease property and facilities.

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

Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties.

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

Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor.

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

Senate File 435, a bill for an act relating to assessment for taxation of urban transit systems.

Also: 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 establish a system of state preserves and to provide for the control and management of same.

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

Senate File 520, a bill for an act relating to the labeling of foods and food products.

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

House File 263, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 263

Amend House File 263 by striking paragraph six (6) of section ten (10) and substituting in lieu thereof the following:
"The hearing on appeal shall be tried in equity and shall be de novo. The court may receive additional testimony and may affirm, modify, or reverse the order of the commission."

## CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR
House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds, was taken up for consideration.

Gannon 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?" (H. F. 552)
The ayes were, 10d:

Anderson
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan

The nays were, none.
Absent or not voting, 20:

| Bailey | Gillette of <br> Clay-Dickinson <br> Baker |
| :--- | :--- |
| Bregerse | Gregerson |
| Conway | Hausheer |
| Edgington | Jackson of |
| Fischer of | Black Hawk |


| Jackson of |
| :--- |
| Clinton |

Maule
McNamara
Palmer
Rasmussen

Redfern
Reichardt
Steffen
Stokes
Wilson

| Maley | Robinson |
| :--- | :--- |
| Mayberry | Roe |
| Meacham | Scherle of |

Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn Smith of O'Brien
Stevenson
Nielsen of Strothman
Emmet-Palo Alto Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker
pro tem
Rennick

Rickert
Rider
der

Robinson
Roe
Melrose
Millen
Miller of
Buena Vista
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson

Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Patton
Quinn
Radl
Renda

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

House File 577, a bill for an act providing penalties on amounts due the State of Iowa on delinquent accounts, was taken up for consideration.

O'Malley 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?" (H. F. 577)
The ayes were, 99 :

| Anderson | Breitbach | Busing | Clapsaddle |
| :--- | :--- | :--- | :--- |
| Bogenrief | Bremmer | Caffrey | Cochran |
| Boot | Busch | Carnahan | Coffman |


| Cohen | Grassley | Murphy | Scott |
| :--- | :--- | :--- | :--- |
| Craig | Mageman | Nagle | Seibert |
| Crosier | Hanson | Nelson | Shannahan |
| Denato | Harrington | Nielsen of | Shirley of |
| Detje | Holmes | Emmet-Palo Alto | Dallas |
| Distelhorst | Houston | Nielsen of | Smith of |
| Doderer | Hutchins | Shelby | Linn |
| Dougherty | Jackson of | Oehlsen | Smith of |
| Doyle | Black Hawk | O'Malley | O'Brien |
| Duffy | Jackson of | Ossian | Stevenson |
| Dunton | Clinton | Oxley | Strothman |
| Felger | Keleher | Palmer | Stueland |
| Fisher of | Kennedy | Patton | Uban |
| Greene | Kluever | Quinn | Utzig |
| Foster | Korn | Radl | Varney |
| Fullmer | Lawlor | Redfern | Webster |
| Gallagher | Loss | Renda | Wengert |
| Gannon | Lynch | Resnick | Whisler |
| Gaudineer | Madden | Rickert | Wilson |
| Gillette of | Mahan | Rider | Winkelman |
| Story | Maley | Robinson | Wolcott |
| Glanton | Mayberry | Roe | Wright |
| Gleason | Melrose | Scherle of | Mr. Speaker |
| Graham | Millen | Fremont-Mills | protem |
| Graham | Morgan |  |  |

The nays were, 4:
Baringer
Edgington
Miller of
Page $\quad$ Tieden

Absent or not voting, 21:

Bailey
Baker
Brinck
Burke
Conway
Den Herder

Fischer of Grundy
Gillette of Clay-Dickinson
Gregerson
Hausheer

Murphy
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
O'Malley
Ossian
Oxley
Palmer
Patton
Radl
Redfern
Renda
Resnick
Rider
Robinson
Roe
cherle of
Milen
Morgan

Scott
Seibert
Shannahan
Shirley of
Sm
Linn
Smith of
Stevenson
Strothman
Stueland
Uban
Utzig
Varney
Webster
Wengert
hisser
Winkelman
Wolcott
Wright
Mr. Speaker pro tem

| Hullinger | Mueller |
| :--- | :--- |
| Kempter | Rasmussen |
| Maule | Reicharrdt |
| McNamara | Steffen |
| Meacham | Stokes |
| Miller of |  |
| Buena Vista |  |

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

Senate File 241, a bill for an act relating to rules of valuation for life insurance companies' investments, with report of committee recommending passage, was taken up for consideration.

Melrose 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?" (S. F. 241)
The ayes were, 106 :

| Anderson | Busch |
| :--- | :--- |
| Baringer | Busing |
| Bogenrief | Caffrey |
| Boot | Carnahan |
| Breitbach | Clapsaddle |
| Bremmer | Cochran |

Coffman
Cohen
Craig
Crosier
Detje
Distelhorst

Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington

| Felger | Kennedy | Nielsen of | Shannahan |
| :--- | :--- | :--- | :--- |
| Fisher of | Kluever | Shelby | Shirley of |
| Greene | Korn | Oehlsen | Dallas |
| Foster | Lawlor | O'Malley | Smith of |
| Gallagher | Loss | Ossian | Linn |
| Gannon | Lynch | Oxley | Smith of |
| Gaudineer | Madden | Palmer | O'Brien |
| Gillette of | Mahan | Patton | Stevenson |
| Story | Maley | Quinn | Strothman |
| Glanton | Mayberry | Radl | Stueland |
| Gleason | McNamara | Rasmussen | Tieden |
| Glenn | Meacham | Redfern | Uban |
| Graham | Melrose | Reichardt | Utzig |
| Grassley | Millen | Renda | Varney |
| Hageman | Miller of | Resnick | Webster |
| Hanson | Page | Rickert | Wengert |
| Harrington | Morgan | Rider | Whisler |
| Hausheer | Mueller | Robinson | Wilson |
| Holmes | Murphy | Roe | Winkelman |
| Houston | Nagle | Scherle of | Wolcott |
| Hutchins | Nelson | Fremont-Mills | Wright |
| Jackson of | Nielsen of | Scott | Mr. Speaker |
| Black Hawk | Emmet-PaloAlto Seibert | protem |  |
| Keleher |  |  |  |

eleher
The nays were, none.
Absent or not voting, 18:

Bailey
Baker
Brinck
Burke
Conway
Denato

Den Herder
Fischer of Grundy
Fullmer
Gillette of
Clay-Dickinson

Gregerson Hullinger Jackson of Clinton Kempter

Maule Miller of Buena Vista Steffen Stokes

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

House File 596, a bill for an act to amend section three hundred twenty-one point three hundred twenty (321.320), Code 1962, relating to turning left at an intersection, was taken up for consideration.

Denato 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?" (H. F. 596)
The ayes were, 109:

| Anderson | Carnahan | Doderer | Fullmer |
| :--- | :--- | :--- | :--- |
| Baker | Clapsaddle | Dougherty | Gallagher |
| Baringer | Cochran | Dovle | Gannon |
| Bogenrief | Coffman | Duffy | Gaudineer |
| Boot | Cohen | Dunton | Gillette of |
| Breitbach | Craig | Edgington | Story |
| Bremmer | Crosier | Felger | Glanton |
| Busch | Denato | Fisher of | Gleason |
| Busing | Detje | Greene | Glenn |
| Caffrey | Distelhorst | Foster | Graham |

Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

| Madden | O'Malley | Shirley of |
| :---: | :---: | :---: |
| Mahan | Ossian | Dallas |
| Maley | Oxley | Smith of |
| Mayberry | Palmer | Linn |
| McNamara | Patton | Smith of |
| Meacham | Quinn | O'Brien |
| Melrose | Radl | Stevenson |
| Miller of | Rasmussen | Strothman |
| Buena Vista | Redfern | Stueland |
| Miller of | Reichardt | Tieden |
| Page | Renda | Uban |
| Morgan | Resnick | Utzig |
| Mueller | Rickert | Varney |
| Nagle | Rider | Webster |
| Nelson | Robinson | Wengert |
| Nielsen of | Roe | Whisler |
| Emmet-Palo | Scherle of | Wilson |
| Nielsen of | Fremont-Mills | Winkelman |
| Shelby | Scott | Wolcott |
| Oehlsen | Seibert | Wright |

The nays were, none.
Absent or not voting, 15:

| Bailey | Fischer of | Maule | Steffen |
| :--- | :--- | :--- | :---: |
| Brinck | Grundy | Millen | Stokes |
| Burke | Gillette of | Murphy | Mr. Speaker |
| Conway | Clay-Dickinson | Shannahan | pro tem |
| Den Herder | Gregerson |  |  |

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

## SENATE FILE 481 SUBSTITUTED FOR HOUSE FILE 489

Gaudineer of Polk asked and received unanimous consent to substitute Senate File 481 for House File 489.

Gaudineer of Polk asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 481, a bill for an act relating to the ownership of individual apartment units.

Gaudineer 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?" (S. F. 481)
The ayes were, 104:

| Anderson | Busch | Cohen | Doyle |
| :---: | :---: | :---: | :---: |
| Baker | Busing | Crosier | Duffy |
| Baringer | Caffrey | Denato | Dunton |
| Bogenrief | Carnahan | Detje | Felger |
| Breitbach | Clapsaddle | Distelhorst | Fischer of |
| Bremmer | Cochran | Doderer | Grundy |
| Brinck | Coffman | Dougherty |  |


| Fisher of | Kempter |
| :--- | :--- |
| Greene | Kennedy |
| Foster | Kluever |
| Fullmer | Korn |
| Gallagher | Lawlor |
| Gannon | Loss |
| Gaudineer | Lynch |
| Gillette of | Madden |
| Story | Mahan |
| Glanton | Maley |
| Gleason | Mayberry |
| Glenn | Merose |
| Graham | Millen |
| Grassley | Miller of |
| Hageman | Buena Vista |
| Hanson | Miller of |
| Harrington | Page |
| Holmes | Morgan |
| Houston | Mueller |
| Hullinger | Murhy |
| Hutehins | Naple |
| Keheler | Nelson |


| Nielsen of | Seibert |
| :--- | :--- |
| Emmet-Palo Alto | Shannahan |
| Nielsen of | Smith of |
| Shelby | Linn |
| Oehlsen | Smith of |
| O'Malley | O'Brien |
| Ossian | Stevenson |
| Oxley | Strothman |
| Palmer | Stueland |
| Patton | Tieden |
| Quinn | Uban |
| Radl | Utzig |
| Rasmussen | Varney |
| Redfern | Webster |
| Reichardt | Wengert |
| Renda | Whisler |
| Resnick | Wilson |
| Rickert | Winkelman |
| Rider | Wolcott |
| Scherle of | Wremont-Mills |
| Wright | Mr. Speaker |
| Scott | pro tem |

The nays were, 2:
Craig
Shirley of Dallas

Absent or not voting, 18:

| Bailey | Gillette of |
| :--- | :---: |
| Boot | Clay-Dickinson |
| Burke | Gregerson |
| Conway | Hausheer |
| Den Herder | Jackson of |
| Edgington | Black Hawk |


| Jackson of | Robinson |
| :--- | :--- |
| Clinton | Roe |
| Maule | Steffen |
| McNamara | Stokes |
| Meacham |  |

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

## HOUSE FILE 489 WITHDRAWN

Gaudineer of Polk asked and received unanimous consent to withdraw House File 489 from further consideration by the House.

House File 600, a bill for an act relating to stop signs at intersections on through highways, was taken up for consideration.

Denato 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?" (H. F. 600)
The ayes were, 103 :
Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Busch
Busing
Caffrey
Carnahan
Clapsaddle

| Cochran | Detje |
| :--- | :--- |
| Coffman | Doderer |
| Cohen | Dougherty |
| Craig | Doyle |
| Crosier | Duffy |
| Denato | Dunton |


| Felger | Kennedy | Nielsen of | Shannahan |
| :---: | :---: | :---: | :---: |
| Foster | Kluever | Shelby | Shirley of |
| Fullmer | Korn | Oehlsen | Dallas |
| Gallagher | Lawlor | O'Malley | Smith of |
| Gillette of | Loss | Ossian | Linn |
| Clay-Dickinson | Lynch | Oxley | Stevenson |
| Glanton | Madden | Palmer | Strothman |
| Gleason | Mahan | Patton | Stueland |
| Glenn | Maley | Quinn | Tieden |
| Graham | Mayberry | Radl | Uban |
| Grassley | Meacham | Redfern | Utzig |
| Hageman | Melrose | Reichardt | Varney |
| Hanson | Millen | Renda | Webster |
| Harrington | Miller of | Resnick | Wengert |
| Hausheer | Buena Vista | Rickert | Whisler |
| Holmes | Miller of | Rider | Wilson |
| Houston | Page | Robinson | Winkelman |
| Hullinger | Morgan | Roe | Wolcott |
| Hutchins | Murphy | Scherle of | Wright |
| Jackson of | Nagle | Fremont-Mills | Mr. Speaker |
| Black Hawk | Nelson | Scott | protem |
| Keleher | Nielsen of | Seibert |  |
| Kempter | Emmet-Palo |  |  |

The nays were, none.
Absent or not voting, 21:

| Bailey | Fischer of | Gillette of | Mueller |
| :--- | :--- | :--- | :--- |
| Brinck | Grundy | Story | Rasmussen |
| Burke | Fisher of | Gregerson | Smith of |
| Conway | Greene | Jackson of | O'Brien |
| Den Herder | Gannon | Clinton | Steffen |
| Distelhorst | Gaudineer | Maule | Stokes |
| Edgington |  | McNamara |  |

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

House File 601, a bill for an act to amend chapter three hundred twenty-five (325), Acts of the Sixtieth General Assembly, relating to service of process on foreign corporations, was taken up for consideration.

Denato 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?" (H. F. 601)
The ayes were, 106:
\(\left.$$
\begin{array}{llll}\text { Anderson } & \begin{array}{lll}\text { Busing }\end{array} & \begin{array}{l}\text { Denato } \\
\text { Baker }\end{array} & \begin{array}{l}\text { Caffrey } \\
\text { Baringer }\end{array}
$$ <br>
Bogenrief \& Carnahan \& Disje \& Fisher of <br>

Greene\end{array}\right]\)| Doothorst |
| :--- |
| Boot |

Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden

| Mahan | Oxley |
| :--- | :--- |
| Maley | Palmer |
| Meacham | Patton |
| Melrose | Quinn |
| Millen | Radl |
| Miller of | Rasmussen |
| Buena Vista | Redfern |
| Miller of | Reichardt |
| Page | Renda |
| Morgan | Resnick |
| Murphy | Rickert |
| Nagle | Rider |
| Nelson | Robinson |
| Nielsen of | Roe |
| Emmet-Palo Alto | Scherle of |
| Nielsen of | Frremont-Mills |
| Shelby | Scott |
| Oehlsen | Seibert |
| O'Malley | Shirley of |
| Ossian | Dallas |
|  |  |

Smith of Linn
Smith of O'Brien
Stevenson
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker pro tem

The nays were, none.
Absent or not voting, 18:

Bailey
Burke
Conway
Den Herder
Felger

Fischer of
Grundy
Gillette of
Clay-Dickinson
Gregerson
Hausheer
Jackson of
$\quad$ Black Hawk
Jackson of
Clinton
Maule
Mayberry

Jackson of Black Hawk
Jackson of Maule Mayberry

McNamara
Mueller
Shannahan
Steffen
Stokes

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

House File 603, a bill for an act relating to the issuance of a temporary driver's permit, was taken up for consideration.

Uban 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?" (H. F. 603)
The ayes were, 104:

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen

Craig
Crosier
Denato
Detje Dougherty Duffy Dunton Edgington
Felger Fischer of

Grundy
Fisher of
Greene
Foster
Gallagher

Gaudineer
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins

Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley

| Mayberry | Oehlsen |
| :--- | :--- |
| Meacham | O'Malley |
| Merose | Ossian |
| Millen | Oxley |
| Miller of | Palmer |
| Buena Vista | Patton |
| Miller of | Quinn |
| Page | Radl |
| Morgan | Rasmussen |
| Mueller | Redfern |
| Murphy | Reichardt |
| Nagle | Renda |
| Nelson | Resnick |
| Nielsen of | Rickert |
| Shelby | Rider |


| Roe | Stueland |
| :--- | :--- |
| Scherle of | Tieden |
| Fremont-Mills | Uban |
| Scott | Utzig |
| Seibert | Varney |
| Shannahan | Webster |
| Shirley of | Wengert |
| Dallas | Whisler |
| Smith of | Wilson |
| Linn | Winkelman |
| Smith of | Wolcott |
| O'Brien | Wright |
| Stevenson | Mr. Speaker |
| Strothman | pro tem |

The nays were, 1:
Doyle
Absent or not voting, 19:
Bailey Doderer
Burke
Caffrey
Conway
Den Herder
Distelhorst

Fullmer
Gannon
Gillette of
Clay-Dickinson

Gleason
Gregerson
Harrington
Maule McNamara

Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker pro tem

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 603 passed the House. Uban of Black Hawk.
Speaker Steffen in the chair.

## UNFINISHED BUSINESS

## STEERING COMMITTEE CALENDAR

The House resumed consideration of Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Meacham of Poweshiek offered the following amendment and moved its adoption:

Amend Senate File 105, as passed by the Senate, by striking paragraph c. of subsection 2 of section 1 and inserting in lieu thereof the following:
"c. An employee of a bank or trust company, who serves as treasurer of any municipality."

The amendment was adopted.
Radl 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?" (S. F. 105)
The ayes were, 107:

| Anderson | Foster | Meacham | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Melrose | Rider |
| Baker | Gallagher | Millen | Robinson |
| Baringer | Gaudineer | Miller of | Roe |
| Bogenrief | Glanton | Buena Vista | Scherle of |
| Boot | Gleason | Miller of | Fremont-Mills |
| Breitbach | Glenn | Des Moines | Scott |
| Busch | Graham | Miller of | Seibert |
| Busing | Grassley | Page | Shannahan |
| Caffrey | Hanson | Morgan | Shirley of |
| Carnahan | Harrington | Mueller | Dallas |
| Clapsaddle | Holmes | Murphy | Smith of |
| Coffman | Houston | Nagle | Linn |
| Cohen | Hullinger | Nelson | Smith of |
| Conway | Hutchins | Nielsen of | O'Brien |
| Craig | Jackson of | Emmet-Palo Alto | Stevenson |
| Crosier | Black Hawk | Nielsen of | Strothman |
| Denato | Jackson of | Shelby | Stueland |
| Detje | Clinton | Oehlsen | Tieden |
| Distelhorst | Kempter | O'Malley | Uban |
| Doderer | Kluever | Oxley | Varney |
| Dougherty | Korn | Palmer | Webster |
| Doyle | Lawlor | Patton | Wengert |
| Duffy | Loss | Quinn | Whisler |
| Dunton | Lynch | Radl | Wilson |
| Edgington | Madden | Rasmussen | Winkelman |
| Felger | Mahan | Redfern | Wolcott |
| Fischer of | Maley | Reichardt | Wright |
| Grundy | Mayberry | Renda | Mr Speaker |
| Fisher of | McNamara | Resnick |  |

Greene
The nays were, 1 :
Utzig
Absent or not voting, 16:

| Bremmer | Gannon | Gregerson | Kennedy |
| :--- | :--- | :--- | :--- |
| Brinck | Gillette of | Hageman | Maule |
| Burke | Clay-Dickinson | Hausheer | Ossian |
| Cochran | Gillette of | Keleher | Stokes |
| Den Herder | Story |  |  |

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

## HOUSE FILE 184 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 184 from further consideration by the House.

House File 553, a bill for an act relating to the county school system and to amend section two hundred seventy-three point thirteen (273.13), Code 1962, so as to provide for levying of a tax upon all territory included within a county school system, and to further amend chapter two hundred seventy-three (273), Code 1962, by add-
ing a new section providing for merger of county school systems, was taken up for consideration.

Strothman of Henry offered the following amendment filed April 8, 1965 :

Amend House File 553, section one (1), line ten (10), by inserting after the word "tax" the words "not to exceed one mill".

Miller of Page offered the following amendment to the Strothman amendment and moved its adoption:

Amend the Strothman amendment to House File 553 filed April 8, 1965, by striking the word "one" in line two (2) thereof and inserting in lieu thereof the word and figure "two (2)".

The amendment to the amendment lost.
Strothman of Henry moved the adoption of his amendment.
The amendment lost.
Robinson of Audubon-Guthrie offered the following amendment filed April 8, 1965, and moved its adoption:

Amend House File 553 by striking all of lines three (3) through ten (10) of section two (2) and inserting in lieu thereof the following:
"The county boards of education of any two or more adjacent counties may, by concurrent action, or upon receipt of a petition signed by not less than ten (10) percent of those voting for governor in the last general election, shall call a special election in said counties for the purpose of merging the respective county school systems into one school system. The elections shall be on the same day in each of said counties and the question on the ballot shall be: 'Shall the county school systems of (insert the names of the counties) counties be merged into one school system?" If a majority of the votes cast in each of said counties be in favor of the proposal the county boards of education in the respective counties shall by concurrent action merge the county school systems into one school system with the following provisions covering such mergers".

Baringer of Fayette offered the following amendment to the Robinson amendment and moved its adoption:

Amend the Robinson of Audubon-Guthrie amendment to House File 553 filed on April 8, 1965, by inserting in line seven (7) after the word "election" the words "in each county".

The amendment to the amendment was adopted.
On motion by Loss of Kossuth, the House adjourned until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## HOUSE FILE 553 DEFERRED

Melrose of Floyd asked and received unanimous consent to defer House File 553 and that the bill retain its place on the calendar.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Reichardt of Polk on request of Rickert of Louisa-Muscatine.

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions, with report of committee recommending passage, was taken up for consideration.

Rasmussen of Polk asked and received unanimous consent to withdraw his amendment filed March 26, 1965.

Rasmussen of Polk offered the following amendment filed April 14, 1965, and moved its adoption :

Amend House File 541 as follows:

1. By inserting after section eight (8) the following new section:
"Section forty-three point seventy-five (43.75), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words 'or election of delegates or party committeemen,'."
2. By striking from line two (2) of section fourteen (14) the word "subsections" and inserting in lieu thereof the word "sections".
3. By striking from lines four (4), five (5), and six (6) of section fifteen (15) the words "nominations exist due to no candidate filing nomination papers for such offices" and inserting in lieu thereof the words "nomination exists due to the failure of a candidate to file nomination papers for such office".
4. By striking lines five (5), six (6), and seven (7) of section nineteen (19) and inserting in lieu thereof the words "candidates for any office for which no nomination exists due to the failure of a candidate to file nomination papers for such office, due to the failure of any candidate to receive the number of votes required for nomination".
5. By striking lines six (6) and seven (7) of section twenty-two (22) and inserting in lieu thereof the words "office for which no nomination exists due to the failure of a candidate to file nomination papers for such office or due to the failure of any".
6. By renumbering the sections in conformity with this amendment.

The amendment was adopted.
Rasmussen of Polk offered the following amendment filed April 2, 1965, and moved its adoption :

Amend House File 541 as follows:

1. By inserting before section one (1) the following new sections:

Section 1. Section forty-three point one (43.1), Code 1962, is hereby amended by striking all of such section after the word 'by' in line three (3) and inserting in lieu thereof the following:
'the members of various political parties for the purpose of placing in nomination candidates for public office.'
"Sec. 2. Section forty-three point four (43.4), Code 1962, as amended
by section four (4) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, is hereby repealed."
2. By inserting after section three (3) the following new section:
"Section forty-three point twenty-one (43.21), Code 1962, is hereby amended by striking from lines three (3) and four (4) the words ', including the office of party committeeman,'."
3. By striking from section four (4) lines three (3), four (4), and five (5) and inserting in lieu thereof the following:
"Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By striking from line eleven (11) the word 'June' and inserting in lieu thereof the word 'September'.
2. By striking lines fifty-two (52) through fifty-nine (59)."
3. By inserting after section six (6) the following new section:
"Section forty-three point fifty-nine (43.59), Code 1962, as amended by section six (6) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, is hereby repealed."
4. By striking section twelve (12) and inserting in lieu thereof the following:
"Section forty-three point ninety-two (43.92), Code 1962, as amended by section nine (9) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, and section forty-three point ninety-three (43.93), Code 1962, as amended by section ten (10) of chapter seventy-eight (78), Acts of the Sixtieth General Assembly, are hereby repealed."
5. By inserting in line four (4) of section fifteen (15) after the word "primary" the word "election".
6. By striking section sixteen (16) and inserting in lieu thereof the following:
"Section forty-three point ninety-nine (43.99), Code 1962, is hereby amended by striking from line four (4) the words 'said primary election' and inserting in lieu thereof the words 'the precinct caucuses'."
7. By striking section seventeen (17) and inserting in lieu thereof the following:
"Section forty-three point one hundred (43.100), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words 'elected in the primary election'."
8. By striking from lines four (4) and five (5) of section twenty (20) the words "but such convention shall be held not" and inserting in lieu thereof the words "either preceding or following the primary election but such convention shall be held no".
9. By striking from section twenty-eight (28) lines two (2), three (3), and four (4) and inserting in lieu thereof the following:
"the Sixtieth General Assembly, is hereby amended as follows:
10. By inserting in line one (1) after the word 'parties' the words 'and party committeemen'.
11. By striking from lines two (2) and three (3) the words 'held not later than the second Monday in May of each election year'."
12. By inserting after section twenty-eight (28) the following new section:
"Chapter seventy-eight (78), section two (2), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line three (3) after the word 'elected' the words 'as party committeemen and'."
13. By striking from section twenty-nine (29) lines two (2) through six (6) and inserting in lieu thereof the following:
"of the Sixtieth General Assembly, is hereby amended as follows:
14. By inserting in line two (2) after the word 'delegates' the words 'and committeemen'.
15. By inserting in line three (3) after the word "convention.' the following:
'Such conventions shall be held either preceding or following the primary election but no later than ten (10) days following the primary election and shall be held on the same day throughout the state.'"
16. By renumbering the sections in conformity with this amendment.

The amendment was adopted.
Rasmussen 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?" (H. F. 541)
The ayes were, 87:

| Anderson | Gallagher | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Mahan | Renda |
| Boot | Gaudineer | Maule | Resnick |
| Breitbach | Gillette of | Meacham | Rickert |
| Bremmer | Clay-Dickinson | Melrose | Rider |
| Brinck | Glanton | Miller of | Robinson |
| Busing | Gleason | Buena Vista | Roe |
| Caffrey | Glenn | Miller of | Scott |
| Carnahan | Graham | Des Moines | Seibert |
| Clapsaddle | Hageman | Miller of | Shirley of |
| Cochran | Harrington | Page | Dallas |
| Cohen | Hausheer | Morgan | Stevenson |
| Craig | Holmes | Mueller | Stueland |
| Crosier | Houston | Murphy | Uban |
| Denato | Hutchins | Nagle | Utzig |
| DenHerder | Jackson of | Nielsen of | Varney |
| Detje | Black Hawk | Emmet-Palo Alto Webster |  |
| Distelhorst | Jackson of | Oehlsen | Wengert |
| Doderer | Clinton | O'Malley | Whisler |
| Dougherty | Keleher | Oxley | Wilson |
| Doyle | Kempter | Palmer | Wolcott |
| Duffy | Korn | Quinn | Wright |
| Felger | Lawlor | Radl | Mr. Speaker |
| Fullmer | Loss | Rasmussen |  |

The nays were, 25:

| Baringer | Fisher of | Maley | Smith of |
| :---: | :---: | :---: | :---: |
| Bogenrief | Greene | Millen | Linn |
| Busch | Foster | Nelson | Smith of |
| Conway | Grassley | Nielsen of | O'Brien |
| Edgington | Hanson | Shelby | Strothman |
| Fischer of | Hullinger | Ossian | Tieden |
| Grundy | Kluever | Patton | Winkelman |
|  | Madden | Shannahan |  |
| Absent or | ting, 12: |  |  |
| Bailey | Gillette of | Mayberry | Scherle of |
| Burke | Story | McNamara | Fremont-Mills |
| Coffman | Gregerson | Reichardt | Stokes |
| Dunton | Kennedy |  |  |

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 relating to the control and prevention of rabies, was taken up for consideration.

Doyle of Woodbury offered the following amendment filed March 26, 1965, and moved its adoption:

Amend House File 566, section one (1), by striking in both line forty (40) and line forty-five (45) the word and figure "three (3)" and inserting in lieu thereof in both instances the word and figure "ten (10)".

The amendment was adopted.
Rider 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?" (H. F. 566)
The ayes were, 94 :

| Anderson | Fullmer | Maley | Rider |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Meacham | Robinson |
| Baker | Gannon | Melrose | Roe |
| Baringer | Gaudineer | Millen | Scherle of |
| Bogenrief | Gillette of | Miller of | Fremont-Mills |
| Boot | Clay-Dickinson | Page | Scott |
| Breitbach | Gillette of | Morgan | Shannahan |
| Bremmer | Story | Murphy | Shirley of |
| Busch | Glanton | Nagle | Dallas |
| Busing | Gleason | Nelson | Smith of |
| Carnahan | Glenn | Nielsen of | Linn |
| Cohen | Hanson | Emmet-Palo Alto Smith of |  |
| Conway | Harrington | Nielsen of | O'Brien |
| Craig | Hausheer | Shelby | Stevenson |
| Crosier | Holmes | Oehlsen | Strothman |
| Denato | Houston | O'Malley | Stueland |
| Detje | Jackson of | Oxley | Tieden |
| Distelhorst | Black Hawk | Palmer | Uban |
| Doderer | Jackson of | Patton | Utzig |
| Dougherty | Clinton | Quinn | Varney |
| Doyle | Keleher | Radl | Webster |
| Duffy | Kennedy | Rasmussen | Wengert |
| Edgington | Kluever | Redfern | Whisler |
| Felger | Korn | Renda | Wilson |
| Fischer of | Lawlor | Resnick | Wright |
| Grundy | Lynch | Rickert | Mr. Speaker |
| Foster | Mahan |  |  |

The nays were, 7:

| Den Herder | Loss | Mueller | Wolcott |
| :---: | :---: | :---: | :---: |
| Fisher of Greene | Maule | Ossian |  |
| Absent or not voting, 23: |  |  |  |
| Brinck | Clapsaddle | Dunton | Gregerson |
| Burke | Cochran | Graham | Hageman |
| Caffrey | Coffman | Grassley | Hullinger |


| Hutchins | McNamara | Miller of | Seibert |
| :--- | :--- | :--- | :--- |
| Kempter | Miller of | Des Moines | Stokes |
| Madden | Buena Vista | Reichardt | Winkelman |
| Mayberry |  |  |  |

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

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed in the steering committee calendar:
H. F. 606 Committee Bill-To enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact. By transportation committee.
H. F. 607 Committee Bill-To enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact. By transportation committee.
H. F. 404 Committee Bill-Relating to the time when beer may be sold. By judiciary committee.
H. F. 416 Committee Bill-Relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments. By judiciary committee.
H.F. 558 Committee Bill-Relating to the increase of property or income of an old age assistance recipient. By industrial and human relations committee.
H. F. 559 Committee Bill-Relating to the responsibility for funeral expenses and the support of claimants for old age assistance by their children. By industrial and human relations committee.
H. F. 537 Establishing the Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research committee, and the legislative research bureau. By Meacham. (Companion to (S. F. 491)
S. F. 500 Committee Bill-Relating to the distribution of commercial fertilizer and soil conditioners. By agriculture committee.
H. F. 317 Relating to cosmetology. By Gregerson, Dunton, Meacham, et al. (Companion to S. F. 184)

Al Meacham, 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. 241 To codify and clarify the definition of the term "lottery." By Miller of Des Moines and Distelhorst.
H. F. $564 \begin{gathered}\text { Committee Bill-To encourage landowners to make land and } \\ \text { water available to the public by limiting liability in con- }\end{gathered}$
H. F. 283 Relating to the licensing and qualifications of physical therapists. By Rasmussen, Smith of Linn, Gregerson, et al. (Companion to S. F. 275)
H. F. 458 Relating to the investment of levee and drainage district funds. By Rickert.
S. F. 255 Relating to special levies on schoolhouse tax. By Shoeman, Hill and Main. (Companion to H. F. 239)
H. F. 593 Committee Bill-Relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage areas. By commerce committee.
H. F. 598 Committee Bill-Relating to the payment of accrued vacation pay to employees of the state whose employment is terminated. By claims committee.
H. F. 611 Committee Bill--Relating to electric transmission lines. By commerce committee.
H. F. 470 To remove certain restrictions and limitations on awards to employees due to industrial diseases. By Gaudineer.
H. F. 498 Relating to the state fair board. By Redfern, Edgington, Shirley of Dallas, et al.
H. F. 535 To provide that the state highway commission shall perform maintenance, reconstruction and repair on all highways and roads on state-owned and state-controlled property. By Redfern, Edgington, Shirley of Dallas, et al.
S. F. 140 Committee Bill-Relating to interstate commerce commission authority of motor carriers. By transportation committee.
H. F. 629 Committee Bill-Relating to dual axle requirements of motor vehicles, trailers and semitrailers. By commerce committee.
S. F. 215 Relating to investment of funds of life insurance companies. By Frommelt, Beneke, Kyle, et al.
H. F. 491 Relating to zoning of unincorporated areas within one mile of cities and towns. By Meacham.
S. F. 148 Relating to the sale of real estate acquired by a county. By Beneke.
S. F. 169 Relating to the financing of school costs. By Beneke and Kibbie.
S. F. 177 Relating to memorial halls and monument usages. By Reppert.
S. F. 242 Relating to the purchase of motor vehicle transit plates. By Buren.
S. F. 244 Relating to approval of electronic scales and approval by the Department of Agriculture. By Briles.
H. F. 632 Committee Bill-To authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies. By commerce committee.
H. F. 633 Committee Bill—Establishing a historical markers commis-
S. F. 293 Committee Bill-To amend the fees charged for hunting and fishing licenses and trout stamps. By conservation and recreation committee.
H. F. 88 Relating to accident and disability benefits for public safety peace officers. By Gallagher, Rasmussen, Houston, et al. (Companion to S. F. 199)
S. F. 30 Relating to solicitation from liquor control licensees. By Reppert, et al.
S. F. 151 Relating to assessment and taxation of platted lots. By Coleman, et al.
S. F. 153 Relating to powers of electors to vote a school house tax. By Ely, Beneke.
S. F. 202 To change the requirements of the value of stock of insurance companies. By Reppert.

Al Meacham, Chairman, Steering Committee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 79 and 188.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 79 and 188.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 19th day of April, 1965, sent to the Governor for his approval: House Files 79 and 188.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 330, a bill for an act to clarify and strengthen the law for civil service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 387, a bill for an act relating to flood control 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.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 410, a bill for an act to empower cities, towns, counties, townships, and school districts to purchase and pay the premiums on liability insurance to indemnify such governmental subdivisions and elective and appointive officers, peace officers, and other employees of such governmental 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.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom was referred House File 459, a bill for an act relating to mobile 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.

## Adrian Brinck, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred Senate File 287, 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, begs leave to report it has had the same under consideration and has instructed me to report the 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 287 by adding thereto the following new section:
"Amend chapter three hundred twenty-two (322), Code 1962, by adding a new section as follows:
'Nothing in this chapter shall be construed to impair the obligations of a contract or to prevent a licensee hereunder from requiring performance of a written contract entered into with another licensee hereunder, nor shall the requirement of such performance constitute a violation of any of the provisions of this chapter.'"

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

Amend House File 111 as follows:

1. By striking subsection three (3) of section three (3)
in its entirety.
2. By striking from line two (2) of section four (4) the words "within the university of Iowa".
3. By striking subsection two (2) of section twelve (12) in its entirety.
4. By striking subsection four (4) of section twelve (12) in its entirety.
5. By striking subsection five (5) of section thirteen (13) in its entirety. .
6. By striking lines one (1), two (2), three (3) and four (4) of section fifteen (15) and inserting in lieu thereof the following "The legislature shall allocate the sum of sixtyfive thousand dollars ( $\$ 65,000$ ) to the board of regents to operate the academy for the first two years,".

Caffrey of Polk. Brinck of Lee. Millen of Jefferson-Van Buren. BUSING of Hamilton.

Amend House File 160 as follows:

1. By inserting after section three (3) the following new section:
"Sec. 4. Section three hundred twelve point one (312.1), Code 1962, is hereby amended by inserting in line two (2) of subsection two (2) of such section after the number " 324 " the words ", except those net proceeds allocated to the primary road fund under section three hundred twenty-four point seventy-eight (324.78) of the Code".
2. By renumbering the remaining section in conformity with this amendment.

Busing of Hamilton.
Amend House File 412 as follows:

1. Amend section four (4) by striking in line one (1) the word and figure "nine (9)" and insert in lieu thereof the word and figure "ten (10)".
2. Amend section four (4), subsection three (3) by striking the period and adding the following: "and a member of the Iowa development commission.".
3. Amend section twelve (12) by inserting in line seven (7) following the word "shall" the following: "first notify the alleged offender and by informal negotiation attempt to resolve the problem and failing to do so within fourteen (14) days, up to and during which time neither the commission, nor any member of the commission, nor its staff or employees shall make any public statement regarding the firm or individual as an alleged offender, shall then".
4. Amend section seventeen (17), subsection two (2), by striking in lines nine (9), ten (10) and eleven (11) the word "final" and inserting in lieu thereof the word "temporary", and in line thirteen (13) following the word "order" by inserting "is reviewed by a hearing or".

Amend House File 417 by striking everything after the enacting clause and insert in lieu thereof the following:
"Section 1. Chapter one hundred thirty-one (131), Acts of the Sixtieth General Assembly, section three (3), is hereby amended by striking in lines six (6) and seven (7) the following: 'In a hardship case the department may issue a permit for the movement of such animals providing it is warranted.', and inserting in lieu thereof the following:
'In a hardship case the department may issue a permit for the movement of female cattle not having met brucellosis vaccination requirements, subject to brucellosis test conducted at the owner's expense. At no time will indemnity-be paid for animals condemned to slaughter when tested under hardship permit.' "

Committee on Agriculture, Harold Mueller, Chairman.
Amend the Robinson amendment to House File 553 section two (2) as follows:

1. By striking the period in line nine (9) of said amendment and inserting in lieu thereof the words "under a joint county board of education.".

Redfern of Lee.
Amend Senate File 105, section one (1), by striking in line twenty-eight (28) the word "subsection" and inserting in lieu thereof the word "paragraph".

Gaudineer of Polk.
Amend Senate File 132 as passed by the Senate as follows:

1. By striking from section two (2) lines eighteen (18), nineteen (19) and twenty (20) the words "for the use of such money and for the services to be rendered to the borrower in connection with the loan" and inserting in lieu thereof the following: "authorized by law".
2. By striking the word "felonious" in line sixteen (16) of section sixteen (16) and inserting in lieu thereof the word "criminal".
3. By inserting after the word "auditor" in line one (1) of section eighteen (18) the words "by counsel of the attorney general".
4. By striking the word "knowingly" in line nine (9) of section nineteen (19).
5. By inserting in section twenty-one (21) line three (3) after the word "manner" the words "or cause or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever,".
6. By inserting in line five (5) of section twenty-one (21) after the word "conditions" the following: "for making or negotiating loans or concerning the sales referred to in section twentythree (23) of this Act." and by striking the words "under this chapter."
7. By striking in lines twenty-seven (27), twenty-eight (28) of section twenty-four (24) the words "within six (6) months from the date of such prior loan".
8. By inserting in section twenty-four (24) line thirty-
two (32) after the period the following new sentence: "There shall be only one delinquency charge on any one such installment."
9. By striking in section twenty-four (24) in line thirtysix (36) the word "default" and inserting in lieu thereof the word "delinquency".
10. By inserting in section twenty-four (24) line forty (40) after the period the following new sentence: "There shall be only one deferment charge on any one loan."
11. By striking in line sixty-seven (67) of section twentyfour (24) the words "a reasonable appraisal fee" and inserting in lieu thereof the words "the actual cost".
12. By striking in line sixty-eight (68) of section twentyfour (24) the words "or personal".
13. By striking in line seventy-three (73) of section twentyfour (24) the words "of every kind" and inserting in lieu thereof the words "of a type and kind authorized by the auditor".
14. By striking from section twenty-four (24) all of subsection five (5).
15. By adding to section twenty-four (24) the following new subsections:
"Loan money to any person without setting out in the contract of loan, or by separate statement delivered at the time said loan is made, an itemized list that shall set out separately all interest, discount, fees, compensation or charges made, pertaining to such loan. Such interest or discount shall be expressed in terms of simple annual interest in percentage form or in total dollars computed on the basis that payments on such instrument will be made at the scheduled times; and for a year in case such loan does not have a specified time or times of payment."
"Knowingly permit any borrower or any husband and wife individually or together to be indebted to it under more than one contract of loan at the same time."
16. By adding in section twenty-six (26), line five (5), after the word "maturity," the following: "or accelerates the monthly or other periodic installments,".
17. By striking in lines seven (7), thirteen (13) and fourteen (14) of section twenty-six (26) the word "credit" in each instance.
18. By inserting in line ten (10) of section twenty-six (26) after the word "made" the following: "to the extent of the accelerated installments".
19. By striking in line three (3) of section twenty-eight (28) the words "and willfully".
20. By inserting in section twenty-eight (28), line six (6), preceding the word "engage" the word "knowingly".
21. By inserting after section twenty-eight (28) the following new section:
"Sec. 29. 1. All life insurance and all accident and health insurance in connection with loans under this chapter of less than five (5) years duration shall be subject to the provisions of this section.
22. Definitions. For the purpose of this section:
a. 'Credit life insurance' means insurance on the life of a
debtor pursuant to or in connection with a specific loan or other credit transaction.
b. 'Credit accident and health insurance' means insurance on a debtor to provide indemnity for payments becoming due on a specific loan or other credit transaction while the debtor is disabled as defined in the policy.
c. 'Creditor' means a corporation authorized to do business under this chapter, or any successor to the right, title, or interest of any such corporation, and an affiliate, associate, or subsidiary of any of them or any other person in any way associated with any of them.
d. 'Debtor' means a borrower of money for which payment is arranged through a credit transaction.
e. 'Indebtedness' means the total amount payable by a debtor to a creditor in connection with a loan or other credit transaction.
f. 'Commissioner' means the commissioner of insurance.
23. Policy forms. Credit life insurance and credit accident and health insurance shall be issued only in the following forms:
a. Individual policies of life insurance issued to debtors on the term plan.
b. Individual policies of accident and health insurance issued to debtors on a term plan or disability benefit provisions in individual policies of credit life insurance.
c. Group policies of life insurance issued to creditors providing insurance upon the lives of debtors on the term plan.
d. Group policies of accident and health insurance issued to creditors on a term plan insuring debtors or disability benefit provisions in group credit life insurance policies to provide such coverage.
24. Amount of credit life insurance and credit accident and health insurance.
a. The initial amount of credit life insurance shall not exceed the total amount repayable under the contract of indebtedness, and, where an indebtedness is repayable in substantially equal installments, the amount of insurance shall at no time exceed the scheduled or actual amount of unpaid indebtedness, whichever is greater.
b. Notwithstanding the provisions of paragraph a of this subsection, insurance on agricultural credit transactions or commitments not exceeding one (1) year in duration may be written up to the amount of the loan on a nondecreasing or level term plan.
c. The total amount of indemnity payable by credit accident and health insurance in the event of disability, as defined in the policy, shall not exceed the aggregate of the periodic scheduled unpaid installments of the indebtedness; and the amount of each periodic indemnity payment shall not exceed the original indebtedness divided by the number of periodic installments.
25. Term of credit insurance and credit accident and health insurance. The term of any credit life insurance or credit accident and health insurance shall, subject to acceptance by the insurer, commence on the date when the debtor becomes obligated to the creditor, except that, where a group policy provides coverage with respect to existing obligations, the insurance on a debtor with respect to such indebtedness shall commence on the effective date of the policy. Where evidence of
insurability is required and such evidence is furnished more than thirty (30) days after the date when the debtor becomes obligated to the creditor, the term of the insurance may commence on the date on which the insurance company determines the evidence to be satisfactory, and in such event there shall be an appropriate refund or adjustment of any charge to the debtor for insurance. The term of such insurance shall not extend more than fifteen (15) days beyond the scheduled maturity date of the indebtedness except when extended without additional cost to the debtor. If the indebtedness is discharged due to renewal of refinancing prior to the scheduled maturity date, the insurance in force shall be terminated before any new insurance may be issued in connection with the renewed or refinanced indebtedness. In all cases of termination prior to scheduled maturity, a refund shall be paid or credited as provided in subsection eight (8) of this section.
26. Provisions of policies and certificates of insurance; disclosure to debtors.
a. All credit life insurance and credit accident and health insurance shall be evidenced by an individual policy, or in the case of group insurance by a certificate of insurance, which individual policy or group certificate of insurance shall be delivered to the debtor.
b. Each individual policy or group certificate of credit life insurance, credit accident and health insurance, or combination thereof, shall, in addition to other requirements of law, set forth the name and home office address of the insurer, and the identity by name or otherwise of the person or persons insured, the rate or amount of payment, if any, by the debtor separately for credit life insurance and credit accident and health insurance, a description of the amount, term and coverage including any exceptions, limitations and restrictions, and shall state that the benefits shall be paid to the creditor to reduce or extinguish the unpaid indebtedness and, wherever the amount of insurance may exceed the unpaid indebtedness, that any such excess shall be payable to a beneficiary, other than the creditor, named by the debtor or to his estate.
c. Said individual policy or group certificate of insurance shall be delivered to the insured debtor at the time the indebtedness is incurred except as hereinafter provided.
d. If a debtor makes a separate payment for credit life or credit accident and health insurance and an individual policy or group certificate of insurance is not delivered to the debtor at the time the indebtedness is incurred, a copy of the application for such policy or a notice of proposed insurance shall be delivered at such time to the debtor. The copy of the application for, or notice of proposed insurance, shall be signed by the debtor and shall set forth the identity by name or otherwise of the person or persons insured, the rate or amount of payment by the debtor, if any, separately for credit life insurance and credit accident and health insurance, and a statement that within thirty (30) days, if the insurance is accepted by the insurer, there will be delivered to the debtor an individual policy or group certificate of insurance containing the name and home office address of the insurer, a description of the amount, term and coverage including any exceptions, limitations and restrictions. The copy
of the application for, or notice of proposed insurance, shall also refer exclusively to insurance coverage, and shall be separate and apart from the loan or other credit statement of account, instrument or agreement, unless the information required by this subsection is prominently set forth therein. Upon acceptance of the insurance by the insurer and within thirty (30) days of the date upon which the indebtedness is incurred, the insurer shall cause the individual policy or group certificate of insurance to be delivered to the debtor. Said application or notice of proposed insurance shall state that upon acceptance by the insurer, the insurance shall become effective as provided in subsection five (5) of this section.
27. Filing, approval, and withdrawal of forms.
a. All policies, certificates of insurance, notices of proposed insurance, applications for insurance, endorsements, and riders delivered or issued for delivery in this state and the schedules of premium rates pertaining thereto shall be filed with the commissioner.
b. The commissioner shall within thirty (30) days after the filing of any such policies, certificates of insurance, notices of proposed insurance, applications for insurance, endorsements and riders, disapprove any such form if the premium rates charged or to be charged are excessive in relation to benefits, or if it contains provisions which are unjust, unfair, inequitable, misleading, deceptive, or encourage misrepresentation of the coverage, or are contrary to any provision of the insurance code or of any rule or regulation promulgated thereunder. In determining whether to disapprove any such forms the commissioner shall give due consideration to past and prospective loss experience within and outside this state, to underwriting practice and judgment to the extent appropriate, and to all other relevant factors within and outside this state.
c. If the commissioner notifies the insurer that the form is disapproved, it is unlawful thereafter for such insurer to issue or use such form. In such notice, the commissioner shall specify the reason for his disapproval and state that a hearing will be granted within twenty (20) days after request in writing by the insurer. No such policy, certificate of insurance, notice of proposed insurance, nor any application, endorsement or rider, shall be issued or used until the expiration of thirty (30) days after it has been so filed, unless the commissioner shall give his prior written approval thereto.
d. The commissioner may, at any time after hearing held not less than twenty (20) days after written notice to the insurer, withdraw his approval of any such form on any ground set forth in paragraph $b$ above. The written notice of such hearing shall state the reason for the proposed withdrawal.
e. It is not lawful for the insurer to issue such forms or use them after the effective date of such withdrawal.
f. If a group policy of credit life insurance or credit accident and health insurance has been delivered in this state before the effective date of this section, or has been or is delivered in another state before or after the effective date of this section, the insurer shall be required to file only the group certificate and notice of proposed insurance delivered or issued for delivery in this state as specified in paragraphs $b$ and $d$ of sub-
section six (6) of this section and such forms shall be approved by the commissioner if they conform with the requirements specified in said paragraphs and if the schedules of premium rates applicable to the insurance evidenced by such certificate or notice are not in excess of the insurer's schedules of premium rates filed with the commissioner; provided, however, the premium rate in effect on existing group policies may be continued until the first policy anniversary date following the date this section becomes operative as provided in subsection twelve (12) of this section.
g. Any order or final determination of the commissioner under the provisions of this subsection shall be subject to judicial review.
28. Premiums and refunds.
a. Any insurer may revise its schedule of premium rates from time to time, and shall file such revised schedules with the commissioner. No insurer shall issue any credit life insurance policy or credit accident and health insurance policy for which the premium rate exceeds that determined by the schedules of such insurer as then on file with the commissioner.
b. Each individual policy, or group certificate, shall provide that in the event of termination of the insurance prior to the scheduled maturity date of the indebtedness, any refund of an amount paid by the debtor for insurance shall be paid or credited promptly to the person entitled thereto; provided, however, that the commissioner shall prescribe a minimum refund and no refund which would be less than such minimum need be made. The formula to be used in computing such refund shall be filed with and approved by the commissioner.
c. If a creditor requires a debtor to make any payment for credit life insurance or credit accident and health insurance and an individual policy or group certificate of insurance is not issued, the creditor shall immediately give written notice to such debtor and shall promptly make an appropriate credit to the account.
d. The amount charged to a debtor for any credit life or credit health and accident insurance shall not exceed the premiums charged by the insurer, as computed at the time the charge to the debtor is determined.
29. Issuance of policies. All policies of credit life insurance and credit accident and health insurance shall be delivered or issued for delivery in this state only by an insurer authorized to do an insurance business therein, and shall be issued only through holders of licenses or authorizations issued by the commissioner.
30. Claims.
a. All claims shall be promptly reported to the insurer or its designated claim representative, and the insurer shall maintain adequate claim files. All claims shall be settled as soon as possible and in accordance with the terms of the insurance contract.
b. All claims shall be paid either by draft drawn upon the insurer or by check of the insurer to the order of the claimant to whom payment of the claim is due pursuant to the policy provisions, or upon direction of such claimant to one specified.
c. No plan or arrangement shall be used whereby any person, firm or corporation other than the insurer or its designated
claim representative shall be authorized to settle or adjust claims. The creditor shall not be designated as claim representative for the insurer in adjusting claims, provided, that a group policyholder may, by arrangement with the group insurer, draw drafts or checks in payment of claims due to the group policyholder subject to audit and review by the insurer.
31. Existing insurance-choice of insurer. When credit life insurance or credit accident and health insurance is required as additional security for any indebtedness, the debtor shall, upon request to the creditor, have the option of furnishing the required amount of insurance through existing policies of insurance owned or controlled by him or of procuring and furnishing the required coverage through any insurer authorized to transact an insurance business within this state.
32. Enforcement. The commissioner may, after notice and hearing, issue such rules and regulations as he deems appropriate for the supervision of this section. Whenever the commissioner finds that there has been a violation of this section or any rules or regulations issued pursuant thereto, and after written notice thereof and hearing given to the insurer or other person authorized or licensed by the commissioner, he shall set forth the details of his findings together with an order for compliance by a specified date. Such order shall be binding on the insurer and other person authorized or licensed by the commissioner on the date specified unless sooner withdrawn by the commissioner or a stay thereof has been ordered by a court of competent jurisdiction. The provisions of subsections five (5), six (6), seven (7), and eight (8) of this section shall not be operative until ninety (90) days after the effective date of this section, and the commissioner in his discretion may extend by not more than an additional ninety (90) days the initial period within which the provisions of said subsections shall not be operative.
33. Judicial review. Any party to the proceeding affected by an order of the commissioner shall be entitled to judicial review by following the procedure set forth in chapter five hundred seven B (507B).
34. Penalties. In addition to any other penalty provided by law, any person who violates an order of the commissioner after it has become final, and while such order is in effect, shall, upon proof thereof to the satisfaction of the court, forfeit and pay to the state of Iowa a sum not to exceed two hundred fifty (250) dollars which may be recovered in a civil action, except that if such violation is found to be willful, the amount of such penalty shall be a sum not to exceed one thousand ( 1,000 ) dollars. The commissioner, in his discretion, may revoke or suspend the license or certificate of authority of the person guilty of such violation. Such order for suspension or revocation shall be upon notice and hearing, and shall be subject to judicial review as provided in subsection thirteen (13) of this section."
35. Further amend by renumbering the remaining sections in conformity with this amendment.

Amend Senate File 132 as passed by the Senate by striking the period in line seventeen (17) of section twenty-four (24) and inserting in lieu thereof the following:
"; provided, however, there shall be no compounding of interest or discount, and when an interest rate as authorized herein is advertised, or negotiated for with a prospective borrower, with intent that it be computed by either of the two methods authorized herein, they being the "add on" method or the "discount" method, in such case such rate shall be further described as to the method of computation to be used."

Denato of Polk. Gannon of Jasper. Gillette of Story.

Amend Senate File 132 as amended and passed by the Senate as follows:

Sec. 1. By striking from section 27 beginning at line 2 the following: "which has the capital and surplus required by section eight (8) of this Act,".

Sec. 2. By adding to section 27, following the period at the end of said section in line 14 , the following: "On or before January 1, 1966, all existing industrial loan companies shall have the capital and surplus required by section eight (8) of this Act to be eligible for subsequent licensing."

Jackson of Clinton.

Amend Senate File 132 as passed by the Senate as follows:

1. By striking from section two (2), lines eighteen (18), nineteen (19) and twenty (20), the words "for the use of such money and for the services to be rendered to the borrower in connection with the loan" and inserting in lieu thereof the following: "authorized by law".
2. By striking the word "felonious" in line sixteen (16) of section sixteen (16) and inserting in lieu thereof the word "criminal".
3. By inserting after the word "auditor" in line one (1) of section eighteen (18) the words "by counsel of the attorney general".
4. By striking the word "knowingly" in line nine (9) of section nineteen (19).
5. By inserting in section twenty-one (21) line three (3) after the word "manner" the words "or cause or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever,".
6. By inserting in line five of section twenty-one (21) after the word "conditions" the following: for making or negotiating loans or concerning the sales referred to in section twenty-three (23) of this Act.", and by striking the words "under this chapter".
7. By striking in lines twenty-six (26), twenty-seven (27) of section twenty-four (24) the words "within six months from the date of such prior loan".
8. By inserting in section twenty-four (24) line thirtytwo (32) after the period, the following new sentence: "There shall be only one delinquency charge on any one such installment'.
9. By striking in section twenty-four (24) in line thirtysix (36) the word "default" and substituting in lieu thereof the word "delinquency".
10. By inserting in section twenty-four (24) line thirtynine (39) after the period, the following new sentence: "There shall be only one deferment charge on any one loan".
11. By striking in line sixty-six (66) of section twentyfour (24) the words "a reasonable appraisal fee" and inserting in lieu thereof the words "the actual cost".
12. By striking in line sixty-seven (67) of section twentyfour (24) the words "or personal".
13. By striking in line seventy-two (72) of section twenty-four (24) the words "of every kind" and substituting in lieu thereof the words "of a type and kind authorized by the Auditor".
14. By adding to section twenty-four (24) the following new subsection: "Loan money to any person without setting out in the contract of loan, or by separate statement delivered at the time said loan is made, an itemized list that shall set out separately all interest, discount, fees, compensation of charges made, pertaining to such loan. Such interest or discount shall be expressed in terms of simple annual interest in percentage form or in total dollars computed on the basis that payments on such instrument will be made at the scheduled times; and for a year in case such loan does not have a specified time or times of payment".
15. By adding to section twenty-four (24) the following new subsection:
"Knowingly permit any borrower or any husband and wife individually or together to be indebted to it under more than one contract of loan at the same time."
16. By adding in section twenty-six (26) line five (5) after the word "maturity" the following words: "or accelerates the monthly or other periodic installments,".
17. By striking in line seven (7), thirteen (13) and fourteen (14) of section twenty-six (26) the word "credit".
18. By inserting in line ten (10) of section twenty-six (26) after the word "made" the following: "to the extent of the accelerated installments,".
19. By striking in line three (3) of section twenty-eight (28) the words "and willfully".
20. By inserting in section twenty-eight (28) line six (6) preceding the word "engage" the word "knowingly".
21. By striking from section twenty-four (24) all of subsection five (5).

> Denato of Polk.
> GANNON of Jasper.
> GILLETTE of Story.

Amend Senate File 192 as follows:

1. By striking from lines 1 and 2 of section 8 the following:
"Any expenditures under this Act shall be payable from the primary road fund."
2. By inserting after section 8 the following new sections:
"Sec. 9. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by chapter two hundred sixty-six (266) and section one (1) of chapter two hundred sixty-seven (267),

Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By inserting in line six (6) after the word 'treasurer.' the following:
'Within fifteen (15) days after the effective date of this Act, the state treasurer shall transfer the sum of three hundred fifty thousand $(350,000)$ dollars to a fund which shall be known as the "interstate outdoor advertising fund" from which all expenditures under this Act shall be paid.'
2. By inserting in line twenty-seven (27) after the word 'plates' the words 'and the amount transferred during such fiscal year to the interstate outdoor advertising fund'."
"Sec. 10. Section one (1) of chapter two hundred sixty-six (266), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line eleven (11) after the word 'year' the words ', and any amount unexpended in the interstate outdoor advertising fund on June 30, 1969, ""
3. By renumbering the remaining section in accordance with this amendment.

DUnton of Keokuk.
Amend Senate File 237 by adding the following new section:
"Section two hundred ninety-four point fifteen (294.15), Code 1962, is amended by adding after the word 'employee,' in line (3) the following: 'Iowa state superintendent of public instruction, or county superintendent, or deputy county superintendent of public schools in the state of Iowa and'."

Hausheer of Story.
Amend Senate Joint Resolution 24, as passed by the Senate, by inserting in section one (1) after the period (.) in line twenty-one (21) the following: "When a county shall be entitled to two representatives, it shall not be divided in forming a representative district".

## Glenn of Wapello.

Amend Senate Joint Resolution 24 by inserting in section one (1) after the period in line twenty-one (21) the following:
"The number of senatorial districts shall be equal to the number of senators, and only one senator shall be elected from each senatorial district. The number of representative districts shall be equal to the number of representatives, and only one representative shall be elected from each representative district."

- Gillette of Clay-Dickinson.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, April 20, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, April 20, 1965.

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

Prayer was offered by the Honorable Keith H. Dunton.
The Journal of Monday, April 19, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Carnahan of Wapello on request of Conway of Louisa-Muscatine.

## PRESENTATION OF VISITORS

Baringer of Fayette presented to the House the Honorable Donald Kimball of Fayette County, a former member of the House in the Fifty-seventh and Fifth-eighth General Assemblies.

Millen of Jefferson-Van Buren presented to the House Susie Knowles, a student from St. Katherine's School in Davenport and daughter of former Representative Paul Knowles.

Resnick of Scott presented to the House fifty students of St. Katherine's School of Davenport and their headmaster, Donald Reuter, and chaplain, Father John Kress.

Morgan of Mahaska presented to the House one hundred thirtyfive members of the social studies class of Oskaloosa Junior High and their teachers, Mr. Boeyirk and Mr. Ruebel.

Morgan of Mahaska presented to the House forty-two members of the eighth grade of Barnes City School and their teacher, Dale Schwechel.

Meacham of Poweshiek presented to the House sixteen members of the state and local government class of Grinnell College and their instructor, the Honorable Ed Gilmour, a former Senator in the Fiftyeighth and Fifty-ninth General Assemblies.

Murphy of Carroll presented to the House fifty students from Glidden Junior High and their teacher, Gerald Whitten.

## PETITIONS

The following petitions were presented and placed on file:
By Busch of Bremer, from twenty-two residents of Bremer County favoring the licensing of physical therapists.

By Steffen of Chickasaw, from twenty-one residents of Muscatine County favoring House File 213.

By Steffen of Chickasaw, from thirty-seven residents of Floyd County favoring House File 514.

By the following Representatives, favoring Senate Concurrent Resolution 14:

Edgington of Franklin, from twenty-eight residents of Franklin County.

Mueller of Winnebago-Worth, from two hundred eighty-three residents of Worth County.
Doyle, Keleher, Burke and Shannahan of Woodbury, from one thousand eight residents of Woodbury County.

Scherle of Fremont-Mills, from seventy-five residents of Mills County.

Oxley of Linn, from fifty-six residents of Linn County.
Madden of Clarke-Union, from seven hundred one residents of Clarke County.
Bailey of Wright, from five hundred thirty residents of Wright County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 330, 387, 410, 459 and Senate File 287.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 431.

## INTRODUCTION OF BILL

House File 648, by transportation committee, a bill for an act to revise the licensing and regulation of private detectives, to provide penalties for violations and to protect the general public against unauthorized, unlicensed or unethical operations by private detectives.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 301, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans.

Read first time and referred to committee on public health.
Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system.

Read first time and referred to committee on governmental subdivisions.

Senate File 377, a bill for an act to amend section two hundred sixty-two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities.

Read first time and referred to committee on education.
Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties.

Read first time and referred to committee on public health.
Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor.

Read first time and referred to committee on ways and means.
Senate File 435, a bill for an act relating to assessment for taxation of urban transit systems.

Read first time and referred to committee on governmental subdivisions.

Senate File 475, a bill for an act to establish a system of state preserves and to provide for the control and management of same.

Read first time and referred to committee on conservation and recreation.

Senate File 520, a bill for an act relating to the labeling of foods and food products.

Read first time and referred to committee on agriculture.

## MESSAGES FROM 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 315, a bill for an act relating to weights and measures.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 346, a bill for an act to appropriate from the road use tax fund of the state for construction of the Stange institutional road bridge over Squaw Creek.

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

House File 599, a bill for an act relating to the eradication of hog cholera.

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

Senate File 49, a bill for an act relating to various amendments to the probate Code and old age assistance and medical assistance for the aged.

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

Senate File 165, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Also: That the Senate at the request of the House is hereby returning the following bill for reconsideration by the House:

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state.

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 licensing and qualifications of physical therapists.

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

Senate File 369, a bill for an act pertaining to the issuance of driver's licenses.

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

Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit.

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

Senate File 518, a bill for an act relating to the Iowa natural resources council.

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

Senate File 523, a bill for an act relating to regulation of use of the flood plains of rivers and streams in the state.

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

Senate File 542, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 315

Amend House File 315 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter two hundred fifteen (215), Code 1962, is hereby amended by adding the following section: 'All motor truck scales, livestock scales, grain dump scales, and combination truck and railroad track scales used for commercial purposes in the State of Iowa shall be equipped not later than July 1, 1966 with either a type-registering weigh beam, a dial with a mechanical ticket printer, an automatic weight recorder, or some similar device which shall be used for printing or stamping the weight values on scale tickets.'"

## SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 49

Amend the House amendment to Senate File 49 by striking the period in line 35 of division 1 and adding the following:
"; provided, further, that the court on application may, prior to the expiration of such period of six (6) months, on cause shown, enter an order extending the time for making such election."

## CONSIDERATION OF JOINT RESOLUTION <br> (Special Order Senate Joint Resolution 24)

The hour of $9: 00 \mathrm{a} . \mathrm{m}$. having arrived, Speaker Steffen announced the special order for consideration of Senate Joint Resolution 24, proposing an 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 the establishment of congressional districts.

Scherle of Fremont-Mills asked and received unanimous consent to withdraw the amendments filed by him on March 30, 1965, and April 15, 1965.

Miller of Des Moines offered the following number 1 amendment filed by him on April 20, 1965 :

Amend Senate Joint Resolution 24, as passed by the Senate, by striking lines forty-two (42) through fifty-one (51) of section one (1) and inserting in lieu thereof the following:
"Section 36. Upon verified application by any qualified voter, the supreme court shall review an apportionment plan adopted by the general assembly. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."

Doyle of Woodbury offered the following amendment to the number
1 Miller amendment and moved its adoption:
Amend the Miller of Des Moines amendment to Senate Joint Resolution

24, filed April 20, 1965, by striking in line four (4) the word "voter" and inserting in lieu thereof the word "elector".

The amendment to the amendment was adopted.
Bailey of Wright offered the following amendment to the number 1 Miller amendment and moved its adoption:

Amend the Miller of Des Moines amendment to Senate Joint Resolution 24, filed April 20, 1965, by inserting in line five (5) before the first word "the" the words "filed within six (6) months after any apportionment plan adopted by the general assembly becomes law,".

The amendment to the amendment lost.
Miller of Des Moines moved the adoption of his number 1 amendment as amended.

The number 1 Miller amendment as amended was adopted.
Miller of Des Moines offered the following number 2 Miller amendment:

Amend Senate Joint Resolution 24, as passed by the Senate, as follows:

1. By striking from section one (1) all of lines thirteen (13) through seventeen (17).
2. By inserting in line forty-one (41) of section one (1) after the word "year" the following:
"The reapportioning authority may, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term."

Doderer of Johnson offered the following amendment to the number 2 Miller amendment and moved its adoption :

Amend the Miller of Des Moines amendment to Senate Joint Resolution 24, filed April 20, 1965, by striking in line seven (7) the word "may" and inserting in lieu thereof the word "shall".

The amendment to the number 2 Miller amendment was adopted.
Miller of Des Moines moved the adoption of his number 2 amendment as amended.

The number 2 Miller amendment as amended was adopted.
Miller of Des Moines asked and received unanimous consent to withdraw the governmental affairs committee amendment filed April 6, 1965.

Gillette of Clay-Dickinson offered the following amendment filed by him on April 19, 1965 :

Amend Senate Joint Resolution 24 by inserting in section one (1) after the period in line twenty-one (21) the following:
"The number of senatorial districts shall be equal to the number of
senators, and only one senator shall be elected from each senatorial district. The number of representative districts shall be equal to the number of representatives, and only one representative shall be elected from each representative district."

Division was requested.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lynch of Warren for the afternoon and April 21, 1965, on request of Felger of Scott.

The House resumed consideration of Senate Joint Resolution 24 and the Gillette amendment.

CALL OF THE HOUSE
Under Rule 72, we, the undersigned, request a Call of the House on Senate Joint Resolution 24 and all amendments thereto.

Bill Scherle.
Leroy S. Miller.
Conrad Ossian.
J. W. Graham.

Dale L. Tieden.
Roll call was taken under the provisions of Rule 73, which revealed that all members were present except Burke, Carnahan and Lynch, who were previously excused.

## CALL OF THE HOUSE LIFTED

Maule of Monona moved that the Call of the House be lifted, which motion prevailed.

Gillette of Clay-Dickinson moved the adoption of division 1 of his amendment.

- Roll call was requested by Wengert of Woodbury and Dougherty of Lucas-Monroe.

On the question "Shall division 1 of the Gillette amendment be adopted?" (S. J. R. 24)

The ayes were, 47:

| Anderson | Brinck | Den Herder | Fischer of |
| :--- | :--- | :--- | ---: |
| Bailey | Busch | Dougherty | Grundy |
| Baringer | Coffman | Edgington | Fisher of |
| Boot | Conway |  | Greene |


| Foster | Madden |
| :--- | :--- |
| Gillette of | Mahan |
| Clay-Dickinson | Maule |
| Graham | McNamara |
| Grassley | Millen |
| Hanson | Miller of |
| Houston | Page |
| Hullinger | Morgan |
| Kennedy | Mueller |
| Kluever | Nelson |

The nays were, 73:

Baker
Bogenrief
Breitbach
Bremmer
Busing
Caffrey
Clapsaddle
Cochran
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Doyle
Duffy
Dunton
Felger
Fullmer

Gallagher
Gannon
Gaudineer
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Holmes
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Korn
Lawlor

Absent or not voting, 4:
Burke Carnahan
The amendment lost.
Gillette of Clay-Dickinson moved the adoption of division 2 of his amendment.

The amendment lost.
(Business pending at adjournment.)

## PROOF OF PUBLICATION

Published copy of House File 644 and verified proof of publication of said bill in the Clinton Herald, on April 10, 1965, 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.

## PROOF OF PUBLICATION

Published copy of House File 645 and verified proof of publication of said bill in the Clinton Herald on April 10, 1965, 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 JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 41, 76, 146, 390 and 415.

Alfred P. Breitbach, Sr., Chairman House Committee. Gllbert E. Klefstad, 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 41, 76, 146, 390 and 415.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 19, 1965, he signed the following bills: House Files 206, 235, 288 and Senate Files 9, 39 and 503; and on April 16, 1965, he signed the following bills: House Files 196, 319, 382, 386 and 445.

## REPORT OF COMMITTEE

Maule of Monona, 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 54, a bill for an act relating to the levying of a tax for public health 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.

Elroy Maule, Chairman.

## AMENDMENTS FILED

Amend Senate File 132, as passed by the Senate, by striking all of sections nine (9)
2 and ten (10) and renumbering the remaining sections.
Cohen of Black Hawk.

Amend Senate File 136 as follows:

1. By striking all of section two (2) and inserting in lieu thereof the following:
"Sec. 2. The following is enacted as a substitute for section three hundred forty point eight (340.8), Code 1962:
' 340.8 . Deputy sheriff. Each deputy sheriff shall receive as his annual salary as follows:
'1. The first deputy sheriff, and the second such deputy if a second deputy sheriff is required, shall receive an annual salary of not more than eighty-five percent of the amount of the salary of the sheriff, as fixed by the board of supervisors.
'2. All other deputy sheriffs shall receive an annual salary as fixed by the board of supervisors, but not to exceed the salaries of the first or second deputies.
' 3 . In any county where district court is held in two places, for any deputy other than the chief deputy in charge of the office where such court is held outside the county seat, seventyfive percent of the amount of the salary of the sheriff but not to exceed three thousand dollars.
'In counties over 250,000 population where more than two (2) deputies are required, said deputies may be paid an amount not to exceed seventy-five percent of the annual salary of his or her principal. Upon certification to the board of supervisors by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors shall certify to the county auditor of any such county the annual salary certified by the elected officials, but in no event shall said board of supervisors be required to certify to the auditor of any such county an amount in excess of the amounts authorized above. The board of supervisors shall fix all compensation for extra help and clerks.'"

Dunton of Keokuk. Loss of Kossuth.

Amend Senate File 192 by adding the following new subsection to section 2:
"Advertising devices located in areas adjacent to any portion of the interstate system constructed upon any part of right of way acquired on or prior to July 1, 1956, advertising any subject matter."

Further amend Senate File 192 section 3 by striking from lines 2 and 3 thereof the following:
"consistent with the safety of the traveling public and".

Reichardt of Polk.

Amend Senate File 192 as follows:
Amend the Dunton amendment filed April 19 by inserting after the period in line sixteen (16) "The first three hundred fifty thousand $(350,000)$ dollars of federal interstate moneys received by the Iowa highway commission shall be turned over to the general fund of the State of Iowa."

Brinck of Lee.

Amend the Nims amendment to Senate File 276 as follows:

[^11]and all of lines ten (10) and eleven (11) and the words "employee may select" from line twelve (12) and inserting in lieu thereof:
"an Iowa based insurance company selected by the employer".
Uban of Black Hawk.
Amend Senate Joint Resolution 24, as passed by the Senate, by striking from line eleven (11) of section one (1) the words "by lot".

> Milier of Des Moines. UbAN of Black Hawk.

Amend Senate Joint Resolution 24, section one (1), by inserting the following paragraph after line twenty-three (23):
"However, when and if permitted by the constitution of the United States as amended, senatorial districts shall be established on a fair and reasonable basis which shall take into account population, area, and the common or differing interests of the people of the various areas of the state."

Redfern of Lee.
Amend Senate Joint Resolution 24, as passed by the Senate, as follows:

1. By inserting in line twenty-three (23) after the word "population." the following:
"The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census."
2. By striking all of lines twenty-four (24) through thirtyone (31) of section one (1).

Gannon of Jasper.
Amend House File 160 by striking lines eight (8) through ten (10) in section three (3) and inserting in lieu thereof the following:
"primary road fund to be used for widening and improving the eighteen (18) foot primary roads and said proceeds shall be in addition to the percentage allocated to the primary road fund under the provisions of section three hundred twelve point two (312.2) of the Code."

DETJE of Tama.
Amend House File 160 by striking from section three (3) lines eight (8), nine (9), and ten (10) and inserting in lieu thereof the following:
"primary road fund for the purpose of widening and modernizing highways and bridges that are no more than eighteen (18) feet wide."

Grassley of Butler.
Amend House File 253, section six (6), as follows:

1. By striking in lines five (5) and six (6) the words
"said lateral ditch or drain has" and inserting in lieu thereof

Winkelman of Calhoun.
1 Amend House File 412 as follows:
2 1. By adding after section nine (9), subsection four (4) the 3 following:

1 Amend House File 470 by striking all of section two (2)
2 and section five (5).
Gaudineer of Polk.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Wednesday, April 21, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Wednesday, April $21,1965$.

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

Prayer was offered by the Reverend Arthur C. Freeburg, pastor of the Immanuel Lutheran Church, Council Bluffs, Iowa.

The Journal of Tuesday, April 20, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Carnahan of Wapello on request of Conway of Louisa-Muscatine.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House fifteen students from the Newkirk School and their teacher, Mrs. Aileen DeHamer.

Morgan of Mahaska presented to the House one hundred thirty ninth grade social studies students from Oskaloosa Junior High and their teachers, Jim Curry and Jerry Stout.

Glanton of Polk presented to the House six foreign students who are seniors in Des Moines High Schools this year from the following countries: Italy, Turkey, Ecuador, Austria, Southern Rhodesia and Thailand.

Grassley of Butler presented to the House nineteen students in the seventh and eighth grades at the Excelsior Christian School in Ackley and their teacher, Martin Dekkenga.

Bailey of Wright presented to the House thirty-nine senior government students from the Dows Community School and their teacher, Frank Richards.

Bogenrief of Polk presented to the House the Honorable Emlin L. Bergeson, a former member of the House from Woodbury County in the Fifty-sixth General Assembly.

Jackson of Black Hawk presented to the House Nancy Casteel, a student of Iowa State University from Waterloo.

Roe of Allamakee presented to the House five students from St. Patrick's School of Waukon and their teacher, Mrs. Tones.

Hageman of Winneshiek presented to the House his sister, Alma Hageman, a student at the South Winneshiek School.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring Senate Concurrent Resolution 14:

Brinck and Redfern of Lee, from six hundred forty-two residents of Lee County.
Shirley of Dallas, from one thousand two hundred thirty-three residents of Dallas County.

Gleason of Humboldt-Pocahontas, from one hundred eighty-one residents of Humboldt County.

Whisler of Appanoose-Davis, from thirty-eight residents of Appanoose County, and from twenty-four residents of Davis County.

By the following Representatives, opposing the repeal or modification of the right-to-work law:

Gillette of Clay-Dickinson, from fifty-four residents of Clay and Dickinson Counties.

Houston of Crawford, from eleven residents of Crawford County.
Whisler of Appanoose-Davis, from thirty residents of Appanoose and Davis Counties.

Uban and Jackson of Black Hawk, from forty-six residents of Black Hawk County.

By Doyle and Wengert of Woodbury, from nine hundred seventysix residents of Woodbury County opposing a two percent sales tax on barbers' services.

By Maley of Polk, from twenty-nine residents of Polk County favoring the licensing of physical therapists.

By Harrington of Buchanan, from eighty-six residents of Buchanan County opposing the gasoline tax increase.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 54, under Rule 35.

## SECRETARIES' DAY PROCLAMATION

Maule of Monona rose on a point of personal privilege and asked that the Governor's proclamation, establishing Wednesday, April 21, 1965, as Secretaries' Day and the week of April 18 through 24, 1965, as Secretaries' Week, be read from the Clerk's desk.

## INTRODUCTION OF BILLS

House File 649, by governmental affairs committee, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.
House File 650, by education committee, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District in the County of Johnson, 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 placed on the calendar.
House File 651, by appropriations committee, 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 ( $\$ 10,000$ ) for use as a revolving fund for the veterans administration, and five thousand dollars ( $\$ 5,000.00$ ) for the school lunch program.

Read first time and placed on the calendar.
House File 652, by committee on transportation, a bill for an act to authorize the state highway commission to conduct and account for its financial activities on a calendar year basis in lieu of the fiscal year basis.

Read first time and placed on the calendar.
House File 653, by transportation committee, 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 placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 165, 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.
Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists.

Read first time and referred to committee on judiciary.
Senate File 369, a bill for an act pertaining to the issuance of driver's licenses.

Read first time and referred to committee on transportation.
Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit.

Read first time and referred to committee on transportation.
Senate File 518, a bill for an act to amend chapter four hundred fifty-five A (455A), Code 1962, relating to the Iowa natural resources council.

Read first time and referred to committee on agriculture.
Senate File 523, a bill for an act relating to regulation of use of the flood plains of rivers and streams in the state.

Read first time and referred to committee on agriculture.
Senate File 542, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first time and passed on file.

## MESSAGES FROM THE SENATE

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

House File 45, a bill for an act relating to the issuance of franchises for electric transmission lines.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 170, a bill for an act relating to the rules of administrative agencies.

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

House File 372, a bill for an act relating to the composition of the hospital and other health facilities advisory council.

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 relating to the testing of infants for phenylketonuria.

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

Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two (2) or more counties.

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

Senate File 513, a bill for an act relating to pipeline inspection fees and the issuance of permits.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 528, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Marion County, by the governor and secretary of state.

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

Senate File 537, a bill for an act relating to school taxes in the Gillett Grove Rural School District in Clay County, Iowa.

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

Senate File 548, a bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 45

Amend House File 45 by striking all of section one (1) after the word "Assembly" in line four (4) and inserting in lieu thereof the following: "is further amended by inserting in line twelve (12) after the word 'franchise' the words '; provided however, that where 200 K V lines or higher voltage lines are to be constructed, the person, company, or corporation may apply to the commerce commission for a wider right of way not to exceed two hundred (200) feet, and the commission may for good cause extend the width of such right of way for such lines to the person, company, or corporation applying for the same'."

By inserting after section one (1) the following new section:
"Section four hundred eighty-nine point fourteen (489.14), Code 1962, as amended by sections two (2) and three (3) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly, is hereby further amended by adding thereto the following:
'If an electric transmission line right of way, or any part thereof, is wholly abandoned for public utility purposes by the relocation of the transmission lines, is not used or operated for a period of five (5) years, or if its construction has been commenced and work has ceased and has not in good faith been resumed for five (5) years, the right of way shall revert to the person or persons who, at the time of the abandonment or reversion, are the owners of the tract from which such right of way was taken. Following such abandonment of right of way, the owner or holder of purported fee title to such real estate may serve notice upon the owner of such right of way easement, or his successor in interest, and upon any party in possession of said real estate, a written notice which shall (1) accurately describe the real estate in question, (2) set out the facts concerning ownership of the right of way easement, and the period of abandonment, and (3) notify said
parties that such reversion shall be complete and final, and that the easement or other right shall be forfeited, unless said parties shall, within one hundred twenty (120) days after the completed service of notice, file an affidavit with the county recorder of the county in which the real estate is located disputing the facts contained in said notice.
'Said notice shall be served in the same manner as an original notice under the Iowa rules of civil procedure, except that when notice is served by publication no affidavit therefor shall be required before publication. If no affidavit disputing the facts contained in the notice is filed within one hundred twenty (120) days, the party serving the notice may file for record in the office of the county recorder a copy of the notice with proofs of service attached thereto or endorsed thereon, and when so recorded, the record shall be constructive notice to all persons of the abandonment, reversion, and forfeiture of such right of way'.

Amend the title to House File 45 by inserting in line six (6) after the word "domain" the words "; and by providing for right of way abandoned by electric transmission line companies reverting to owners of the land from which the right of way was taken".

Further amend by renumbering the sections in conformity with this amendment.

## SENATE AMENDMENT TO HOUSE FILE 170

Amend House File 170 as follows:
Strike from line 3 the words "repeal or recession" and insert in lieu thereof the words "repeal, recession,".

Strike from section 4, lines 4 through 23, and insert in lieu thereof the following:
"Four (4) copies of all proposed rules shall be filed with the secretary of state. There shall be attached to each copy of any proposed temporary rule a statement that the proposed rule was submitted to the chairman of the departmental rules review committee and to the attorney general in accordance with section five (5) of this chapter and the date which each was submitted. Temporary rules shall not become effective until ten (10) days after the date of filing with the secretary of state, but a later date may be specified in the rule.
"There shall be attached to each copy of any proposed permanent rule, (1) 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 (2) 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-five (65) days after receiving such copies.
"Permanent rules, unless otherwise provided, shall not become effective until thirty (30) days after such filing but a different 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 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."

Uban of Black Hawk asked and received unanimous consent to withdraw his motion, found on page 1090 of the Journal, to reconsider the vote by which House File 603 passed the House.

SENATE FILE 422 SUBSTITUTED FOR HOUSE FILE 603
Uban of Black Hawk asked and received unanimous consent to substitute Senate File 422 for House File 603.

Uban of Black Hawk asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 422.

Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit, was taken up for consideration.

Dunton of Keokuk offered the following amendment and moved its adoption:

Amend Senate File 422, section one (1), by striking from line three (3) the word "section" and inserting in lieu thereof the word "thereto".

The amendment was adopted.
Uban 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?" (S. F. 422)
The ayes were, 105 :

| Anderson | Fullmer | Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maley | Rider |
| Baker | Gillette of | Maule | Robinson |
| Baringer | Clay-Dickinson | Mayberry | Roe |
| Boot | Gillette of | Meacham | Scherle of |
| Breitbach | Story | Melrase | Fremont-Mills |
| Bremmer | Glanton | Millen | Scott |
| Brinck | Gleason | Miller of | Seibert |
| Busch | Glenn | Des Moines | Shirley of |
| Busing | Graham | Miller of | Dallas |
| Caffrey | Grassley | Page | Smith of |
| Clapsaddle | Gregerson | Morgan | Linn |
| Cochran | Hageman | Mueller | Smith of |
| Coffman | Hanson | Murphy | O'Brien |
| Cohen | Harrington | Nagle | Stevenson |
| Conway | Hausheer | Nelson | Stokes |
| Craig | Holmes | Nielsen of | Strothman |
| Crosier | Houston | Emmet-PaloAlto Stueland |  |
| Denato | Hullinger | Nielsen of | Tieden |
| DenHerder | Jackson of | Shelby | Uban |
| Detje | Black Hawk | Oehlsen | Utzig |
| Doderer | Jackson of | Ossian | Varney |
| Dougherty | Clinton | Oxley | Webster |
| Duffy | Keleher | Patton | Whisler |
| Dunton | Kempter | Quinn | Wilson |
| Edgington | Kennedy | Radl | Winkelman |
| Felger | Korn | Rasmussen | Wolcott |
| Fisher of | Lawlor | Renda | Wright |
| Greene | Loss | Resnick | Mr. Speaker |
| Foster | Madden |  |  |

Fos
The nays were, 1:
Doyle

Absent or not voting, 18:

| Bogenrief Gannon McNamara | Redfern <br> Burke | Gaudineer | Miller of |
| :--- | :--- | :--- | :--- |
| Carnahan | Hutchins | Buena Vista | Reichardt |
| Shannahan |  |  |  |
| Distelhorst | Kluever | O'Malley | Wengert |
| Fischer of | Lynch | Palmer |  |

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

## HOUSE FILE 603 WITHDRAWN

Uban of Black Hawk asked and received unanimous consent to withdraw House File 603 from further consideration by the House.

## SENATE AMENDMENT CONSIDERED

Gillette of Story called up for consideration House File 263, a bill for an act relating to prohibiting unfair and discriminatory practices in public accommondations, employment, apprenticeship programs, on-the-job training programs, vocational schools, and housing, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 263 by striking paragraph six (6) of section ten (10) and substituting in lieu thereof the following:
"The hearing on appeal shall be tried in equity and shall be de novo. The court may receive additional testimony and may affirm, modify, or reverse the order of the commission."

The motion prevailed and the House concurred in the Senate amendment.

Gillette 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?" (H. F. 263)
The ayes were, 108:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Cochran
Coffman

Cohen
Conway
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger

Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton

Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk

| Jackson of | Miller of | Redfern | Stevenson |
| :--- | :--- | :--- | :--- |
| Clinton | Page | Reichardt | Stokes |
| Keleher | Morgan | Renda | Strothman |
| Kempter | Mueller | Resnick | Stueland |
| Kennedy | Murphy | Rickert | Tieden |
| Korn | Nagle | Rider | Uban |
| Lawlor | Nelson | Robinson | Utzig |
| Loss | Nielsen of | Roe | Varney |
| Madden | Emmet-Palo Alto Scherle of | Webster |  |
| Mahan | Nielsen of | Fremont-Mills | Wengert |
| Maley | Shelby | Scott | Whisler |
| Maule | Oehlsen | Seibert | Wilson |
| Mayberry | Ossian | Shirley of | Winkelman |
| Meacham | Palmer | Dallas | Wolcott |
| Melrose | Patton | Smith of | Wright |
| Millen | Quinn | Linn | Mr. Speaker |
| Miller of | Radl | Smith of |  |
| Des Moines | Rasmussen | O'Brien |  |
| The nays were, none. |  |  |  |
|  |  |  |  |

Absent or not voting, 16:

| Bogenrief | Denato | Lynch | O'Malley |
| :--- | :--- | :--- | :--- |
| Burke | Gallagher | McNamara | Oxley |
| Carnahan | Gregerson | Miller of | Shannahan |
| Clapsaddle | Hausheer | Buena Vista |  |
| Craig | Kluever |  |  |

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

Scherle of Fremont-Mills moved to reconsider the vote by which House File 263 passed the House and that the motion to reconsider be laid on the table.

The motion lost.
Gillette of Story moved to reconsider the vote by which House File 263 passed the House.

The motion lost.

## UNFINISHED BUSINESS

(Senate Joint Resolution 24)
The House resumed consideration of Senate Joint Resolution 24, proposing an 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 the establishment of congressional districts.

Wengert of Woodbury offered the following amendment filed April 21, 1965, and moved its adoption:

Amend Senate Joint Resolution 24 as follows:

1. Amend section one (1) by striking all of lines six (6), seven (7) and
eight (8) and insert in lieu thereof the following, "amendment to each such section are hereby repealed and the following adopted in lieu thereof:"
2. Further amend Senate Joint Resolution 24 by striking all of lines fifty-two (52) through fifty-five (55) of section one (1) and inserting in lieu thereof the following:
"Section 37. When a congressional, senatorial, or representative 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, senatorial, or representative district."

Roll call was requested by Wengert of Woodbury and Scott of Pottawattamie.

Rule 69 was invoked.
On the question "Shall the Wengert amendment be adopted?" (S. J. R. 24)

The ayes were, 38:

| Bogenrief | Duffy |
| :--- | :--- |
| Breitbach | Fulmer |
| Bremmer | Gallagher |
| Busing | Glanton |
| Caffrey | Gleason |
| Clapsaddle | Glenn |
| Craig | Hageman |
| Crosier | Holmes |
| Denato | Jackson of |
| Doyle | Clinton |

The nays were, 79:

| Anderson | Foster | McNamara | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Meacham | Reichardt |
| Baker | Gillette of | Melrose | Resnick |
| Baringer | Clay-Dickinson | Millen | Rickert |
| Boot | Gillette of | Miller of | Rider |
| Brinck | Story | Buena Vista | Robinson |
| Busch | Graham | Miller of | Roe |
| Cochran | Grassley | Des Moines | Scherle of |
| Coffman | Gregerson | Miller of | Fremont-Mils |
| Cohen | Hanson | Page | Scott |
| Conway | Harrington | Morgan | Seibert |
| Den Herder | Hausheer | Mueller | Shirley of |
| Detje | Hullinger | Nelson | Dallas |
| Distelhorst | Hutchins | Nielsen of | Smith of |
| Doderer | Jackson of | Emmet-Palo-Alto | O'Brien |
| Dougherty | Black Hawk | Nielsen of | Stokes |
| Dunton | Kennedy | Shelby | Strothman |
| Edgington | Kluever | Oehlsen | Stueland |
| Felger | Korn | Ossian | Tieden |
| Fischer of | Loss | Oxley | Uban |
| Grundy | Madden | Patton | Whisler |
| Fisher of | Maule | Quinn | Winkelman |
| Greene | Mayberry | Rad | Wolcott |
| Absent or | ting, 7: |  |  |
| Burke Carnahan | Gaudineer Houston | Wynch | Mr. Speaker |

The Wengert amendment lost.
$\left.\begin{array}{ll}\text { Keleher } & \text { Renda } \\ \text { Kempter } & \begin{array}{l}\text { Shannahan } \\ \text { Lawlor }\end{array} \\ \text { Smith of } \\ \text { Linh }\end{array}\right\}$

Redfern
Reichardt
Resnick
Rickert
Rider
binson
Roe
Scherle of
Scott
Seibert
Shirley of
Dalkas
O'Brien
Stokes
Stothman
Tieden
Uban
Whisler
Winkelman
Wolcott

Lynch
Wilson
Mr. Speaker
Carnahan
Gaudineer
Houston

Wengert of Woodbury asked and received unanimous consent to withdraw his corrected amendment filed April 7, 1965.

Glenn of Wapello offered the following amendment filed by him April 19, 1965 :

Amend Senate Joint Resolution 24, as passed by the Senate, by inserting in section one (1) after the period (.) in line twenty-one (21) the following: "When a county shall be entitled to two representatives, it shall not be divided in forming a representative district".

Bremmer of Pottawattamie offered the following amendment to the Glenn amendment and moved its adoption :

Amend Senate Joint Resolution 24 as follows:
Amend the Glenn amendment to Senate Joint Resolution 24 by striking the word "two" in line four (4) and substituting in lieu thereof the words "four or fewer".

The amendment to the Glenn amendment lost.
Glenn of Wapello moved the adoption of his amendment.
The amendment lost.
Gannon of Jasper offered the following amendment filed April 20, 1965 :

Amend Senate Joint Resolution 24, as passed by the Senate, as follows:

1. By inserting in line twenty-three (23) after the word "population." the following:
"The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census."
2. By striking all of lines twenty-four (24) through thirty-one (31) of section one (1).

Division was requested.
Jackson of Clinton moved to consider division 2 of the Gannon amendment first.

The motion lost.
O'Malley of Polk moved that division 1 of the Gannon amendment be laid on the table.

The motion to table lost.
Gannon of Jasper moved the adoption of division 1 of his amendment.

Roll call was requested by Wengert of Woodbury and Gannon of Jasper.

On the question "Shall division 1 of the Gannon amendment be adopted?"

The ayes were, 61:

Anderson
Baringer
Boot
Busch
Cochran
Coffman
Den Herder
Detje
Distelhorst
Dougherty
Dunton
Edgington
Fischer of
Grundy
Fisher of
Greene
Foster

Gannon
Gillette of
Clay-Dickinson
Graham
Grassley
Holmes
Houston
Hullinger
Kempter
Kennedy
Kluever
Korn
Loss
Madden
Maule
McNamara
Meacham
Millen

Miller of Rickert
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nelson
Nielsen of Shelby
Oehlsen
Oxley
Patton
Quinn
Redfern
Keleher
Lawlor
Mahan
Maley
Mayberry
Melrose
Nagle
O'Malley
Ossian
Palmer
Radl
Rasmussen

Rider
Roe
Scott
Seibert
Shirley of Dallas
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman
Wollcott

Reichardt
Renda
Resnick
Robinson
Shannahan
Uban
Utzig
Varney
Wengert
Wilson
Wright
Mr. Speaker

The nays were, 49 :

| Baker | Duffy |
| :--- | :--- |
| Bogenrief | Felger <br> Breitbach |
| Bremmer | Fullmer |
| Brinck | Gallagher |
| Caffrey | Gaudineer |
| Cohen | Glanton |
| Conway | Glenn |
| Craig | Gregerson |
| Crosier | Hageman |
| Denato | Hutchins |
| Doderer | Jackson of |
| Doyle | Black Hawk |
|  | Jackson of <br> Clinton |

Absent or not voting, 14:

Burke
Busing
Carnahan
Clapsaddle

Gillette of Story
Gleason
Hanson
Harrington

| Hausheer | Scherle of |
| :--- | :---: |
| Lynch | Fremont-Mills |
| Nielsen of | Smith of |
| Emmet-Palo Alto Linn |  |
|  |  |
| Webster |  |

Division 1 of the amendment was adopted.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Houston of Crawford on request of Doyle of Woodbury; Scherle of

Fremont-Mills on request of Ossian of Adams-Montgomery; Hausheer of Story on request of Baker of Boone.

The House resumed consideration of Senate Joint Resolution 24 and division 2 of the Gannon amendment.

Gannon of Jasper moved the adoption of division 2 of his amendment.

Division 2 of the Gannon amendment was adopted.
The authors of the following amendments to Senate Joint Resolution 24 asked and received unanimous consent to withdraw their amendments: Doderer of Johnson for the Hausheer-Doderer amendment; Denato of Polk; Redfern of Lee, filed April 20 and 21, 1965; Uban of Black Hawk, filed March 31 and April 12, 1965.

Uban of Black Hawk offered the following amendment filed April 20, 1965, and moved its adoption :

Amend Senate Joint Resolution 24, as passed by the Senate, by striking from line eleven (11) of section one (1) the words "by lot".

The amendment was adopted.
Miller of Des Moines asked and received unanimous consent to offer the following amendment to his number 1 amendment filed and adopted April 20, 1965, and moved its adoption:

Amend amendment number 1 to Senate Joint Resolution 24, filed by Miller of Des Moines, April 20, 1965, as amended and adopted by the House, by inserting in line six (6) after the word "assembly" the words "which has been enacted into law".

The amendment to the amendment was adopted.
Denato of Polk moved that the joint resolution be read a last time and placed upon its adoption which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 24, a joint resolution proposing an 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 the establishment of congressional districts.
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-soven
(37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:
"Section 6. The number of senators shall total not more than one-half ( $1 / 2$ ) the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half (1/2) of the members of the senate shall be elected every two (2) years.
"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.
"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.
"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly.
"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional 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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 24)

The yeas were, 94:

| Anderson | Gannon | Madden | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Mahan | Redfern |
| Baker | Gillette of | Maley | Reichardt |
| Boot | Clay-Dickinson | Maule | Renda |
| Breitbach | Gillette of | Mayberry | Resnick |
| Bremmer | Story | McNamara | Rickert |
| Brinck | Glanton | Meacham | Rider |
| Busing | Gleason | Melrose | Robinson |
| Caffrey | Glenn | Miller of | Scott |
| Clapsaddle | Gregerson | Buena Vista | Seibert |
| Cochran | Hageman | Miller of | Shannahan |
| Cohen | Harrington | Des Moines | Shirley of |
| Conway | Holmes | Miller of | Dallas |
| Craig | Houston | Page | Smith of |
| Crosier | Hullinger | Morgan | Linn |
| Denato | Hutchins | Mueller | Stevenson |
| Detje | Jackson of | Murphy | Stueland |
| Distelhorst | Black Hawk | Nagle | Uban |
| Doderer | Jackson of | Nielsen of | Utzig |
| Dougherty | Clinton | Emmet-Palo AltoVarney |  |
| Duffy | Keleher | Oehlsen | Webster |
| Dunton | Kempter | O'Malley | Whisler |
| Felger | Kennedy | Oxley | Wilson |
| Fisher of | Korn | Palmer | Wolcott |
| Greene | Lawlor | Quinn | Wright |
| Fullmer | Loss | Radl | Mr. Speaker |
| Gallagh |  |  |  |

Gallagher
The nays were, 24:

| Baringer | Foster <br> Busch |
| :--- | :--- |
| Coffman | Graham |
| Den Herder | Hassley |
| -Doyle | Kluever |
| Edgington | Millen |
| Fischer of | Nelson |
| Grundy |  |

Absent or not voting, 6:
Bogenrief
Burke
Carnahan
Hausheer
Nielsen of
Shelby
Ossian
Patton
Scherle of
Fremont-Mills
Smith of
O'Brien

Stokes
Strothman
Tieden
Wengert
Winkelman

Lynch
mith of
O'Brien

Roe

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

## CONSIDERATION OF BILLS

## STEERING COMMITTEE CALENDAR

House File 253, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto, with report of committee recommending passage, was taken up for consideration.

Gillette of Clay-Dickinson offered the following amendment filed April 21, 1965, and moved its adoption :

1. Amend House File 253 by striking the words "and define" in line four (4) of section two (2) thereof.

The amendment was adopted.
Distelhorst of Des Moines offered the following amendment filed March 24, 1965, and moved its adoption:

Amend House File 253, section two (2), by striking lines seven (7) and eight (8).

The amendment was adopted.
Hageman of Winneshiek offered the following amendment filed April 1, 1965, and moved its adoption :

Amend House File 253 by striking section four (4) thereof.
The amendment lost.
Winkelman of Calhoun offered the following amendment filed April 20, 1965, and moved its adoption:

Amend House File 253, section six (6), as follows:

1. By striking in lines five (5) and six (6) the words "said lateral ditch or drain has" and inserting in lieu thereof the words "the lands benefited by the lateral have".
2. By striking in line eight (8) the words "lateral ditch or drain" and inserting in lieu thereof the word "lands".
3. By adding in line sixteen (16) after the word "district" the words "when a repair or improvement is made on any such lateral".

The amendment was adopted.
Winkelman of Calhoun offered the following amendment filed April 21, 1965, and moved its adoption:

Amend House File 253 as follows:

1. Amend section six (6), lines one (1) and two (2), by striking the words and figures "four hundred fifty-five point fifty-six (455.56)", and inserting in lieu thereof the words and figures "four hundred fifty-five point fortyeight (455.48)".
2. Further amend section six (6), line twelve (12), by striking the word "at" and inserting in lieu thereof the word "as".

The amendment was adopted.
Distelhorst of Des Moines offered the following amendment filed March 23, 1965, and moved its adoption:
Amend House File 253 as follows:

1. By inserting after the period in line twelve (12) of section fourteen (14) thereof the following: "This subsection shall not apply to drainage or levee districts with pumping stations."
2. By inserting after the word "purposes" in lines thirty-one (31) of section fourteen (14) thereof the following: "This subsection shall not apply to drainage or levee districts with a pumping station."

The amendment was adopted.
Cochran of Webster offered the following amendment filed by Houston of Crawford April 21, 1965, and moved its adoption:

Amend House File 253 as follows:

1. By striking from line four (4) of section fifteen (15) the words "Common outlet" and inserting in lieu thereof "Outlet".
2. By striking from line four (4) of section fifteen (15) the word "an" and inserting in lieu thereof the words "a common".

The amendment was adopted.
Rickert of Louisa-Muscatine offered the following amendment and moved its adoption:

Amend House File 253 by striking all of section three (3).
The amendment lost.
Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass9" (H. F. 253)
The ayes were, 104:

| Anderson | Craig |
| :--- | :--- |
| Bailey | Denato |
| Baker | Den Herder |
| Baringer | Detie |
| Bogenrief | Distelhorst |
| Boot | Doderer |
| Breitbach | Dougherty |
| Bremmer | Doyle |
| Brinck | Duffy |
| Busch | Dunton |
| Busing | Edgington |
| Caffrey | Felger |
| Clapsaddle | Fischer of |
| Cochran | Grundy |
| Coffman | Fisher of |
| Conway | Greene |

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hanson

Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kluever
Korn
Lawlor
Loss
Madden
Mahan

| Maley | Mueller | Reichardt | Stevenson |
| :--- | :--- | :--- | :--- |
| Maule | Murphy | Renda | Stokes |
| Mayberry | Nagle | Resnick | Stueland |
| Meacham | Nelson | Rickert | Tieden |
| Melrose | Nielsen of | Rider | Uban |
| Millen | Emmet-Palo Alto Robinson | Utzig |  |
| Miller of | Ossian | Roe | Varney |
| Buena Vista | Palmer | Scott | Webster |
| Miller of | Patton | Seibert | Wengert |
| Des Moines | Quinn | Shirley of | Winkelman |
| Miller of | Radl | Dallas | Wolcott |
| Page | Rasmussen | Smith of | Wright. |
| Morgan | Redfern | Linn | Mr. Speaker |
| The nays were, 1: |  |  |  |
| Oxley |  |  |  |
| Absent or not voting, 19: |  |  |  |
| Burke | Keleher |  |  |
| Carnahan | Kennedy | Oehlsen | Smith of |
| Cohen | Lynch | Schalley | O'Brien |
| Crosier | McNaniara | Fremont-Mills | Strothman |
| Hageman | Nielsen of | Shannahan | Wilson |
| Hausheer | Shelby |  |  |

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

## HOUSE CONCURRENT RESOLUTION 25

By Scott and Baker

Whereas, the Iowa Development Commission was appropriated the sum of one hundred thousand $(100,000)$ dollars for each year of the 1963-1965 biennium for the purpose of agricultural products utilization and has included in its appropriation askings for the 1965-1967 biennium a request for funds for such purposes; and

Whereas, the Iowa Development Commission has used the funds received to encourage and foster research designed to develop new, additional, and improved use for agricultural products and determine better methods of converting agricultural products to various industrial and human uses; and

Whereas, the Iowa Development Commission has established an advisory agricultural products utilization committee composed of legislators and other specialists in agricultural, industrial, research, and educational fields -nonlegislative members of said committee serving without compensationto develop, review, evaluate, and recommend specific projects or proposals relating to agricultural products utilization; and

Whereas, it is important to the economy of the state that this type of research be continued so that more and better uses can be found for agricultural products raised and marketed in Iowa; and

Whereas, it is essential the Secretary of Agriculture, though not a member of the Commission, play an active role in and be available for assistance in the planning and developing of agricultural products utilization research; now therefore,

Be It Resolved by the House, the Senate Concurring, that the Iowa Development Commission notify the Secretary of Agriculture of all advisory committee meetings at which time the subject of agricultural products utilization is being discussed, that the Secretary of Agriculture be kept in-
formed of the work of the Iowa Development Commission in the area of agricultural products utilization, and that the Secretary of Agriculture provide such assistance as the Iowa Development Commission may request in decisions concerning agricultural products utilization research.

Be It Further Resolved that the Secretary of Agriculture include in the department biennial report to the Governor printed in 1966, and hereafter, the developments which have taken place in agricultural products utilization research in the state, under the direction of the Iowa Development Commission and otherwise, and include in the report any recommendations for changes in legislation or research practices which he or the advisory committee or both believe will be of benefit in marketing and utilizing agricultural products produced in Iowa.

Be It Further Resolved that a copy of this resolution be forwarded to the Iowa Development Commission and the Secretary of Agriculture as an expression of the interest of this, the Sixty-first, General Assembly.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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, 211, 346, 385 and 599.

Alfred P. Breitbach, Sk., Chairman House Committee. Gilbert E. Klefstad, 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, 211, 346, 385 and 599.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 21st day of April, 1965, sent to the Governor for his approval: House Files 17, 211, 346, 385 and 599.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEES

Doderer of Johnson, from the committee on public health, submitted the following report:

Mr. Speaker: Your committee on public health to whom was referred Senate File 228, a bill for an act to require the wearing of eye protective devices by students and 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 do pass.

Minnette Doderer, Chairman.
Also :
Mr. Speaker: Your committee on public health to whom was referred House File 335, a bill for an act relating to state fire safety regulations for hospitals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 335 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter one hundred thirty-five B (135B), Code 1962, is hereby amended by adding the following section:
'The state department of health shall not issue a license to any hospital until its premises have been inspected and a fire safety certificate issued to such hospital by the state fire marshal or his deputy, and a copy thereof filed with the state department of health, showing that the hospital premises comply with the fire hazard and the fire safety rules, regulations and standards as promulgated by the state fire marshal or setting forth recommendations for such improvements as may be necessary to effect compliance with such rules, regulations and standards, together with a reasonable time schedule for accomplishment of such improvements. Such rules, regulations and standards by the state fire marshal shall be promulgated in the same manner and under the same circumstances as provided in this chapter for the promulgation of rules, regulations and standards by the state department of health. The fire marshal may appoint a member of a municipal fire department or other competent person as deputy for the purpose of this section.
'The license of any hospital issued on the basis of a fire safety certificate in which improvements have been recommended, shall not be renewed upon failure of the hospital to comply with such improvements in accordance with the time schedule specified in such certificate.'
"Sec. 2. Section one hundred thirty-five $B$ point eight (135B.8), Code 1962 , is hereby amended by striking the period at the end of said section and inserting in lieu thereof the following: ', except that time for compliance with rules, regulations and standards promulgated by the state fire marshal may be extended by him.'."

## Minnette Doderer; Chairman.

Carnahan of Wapello, 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 Senate File 21, a bill for an act to eliminate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

James J. Wengert, Ranking Member.
Duffy of Dubuque, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred House Joint Resolution 22, a joint resolution proposing an amendment to the
constitution of the State of lowa relating to the use of fines collected for breach of the penal laws, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

John L. Duffy, Chairman.

## AMENDMENTS FILED

Amend House File 553 as follows:

1. By inserting in line nine (9) of section two (2) after the word "effective" the following: "and provided further that notice of the proposed merger shall be published at least twenty (20) days prior to the proposed merger pursuant to section six hundred eighteen point four (618.4) of the Code."
2. By striking the comma in line twenty (20) of section two (2), and inserting in lieu thereof the following: "by the affected county boards in joint session and be".
3. By adding the following subsections to section two (2) of the bill:
"13. When two (2) or more county boards of education are merged into a joint county board of education under this section, the county conference board as provided for in chapter four hundred forty-one point two (441.2) of the Code shall include one representative from the board of directors of each high school district of the county, who shall replace the county board of education members on the conference board as provided for in chapter four hundred forty-one point two (441.2) of the Code."
"14. When two (2) or more county boards of education are merged into a joint county board of education under this section, the joint board shall elect two (2) delegates from each county or major portion thereof to the district convention as provided in chapter two hundred fifty-seven (257) of the Code for the election of members to the state board of public instruction."

Dunton of Keokuk.
Amend House File 553 by adding the following new section:
"In addition to the procedure set forth in section two (2) of this Act for the merger of county school systems the county boards of education of any two or more adjacent counties upon receipt of a petition signed by not less than ten (10) percent of those voting for governor in the last general election, shall call a special election in said counties for the purpose of merging the respective county school systems into one school system. The elections shall be on the same day in each of said counties and the question on the ballot shall be: 'Shall the county school systems of (insert the names of the counties) counties be merged into one school system?' If a majority of the votes cast in each of said counties be in favor of the proposal the county boards of education in the respective counties shall by concurrent action merge the county school systems into one school system. Prior to setting a date for said elections, approval of the state board of public instruction shall be obtained and all provisions covering a merger heretofore set-out above shall also be applicable to a merger under this procedure.

DUNTON of Keokuk.

Amend the amendment to Senate File 132 filed April 19, 1965 by Gannon of Jasper, Denato of Polk and Gillette of Story, by striking from lines 214 and 215 thereof the words "the premium rates charged or to be charged are excessive in relation to benefits, or if".

Robinson of Audubon-Guthrie.
Amend Senate File 136 as amended by striking the title and inserting in lieu thereof the following:
"An Act relating to salaries of county sheriffs, deputy county sheriffs, county attorneys, deputy county attorneys, and restrictions on outside employment of county attorneys and deputy county attorneys and prohibition of referrals by county attorneys, deputy county attorneys or their employees."

Further amend Senate File 136 as amended by adding the following new section thereto:

Sec. 4. In counties with the set salary figure for county attorneys of ten thousand $(10,000)$ dollars or more, the county attorney and all deputy county attorneys shall devote their full time to the legal work of such county and shall not engage in the private practice of law directly or indirectly nor shall any county attorney, deputy county attorney, or employee of the county attorney of any such county directly or indirectly refer any legal matter or civil or criminal litigation to any lawyer or either directly or indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any action, case, claim, demand, or legal proceeding, whether in litigation or otherwise; provided, in such counties the county attorney may appoint deputy county attorneys to serve without pay and when so appointed shall not be subject to the provisions of this section.

Rickert of Louisa-Muscatine. Brinck of Lee.

Amend the amendment to Senate File 132 filed April 19, 1965 by Gannon of Jasper, Denato of Polk and Gillette of Story by adding after line 354 thereof the following:
"15. Nothing herein shall be construed to permit the commissioner to prescribe, fix or dictate the rates to be charged for such insurance."

Maley of Polk.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, April 22, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Thursday, April 22, 1965.

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

Prayer was offered by the Reverend Dr. James C. Spalding of the School of Religion, State University of Iowa, Iowa City, Iowa.

The Journal of Wednesday, April 21, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Craig of Marshall on request of Korn of Harrison; Gleason of HumboldtPocahontas on request of Wolcott of Cerro Gordo.

## PRESENTATION OF VISITORS

Millen of Jefferson-Van Buren presented to the House one hundred one students of the Harmony Community School, their teachers and Superintendent Don Walton.

Nielsen of Shelby presented to the House forty-four eighth grade students from Elkhorn and their teacher, Tom Hutton.

O'Malley of Polk presented to the House thirty-seven eighth grade students from St. John's School of Des Moines and their teacher, Sister Irene Patricia.

Fisher of Greene presented to the House thirty-nine eighth grade students from the Paton-Churdan School and their teacher, Larry Sims.

Fischer of Grundy presented to the House seventy-five students of American history from Grundy Center and their teacher, Mrs. Charles Lehr.

Bailey of Wright presented to the House thirty-eight juniors from the Dows Community School and their teachers, Ken Carter and Ray Harkama.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring Senate Concurrent Resolution 14:

Lynch of Warren, from one thousand two residents of Warren County.

Scherle of Fremont-Mills, from thirty-eight residents of Mills County and one hundred nine residents of Fremont County.

Oxley of Linn, from twenty-one residents of Linn County.
Brinck and Redfern of Lee, from sixty-three residents of Lee County.

Stevenson of Howard-Mitchell, from eight hundred twenty-four residents of Mitchell County and three hundred twenty-four residents of Howard County.

By Dougherty of Lucas-Monroe, from twenty-six residents of Lucas and Monroe Counties opposing the repeal of the right-to-work law.

By Madden of Clarke-Union, from thirty-four residents of Union County favoring the licensing of physical therapists.

By Oxley of Linn, from twenty-three residents of Linn County favoring the humane slaughter of livestock.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 335, Senate Files 21, 228 and House Joint Resolution 22, under Rule 35.

## SENATE MESSAGES CONSIDERED

Senate File 463, a bill for an act relating to the testing of infants for phenylketonuria.

Read first time and referred to committee on public health.
Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two (2) or more counties.

Read first time and referred to committee on education.
Senate File 513, a bill for an act amending and revising chapter four hundred ninety (490), Code 1962, relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipeline and underground gas storage area.

Read first time and referred to committee on commerce.

Senate File 528, a bill for an act to authorize and direct the issuance of a patent to certain real estate to Marion County by the Governor and Secretary of State.

Read first time and referred to committee on judiciary.
Senate File 537, a bill for an act relating to school taxes in the Gillett Grove Rural School District in Clay County, Iowa.

Read first time and referred to committee on judiciary.
Senate File 548, a bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.

Read first time and referred to committee on governmental affairs.

## MESSAGES FROM THE SENATE

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

Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 204, a bill for an act relating to retirement systems for firemen and policemen.

Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 388, a bill for an act relating to vehicles used for transportation of fertilizers and chemicals used for farm crop production.

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

House File 132, a bill for an act relating to public parking facilities in cities.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 132

Amend House File 132 as follows:
By inserting the words "and towns" after the word "cities" in line 1 of section 1.

By striking the word "city" in line 5 of section 1 and inserting in lieu thereof the words "cities and towns".

By inserting the words "or town" after the word "city" in line 3 of section 4.

By inserting the words "or town" after the word "city" in line 12 of section 7.

By inserting the words "or town" after the word "city" in line 4 of section 13.

By inserting the words "or town" after the word "city" in line 6 of section 25.

By inserting the words "or town" after the word "city" in line 4 of section 27.

By inserting the words "or town's" after the word "city's" in line 1 of section 36.

By inserting the words "or town" after the word "city" in line 6 of section 36.

By inserting the words "or town" after the word "city" in line 7 of section 36.

## RECONSIDERATION OF VOTE ON HOUSE FILE 631

Loss of Kossuth moved to reconsider the vote by which House File 631 was placed on its last reading and passed the House.

Motion prevailed.

## SENATE FILE 542 SUBSTITUTED FOR HOUSE FILE 631

Loss of Kossuth asked and received unanimous consent to substitute Senate File 542 for House File 631.

Senate File 542, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, 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?" (S. F. 542)
The ayes were, 97 :

| Anderson | Fischer of | Jackson of | Murphy |
| :---: | :---: | :---: | :---: |
| Bailey | Grundy | Clinton | Nagle |
| Baringer | Fisher of | Keleher | Nielsen of |
| Boot | Greene | Kempter | Emmet-Palo Alto |
| Breitbach | Fullmer | Kluever | Oehlsen |
| Bremmer | Gallagher | Korn | O'Malley |
| Brinck | Gannon | Lawlor | Ossian |
| Carnahan | Gillette of | Loss | Oxley |
| Clapsaddle | Clay-Dickinson | Lynch | Palmer |
| Cochran | Gillette of | Madden | Radl |
| Cohen | Story | Mahan - | Rasmussen |
| Conway | Glanton | Maley | Redfern |
| Crosier | Glenn | Maule | Renda |
| Denato | Graham | Mayberry | Resnick |
| Den Herder | Grassley | McNamara | Rickert. |
| Detje | Gregerson | Meacham | Rider |
| Distelhorst | Hageman | Melrose | Robinson |
| Doderer | Hanson | Millen | Roe |
| Dougherty | Harrington | Miller of | Scherle of |
| Doyle | Holmes | Des Moines | Fremont-Mills |
| Duffy | Houston | Miller of | Scott |
| Dunton | Hullinger | Page | Seibert. |
| Edgington | Jackson of | Morgan | Smith of |
| Felger | Black Hawk | Mueller | O'Brien |

Stevenson
Stokes
Strothman

Stueland
Tieden Utzig

Webster
Whisler
Wilson

Winkelman
Wolcott
Mr. Speaker

The nays were, 1 :
Foster
Absent or not voting, 26:

Baker
Bogenrief
Burke
Busch
Busing
Caffrey
Coffman
Craig

Gaudineer
Gleason
Hausheer Hutchins Kennedy Miller of Buena Vista
Nelson
Nielsen of
Shelly
Patton
Quinn
Reichardt
Shannahan
Shirley of
Dallas
Smith of
Linn
Uban
Varney
Wengert
Wright

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

## HOUSE FILE 631 WITHDRAWN

Loss of Kossuth asked and received unanimous consent to withdraw House File 631 from further consideration by the House.

## RECONSIDERATION OF VOTE ON SENATE FILE 192

Maule of Monona moved to reconsider the vote by which the report of the committee on enrolled bills on Senate File 192 was adopted.

Motion prevailed.
Maule of Monona moved to reconsider the vote by which Senate File 192 was placed on its last reading and passed the House.

Motion prevailed.
Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within the state, was taken up for consideration.

Dunton of Keokuk offered the following amendment filed April 19, 1965 :

Amend Senate File 192 as follows:

1. By striking from lines 1 and 2 of section 8 the following:
"Any expenditures under this Act shall be payable from the primary road fund."
2. By inserting after section 8 the following new sections:
"Sec. 9. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by chapter two hundred sixty-six (266) and section one (1) of chapter two hundred sixty-seven (267), Acts of the Sixtieth General Assembly, is hereby amended as follows:
3. By inserting in line six (6) after the word 'treasurer.' the following:
'Within fifteen (15) days after the effective date of this Act, the state treasurer shall transfer the sum of three hundred fifty thousand $(350,000)$
dollars to a fund which shall be known as the "interstate outdoor advertising fund" from which all expenditures under this Act shall be paid.'
4. By inserting in line twenty-seven (27) after the word 'plates' the words 'and the amount transferred during such fiscal year to the interstate outdoor advertising fund'."
"Sec. 10. Section one (1) of chapter two hundred sixty-six (266), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line eleven (11) after the word 'year' the words ', and any amount unexpended in the interstate outdoor advertising fund on June 30, 1969,',"
5. By renumbering the remaining section in accordance with this amendment.

Brinck of Lee asked and received unanimous consent to withdraw his amendment to the Dunton amendment filed April 20, 1965.

Dunton of Keokuk moved the adoption of his amendment.
The amendment was adopted.
Reichardt of Polk offered the following amendment filed April 20, 1965, and moved its adoption:

Amend Senate File 192 by adding the following new subsection to section 2:
"Advertising devices located in areas adjacent to any portion of the interstate system constructed upon any part of right of way acquired on or prior to July 1, 1956, advertising any subject matter."

Further amend Senate File 192 section 3 by striking from lines 2 and 3 thereof the following:
"consistent with the safety of the traveling public and".
The amendment lost.
Jackson of Clinton offered the following amendment filed April 22,1965 , and moved its adoption :

Amend Senate File 192, section two (2), line eleven, (11), by inserting following the word "located" the following: "providing said rules and regulations promulgated by the state highway commission shall not be more restrictive than required to conform to the national standards as set forth in Title twenty-three (23), United States Code."

The amendment was adopted.
Scherle of Fremont-Mills moved to reconsider the vote by which the Dunton amendment passed the House.

The motion lost.
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?" (S. F. 192)

The ayes were, 84:

| Anderson | Gaudineer | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Mahan | Renda |
| Baker | Clay-Dickinson | Maley | Resnick |
| Baringer | Gillette of | Maule | Rickert |
| Bogenrief | Story | Meacham | Rider |
| Boot | Glanton | Melrose | Roe |
| Breitbach | Glenn | Millen | Scatt |
| Bremmer | Gregerson | Miller of | Shannahan |
| Busing | Hageman | Buena Vista | Shirley of |
| Caffrey | Hanson | Miller of | Dallas |
| Carnahan | Hausheer | Des Moines | Smith of |
| Cochran | Hutchins | Mueller | Linn |
| Cohen | Jackson of | Murphy | Stevenson |
| Crosier | Black Hawk | Nagle | Stueland |
| Denato | Jackson of | Nielsen of | Tieden |
| Detje | Clinton | Emmet-PaloAlto Utzig |  |
| Distelhorst | Keleher | Oehlsen | Varney |
| Doderer | Kempter | O'Malley | Webster |
| Dougherty | Kennedy | Oxley | Whisler |
| Doyle | Kluever | Palmer | Wilson |
| Duffy | Karn | Patton | Wolott |
| Dunton | Lawlor | Radl | Wright |
| Felger | Loss | Rasmussen | Mr. Speaker |
| Gar |  |  |  |

The nays were, 30 :

Brinck
Busch
Clapsaddle
Coffman
Den Herder
Edgington
Fischer of Grundy
Fisher of Greene

Foster
Fullmer
Grassley
Graham
Harrington
Holmes
Houston
Hullinger
Mayberry

Absent or not voting, 10:
Burke
Conway
Craig

Gallagher
Gleason
Madden

Miller of
Page
Morgan
Nelson
Nielsen of
Shelby
Ossian
Reichardt
Robinson

McNamara
Quinn

Scherle of
Fremont-Mills
Seibert
Smith of O'Brien
Stokes
Strothman
Winkelman

Uban
Wengert

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

## RECONSIDERATION OF VOTE ON SENATE FILE 136

Loss of Kossuth moved to take from the table the motion to reconsider the vote by which Senate File 136 passed the House.

The motion prevailed.
Loss of Kossuth moved to reconsider the vote by which Senate File 136, a bill for an act relating to salaries of county sheriffs, was placed on its last reading and passed the House.

The motion prevailed.

Dunton of Keokuk offered the following amendment filed April 20,1965 , and moved its adoption :

Amend Senate File 136 as follows:

1. By striking all of section two (2) and inserting in lieu thereof the following:
"Sec. 2. The following is enacted as a substitute for section three hundred forty point eight (340.8), Code 1962:
'340.8. Deputy sheriff. Each deputy sheriff shall receive as his annual salary as follows:
' 1 . The first deputy sheriff, and the second such deputy if a second deputy sheriff is required, shall receive an annual salary of not more than eightyfive percent of the amount of the salary of the sheriff, as fixed by the board of supervisors.
'2. All other deputy sheriffs shall receive an annual salary as fixed by the board of supervisors, but not to exceed the salaries of the first or second deputies.
' 3 . In any county where district court is held in two places, for any deputy other than the chief deputy in charge of the office where such court is held outside the county seat, seventy-five percent of the amount of the salary of the sheriff but not to exceed three thousand dollars.
'In counties over 250,000 population where more than two (2) deputies are required, said deputies may be paid an amount not to exceed seventyfive percent of the annual salary of his or her principal. Upon certification to the board of supervisors by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors shall certify to the county auditor of any such county the annual salary certified by the elected officials, but in no event shall said board of supervisors be required to certify to the auditor of any such county an amount in excess of the amounts authorized above. The board of supervisors shall fix all compensation for extra help and clerks.' "

The amendment was adopted.
Brinck of Lee offered the following amendment filed April 21, 1965, by Rickert and Brinck :

Amend Senate File 136 as amended by striking the title and inserting in lieu thereof the following:
"An Act relating to salaries of county sheriffs, deputy county sheriffs, county attorneys, deputy county attorneys, and restrictions on outside employment of county attorneys and deputy county attorneys and prohibition of referrals by county attorneys, deputy county attorneys or their employees."

Further amend Senate File 136 as amended by adding the following new section thereto:

Sec. 4. In counties with the set salary figure for county attorneys of ten thousand $(10,000)$ dollars or more, the county attorney and all deputy county attorneys shall devote their full time to the legal work of such county and shall not engage in the private practice of law directly or indirectly nor shall any county attorney, deputy county attorney, or employee of the county attorney of any such county directly or indirectly refer any legal matter or civil or criminal litigation to any lawyer or either directly or indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any action, case, claim, demand, or legal proceeding, whether in litigation or otherwise; provided, in such counties the county attorney may appoint
deputy county attorneys to serve without pay and when so appointed shall not be subject to the provisions of this section.

Loss of Kossuth rose on a point of order that the amendment was not germane and the subject matter had been disposed of previously.

The Speaker ruled the point well taken and the amendment not germane.

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?" (S. F. 136)
The ayes were, 111:

| Anderson | Fisher of | Lynch | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Renda |
| Baker | Foster | Mahan | Resnick |
| Baringer | Fullmer | Maley | Rider |
| Bogenrief | Gallagher | Maule | Robinson |
| Boot | Gannon | Mayberry | Roe |
| Breitbach | Gaudineer | McNamara | Scherle of |
| Brinck | Gillette of | Meacham | Fremont-Mills |
| Busch | Clay-Dickinson | Melrose | Seibert |
| Busing | Gillette of | Millen | Shannahan |
| Caffrey | Story | Miller of | Shirley of |
| Carnahan | Glenn | Des Moines | Dallas |
| Clapsaddle | Graham | Miller of | Smith of |
| Cochran | Grassley | Page | Linn |
| Coffman | Hageman | Mueller | Smith of |
| Cohen | Hanson | Murphy | O'Brien |
| Conway | Harrington | Nagle | Stevenson |
| Crosier | Hausheer | Nelson | Stokes |
| Denato | Houston | Nielsen of | Strothman |
| Den Herder | Hullinger | Emmet-PaloAlto Stueland |  |
| Detje | Hutchins | Nielsen of | Tieden |
| Distelhorst | Jackson of | Shelby | Uban |
| Doderer | Black Hawk | Oehisen | Utzig |
| Dougherty | Jackson of | O'Malley | Varney |
| Doyle | Clinton | Ossian | Webster |
| Duffy | Keleher | Oxley | Whisler |
| Dunton | Kempter | Palmer | Wilson |
| Edgington | Kennedy | Patton | Winkelman |
| Felger | Kluever | Radl | Wolcott |
| Fischer of | Korn | Rasmussen | Wright |
| Grundy | Lawlor | Redfern | Mr. Speaker |
|  |  |  |  |

The nays were, 5 :
$\underset{\text { Gregerson }}{\text { Bremmer }} \quad$ Holmes

Rickert
Scott

Absent or not voting, 8:

| Burke | Glanton |
| :--- | :--- |
| Craig | Gleason |

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

## SENATE FILE 132 SUBSTITUTED FOR HOUSE FILE 276

Jackson of Clinton asked and received unanimous consent to substitute Senate File 132 for House File 276.

## STEERING COMMITTEE CALENDAR

Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this Act, was taken up for consideration.

Speaker pro tempore Miller in the chair.
Uban of Black Hawk offered the following amendment filed April 8, 1965, and moved its adoption:

Amend Senate File 132 as amended and passed by the Senate as follows:

1. By striking everything in line four (4) of section eight (8) after the word "dollars" and all of lines five (5) through fourteen (14) and the figure and word " $(50,000)$ dollars" in line fifteen (15).

The amendment lost.
Jackson of Clinton offered the following amendment filed April 12, 1965, and moved its adoption :

Amend Senate File 132, as amended and passed by the Senate, by inserting the word "not" after the word "would" in line 8 of section 22.

The amendment was adopted.
Speaker Steffen in the chair.
Gannon of Jasper offered the following amendment filed April 19, 1965:

Amend Senate File 132 as passed by the Senate as follows:

1. By striking from section two (2), lines eighteen (18), nineteen (19) and twenty (20), the words "for use of such money and for the services to to be rendered to the borrower in connection with the loan" and inserting in lieu thereof the following: "authorized by law".
2. By striking the word "felonious" in line sixteen (16) of section sixteen (16) and inserting in lieu thereof the word "criminal".
3. By inserting after the word "auditor" in line one (1) of section eighteen (18) the words "by counsel of the attorney general".
4. By striking the word "knowingly" in line nine (9) of section nineteen (19).
5. By inserting in section twenty-one (21) line three (3) after the word "manner" the words "or cause or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever,".
6. By inserting in line five of section twenty-one (21) after the word "conditions" the following: "for making or negotiating loans or concerning the sales referred to in section twenty-three (23) of this Act.", and by striking the words "under this chapter".
7. By striking in lines twenty-six (26), twenty-seven (27) of section twenty-four (24) the words "within six months from the date of such prior loan".
8. By inserting in section twenty-four (24) line thirty-two (32) after the period, the following new sentence: "There shall be only one delinquency charge on any one such installment".
9. By striking in section twenty-four (24) in line thirty-six (36) the word "default" and substituting in lieu thereof the word "delinquency".
10. By inserting in section twenty-four (24) in line thirty-nine (39) after the period, the following new sentence: "There shall be only one deferment charge on any one loan".
11. By striking in line sixty-six (66) of section twenty-four (24) the words "a reasonable appraisal fee" and inserting in lieu thereof the words "the actual cost".
12. By striking in line sixty-seven (67) of section twenty-four (24) the words "or personal".
13. By striking in line seventy-two (72) of section twenty-four (24) the words "of every kind" and substituting in lieu thereof the words "of a type and kind authorized by the Auditor".
14. By adding to section twenty-four (24) the following new subsection: "Loan money to any person without setting out in the contract of loan, or by separate statement delivered at the time said loan is made, an itemized list that shall set out separately all interest, discount, fees, compensation of charges made, pertaining to such loan. Such interest or discount shall be expressed in terms of simple annual interest in percentage form or in total dollars computed on the basis that payments on such instrument will be made at the scheduled times; and for a year in case such loan does not have a specified time or times of payment".
15. By adding to section twenty-four (24) the following new subsection:
"Knowingly permit any borrower or any husband and wife individually or together to be indebted to it under more than one contract of loan at the same time."
16. By adding in section twenty-six (26), line five (5), after the word "maturity" the following words: "or accelerates the monthly or other periodic installments,".
17. By striking in lines seven (7), thirteen (13) and fourteen (14) of section twenty-six (26) the word "credit".
18. By inserting in line ten (10) of section twenty-six (26) after the word "made" the following: "to the extent of the accelerated installments,".
19. By striking in line three (3) of section twenty-eight (28) the words "and willfully".
20. By inserting in section twenty-eight (28), line six (6), preceding the word "engage" the word "knowingly".
21. By striking from section twenty-four (24) all of subsection five (5).

Division was requested.
Gannon of Jasper asked and received unanimous consent to consider division 21.

Kluever of Cass rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Denato of Polk asked and received unanimous consent that Senate File 132 be deferred and that the bill retain its place on the calendar.

## WAYS AND MEANS CALENDAR

House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel and other special fuel, with report of committee without recommendation, was taken up for consideration.

Redfern of Lee offered the following amendment filed April 7, 1965:
Amend House File 160 by striking all after the enacting clause and ininserting in lieu thereof the following:
"Section 1. Section three hundred twenty-one point one hundred nine (321.109), Code 1962, is hereby amended by inserting in line six (6) after the word 'one' the words 'and one-tenth ( $1 / 10$ )'.
"Sec. 2. Section three hundred twenty-one point one hundred seventeen (321.117), Code 1962, is hereby amended as follows:

1. By striking from line two (2) the word 'five' and inserting in lieu thereof the word 'six (6)'.
2. By striking from line six (6) the word 'thirty' and inserting in lieu thereof the word 'thirty-five (35)'.
"Sec. 3. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1962, is hereby amended as follows:
3. By striking from line five (5) the word 'twenty-five' and inserting in lieu thereof the word 'twenty-seven (27)'.
4. By striking from line seven (7) the word 'forty' and inserting in lieu thereof the word 'forty-four (44)'.
5. By striking from line nine (9) the word 'seventy' and inserting in lieu thereof the word 'seventy-seven (77)'.
6. By striking from line eleven (11) the word 'ninety-five' and inserting in lieu thereof the words 'one hundred five (105)'.
7. By striking from line thirteen (13) the words 'one hundred twenty' and inserting in lieu thereof the words 'one hundred thirty-two (132)'.
8. By striking from line sixteen (16) the words 'one hundred fifty-five' and inserting in lieu thereof the words 'one hundred seventy (170)'.
9. By striking from line nineteen (19) the words 'one hundred ninety' and inserting in lieu thereof the words 'two hundred twenty (220)'.
10. By striking from lines twenty-two (22) and twenty-three (23) the words 'two hundred twenty-five' and inserting in lieu thereof the words 'two hundred fifty (250)'.
11. By striking from lines twenty-five (25) and twenty-six (26) the words 'two hundred sixty-five' and inserting in lieu thereof the words 'two hundred ninety-five (295)'.
"Sec. 4. Section three hundred twenty-one point one hundred twentyone (321.121), Code 1962, is hereby amended by striking from line five (5) the word 'twenty-five' and inserting in lieu thereof the word 'thirty (30)'.
"Sec. 5. Section three hundred twenty-one point one hundred twentytwo (321.122), Code 1962, is hereby amended as follows:
12. By striking from line eight (8) of subsection one (1) of such section the word 'forty' and inserting in lieu thereof the word 'forty-four (44)'.
13. By striking from line ten (10) of subsection one (1) of such section the word 'sixty-five' and inserting in lieu thereof the word 'seventy-two (72)'.
14. By striking from line fourteen (14) of subsection one (1) of such
section the word 'ninety' and inserting in lieu thereof the words 'one hundred (100)'.
15. By striking from lines sixteen (16) and seventeen (17) of subsection one (1) of such section the words 'one hundred twenty-five' and inserting in lieu thereof the words 'one hundred forty 140)'.
16. By striking from lines nineteen (19) and twenty (20) of subsection one (1) of such section the words 'one hundred sixty' and inserting in lieu thereof the words 'one hundred eighty (180)'.
17. By striking from lines twenty-two (22) and twenty-three (23) of subsection one (1) of such section the words 'one hundred ninety-five' and inserting in lieu thereof the words 'two hundred twenty (220)'.
18. By striking from lines twenty-five (25) and twenty-six (26) of subsection one (1) of such section the words 'two hundred thirty-five' and inserting in lieu thereof the words 'two hundred sixty (260)'.
19. By striking from line thirty (30) of subsection one (1) of such section the word 'twenty-five' and inserting in lieu thereof the word 'thirty (30)'.
20. By striking from line five (5) of subsection two (2) of such section the word 'thirty' and inserting in lieu thereof the word 'thirty-five (35)'.
21. By striking from line eight (8) of subsection two (2) of such section the word 'sixty' and inserting in lieu thereof the word 'seventy (70)'.
'Sec. 6. Section three hundred twenty-one point one hundred twentythree (321.123), Code 1962, as amended by section nine (9) of chapter one hundred eighteen (118), Acts of the Sixtieth General Assembly, is hereby amended as follows:
22. By striking from nine nine (9) of subsection one (1) of such section the word 'ten' and inserting in lieu thereof the word 'eleven (11)'.
23. By striking from line eleven (11) of subsection one (1) of such section the word 'twenty' and inserting in lieu thereof the word 'twenty-two (22)'.
24. By striking from line thirteen (13) of subsection one (1) of such section the word 'thirty' and inserting in lieu thereof the word 'thirtythree (33)'.
25. By striking from line sixteen (16) of subsection one (1) of such section the word 'forty' and inserting in lieu thereof the word 'forty-four (44)'.
26. By striking from line eighteen (18) of subsection one (1) of such section the word 'fifty' and inserting in lieu thereof the word 'fifty-five (55)'.
27. By striking from line twenty (20) of subsection one (1) of such section the word 'sixty' and inserting in lieu thereof the word 'sixty-six (66)'.
28. By striking from line twenty-two (22) of subsection one (1) of such section the word 'seventy' and inserting in lieu thereof the word 'seventyseven (77)'.
29. By striking from line twenty-six (26) of subsection one (1) of such section the word 'eighty' and inserting in lieu thereof the word 'eightyeight (88)'.

Further amend House File 160 by striking all of the title after the word "to" in line one (1) and inserting in lieu thereof the words "annual registration fees on motor vehicles."

On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Utzig of Dubuque for Thursday afternoon and Friday on request of Kempter of Jackson.

The House resumed consideration of House File 160.
Redfern of Lee moved the adoption of his amendment.
Roll call was requested by Gallagher of Black Hawk and.Redfern of Lee.

On the question "Shall the Redfern amendment be adopted?" (H. F. 160)

The ayes were, 13:

| Bailey | Hanson | Redfern | Smith of |
| :--- | :--- | :--- | :--- |
| Baringer | Hullinger | Roe | O'Brien |
| Brinck | Kluever | Scherle of | Stokes |
| Grassley | McNamara | Fremont-Mills |  |

The nays were, 85:

## Baker <br> Boot

Breitbach
Bremmer
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton.
Edgington
Felger

Fisher of
Greene
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Glenn
Graham
Gregerson
Harrington
Holmes
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Korn
Lawlor

Absent or not voting, 26:

| Anderson | Gannon |
| :--- | :--- |
| Bogenrief | Gleason |
| Burke | Hageman |
| Craig | Hausheer |
| Doderer | Hutchins |
| Fischer of | Kennedy |
| Grundy | Lynch |
| Foster | Madden |

The amendment lost.

Resnick of Scott offered the following amendment filed February 9,1965 , and moved its adoption:

Amend House File 160 as follows:

1. Amend House File 160 by striking the word "eight" in line 3, section 2, and inserting in lieu thereof the word "nine".
2. Further amend House File 160 by striking the figure "(8)" in line 4, section 2, and inserting in lieu thereof the figure "(9)".
3. Further amend House File 160 by striking the words and figure "one (1) cent" in line 4, section 3, and inserting in lieu thereof the words and figure "two (2) cents".

The amendment lost.
Scherle of Fremont-Mills offered the following amendment filed March 15, 1965, and moved its adoption:

Amend House File 160 by striking from section three (3), lines eight (8) nine (9) and ten (10) and inserting in lieu thereof the following:
"primary road fund, first annually the sum of two million five hundred thousand dollars or an amount equal to one-ninth of the federal allotment whichever is the smaller, said sum to be used for matching the federal allotment to the State of Iowa for the use of the interstate and national defense highways in the State of Iowa and the remainder to be used for construction of primary roads other than highways designated as interstate on the basis of need as determined by the state highway commission."

Further amend said House File 160 as follows by adding a new section as section four (4) and renumbering the remaining section:
"Sec. 4. Section three hundred twelve point two (312.2), Code 1962, is amended by striking subsection six (6)".

The amendment lost.
Scherle of Fremont-Mills offered the following amendment filed March 15, 1965, and moved its adoption:

Amend House File 160 by striking section three (3) and inserting in lieu thereof the following:

Sec. 3. Section three hundred twenty-four point seventy-eight (324.78), Code 1962, is amended by striking from line two (2) the word "seven" and inserting in lieu thereof the word "eight".

Further amend said section by striking from line three (3) the word "six" and inserting in lieu thereof the word "seven".

The amendment lost.
Detje of Tama asked and received unanimous consent to withdraw his amendment filed April 20, 1965.

Grassley of Butler offered the following amendment filed April 20, 1965, and moved its adoption :

Amend House File 160 by striking from section three (3), lines eight (8), nine (9), and ten (10) and inserting in lieu thereof the following:
"primary road fund for the purpose of widening and modernizing highways and bridges that are no more than eighteen (18) feet wide."

The amendment lost.

Edgington of Franklin offered the following amendment filed April 1, 1965, and moved its adoption :
Amend House File 160 by adding at the end of section three (3) a new paragraph as follows:
"The foregoing paragraph added to section three hundred twenty-four point seventy-eight (324.78) of the Code shall be inoperative on and after July 1, 1969 and is hereby repealed as of that date, and thereafter said section three hundred twenty-four point seventy-eight (324.78): shall be amended by striking from line two (2) the word 'seven' and inserting in lieu thereof the word 'eight' and by striking from line three (3) the word 'six' and inserting in lieu thereof the word 'seven'."

The amendment lost.
Busing of Hamilton offered the following amendment filed April 19, 1965, and moved its adoption:

Amend House File 160 as follows:

1. By inserting after section three (3) the following new section:
"Sec. 4. Section three hundred twelve point one (312.1), Code 1962, is hereby amended by inserting in line two (2) of subsection two (2) of such section after the number " 324 " the words ", except those net proceeds allocated to the primary road fund under section three hundred twenty-four point sevent-eight (324.78) of the Code".
2. By renumbering the remaining section in conformity with this amendment.

The amendment was adopted.
Gillette of Clay-Dickinson offered the following amendment filed February 18, 1965, and moved its adoption :

Amend House File 160 as follows:

1. Amend section 4 by striking lines three (3), four (4), and five (5) and inserting in lieu thereof the following:
"The Spencer Daily Reporter, a newspaper published in Spencer, Iowa, and in The Spirit Lake Beacon, a newspaper published in Spirit Lake, Iowa."

The amendment was adopted.
Busing of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.
On the question "Shall the bill pass?" (H. F. 160)
The ayes were, 82:

| Baker | Caffrey | Detje | Felger |
| :---: | :---: | :---: | :---: |
| Bogenrief | Cochran | Distelhorst | Fullmer |
| Boot | Cohen | Doderer | Gallagher |
| Breitbach | Conway | Dougherty | Gannon |
| Bremmer | Crosier | Doyle | Gaudineer |
| Busch | Denato | Duffy | Gillette of |
| Busing | Den Herder | Dunton | Clay-Dic |


| Gillette of | Madden |
| :--- | :--- |
| Story | Mahan <br> Glanton |
| Glenn | Maley |
| Hageman | Maule |
| Haushaer | Meacham |
| Houshes | Millose |
| Holmsen | Milen |
| Houston | Miler of |
| Hutchins | Muena Vista |
| Jackson of | Miller of |
| Black Hawk | Des Moines |
| Keleher | Morgan |
| Korn | Mueller |
| Lawlor | Murphy |
| Loss | Nagle |
| Lynch |  |

The nays were, 34:

| Anderson | Fisher of |
| :--- | :--- |
| Bailey | Greene |
| Baringer | Foster |
| Brinck | Graham |
| Carnahan | Grassley |
| Clapsaddle | Hanson |
| Coffman | Harrington |
| Edgington | Hullinger |
| Fischer of | Jackson of |
| Grundy | Clinton |

Absent or not voting, 8:

| Burke | Gleason <br> Craig |
| :--- | :--- |
| Gregerson |  |

Kempter
Kennedy

Scott<br>Smith of<br>O'Brien<br>Stokes<br>Strothman<br>Tieden<br>Utzig<br>Varney<br>Winkelman

Scherle of
Fremont-Mills
Kluever
Mayberry
McNamara
Nelson
Nielsen of
Shelby
Ossian
Patton
Roe
Scherle of
$\quad$ Fremont-Mills

| Kempter | Miller of <br> Kennedy <br> Quine |
| :--- | :--- |

Miller of Page Quinn

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 160 passed the House. Shannafan of Woodbury.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 26

Robinson of Audubon-Guthrie asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 26, and moved its adoption.

## HOUSE CONCURRENT RESOLUTION 26

By Roe of Allamakee, Tieden of Clayton, Breitbach of Dubuque, Duffy of Dubuque, Utzig of Dubuque, Kempter of Jackson, Jackson of Clinton, Varney of Clinton, Wright of Scott, Nagle of Scott, Felger of Scott, Resnick of Scott, Lawlor of Scott, Conway of Mus-catine-Louisa, Rickert of Muscatine-Louisa, Distelhorst of Des Moines, Miller of Des Moines, Brinck of Lee and Redfern of Lee

Whereas, the State of Iowa is now in the midst of suffering one of the worst disasters by flood in the history of the state, and

Whereas, heroic efforts are being made by countless individuals at great sacrifice and suffering to ameliorate the impact of this disaster on the persons enduring this catastrophe, and

Whereas, the Governor and his team of workers in charge of the state government are taking valiant steps to save lives and to minimize the damage done to property, now therefore,

Be It Resolved by the House of Representatives of the Sixty-first General Assembly; the Senate Concurring:

That the General Assembly pledges its united support to the Governor in his efforts and commends him on his leadership in this battle with the flood waters threatening the lives and property of a great number of Iowans, and extends its thanks to him for his prompt efforts in getting the stricken areas declared a federal disaster area so that relief may be secured immediately, and

That the General Assembly commends the National Guard for their almost superhuman efforts to meet this emergency and urges that they continue until the danger is past, and

That the General Assembly commends the voluntary flood workers and especially the showing by the fine youth of Iowa of both sexes for their demonstration of what the teenagers and youths are really made of and also its thanks to the Civil Defense workers, and

That the General Assembly commends the Army Corps of Engineers for their great work in flood control projects which no doubt have lessened the potential damage of this flood, and

That the General Assembly urges that all the facilities of the state government be placed at the disposal of the stricken communities including the Conservation Commission, the Department of Public Safety, the Highway Commission, the Iowa Development Commisison and others with whatever means may be available to clear streets and buildings of silt and debris, repair and replace bridges and highways and repair dikes and levees, and

That the General Assembly expresses its thanks to the President and the Congress of the United States for their foresight in making such disaster funds available at such short notice and urges upon Congress that this disaster demonstrates the urgency of the passage of the various bills on flood control now pending and in particular the need for appropriations for, and construction of flood control facilities on the Upper Mississippi River, and

That the General Assembly commends the Iowa Delegation in the Congress for their considerations in the past in the field of flood control, and
Be It Further Resolved that an enrolled copy of this resolution be sent to the Iowa Delegation in the Congress, both Senate and House of Representatives and that a copy be also sent to the President of the United States.

The motion prevailed and the resolution was adopted.

## REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bill under consideration and recommends that it be placed on the steering committee calendar:
H.F. 562 Committee Bill-To regulate the sale of credit life and credit accident and health insurance. By commerce committee.
al Meacham, Chairman,

- Steering Committee.


## OBJECTION TO HOUSE FILE 470 <br> (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 470 being on the steering committee noncontroversial calendar.

Scherle of Fremont-Mills. Ossian of Adams-Montgomery. Houston of Crawford.

## OBJECTION TO HOUSE FILE 564 <br> (On Steering Noncontroversial Calendar)

We, the undersigned, object to House File 564 being on the steering noncontroversial calendar.

Gaudineer of Polk. Denato of Polk. Renda of Polk.

## REPORTS OF COMMITTEES

Anderson of Ringgold-Taylor, from the committee on conservation and recreation, submitted the following report:

Mr. Speaker: Your committee on conservation and recreation to whom was referred Senate File 19, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the 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.

Quentin V. Anderson, Chairman.
Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves, begs leave to report it has had the same under consideration and has instructed me to report the 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 245 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section one hundred eleven point forty-two (111.42), Code 1962, is hereby amended by striking the period in line four (4) and adding the following: ', except that a bow and arrow with a forty (40) pound minimum fishing line attached to the bow and arrow may be used to take rough fish under regulations prescribed by the commission.'
"Section 2. Section one hundred nine point seventy-six (109.76), Code 1962, is hereby amended by adding after 'dog-fish' in line thirteen (13) the following ', or the taking of such fish with a bow and arrow with a forty (40) pound minimum fishing line attached to the bow and arrow may be
permitted under section one hundred eleven point forty-two (111.42) of the Code."

Quentin V. Anderson, Chairman.
Also:
Mr. Speaker: Your committee on conservation and recreation to whom was referred Senate File 290, a bill for an act to amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

> Quentin V. Anderson, Chairman.

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 412, a bill for an act relating to water pollution 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.

Casey Loss, Chairman.
Miller of Des Moines, from the committee on governmental affairs, submitted the following report:

Mr. Speaker: Your committee on governmental affairs to whom was referred House File 40, a bill for an act authorizing the governor to prepare plans for 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 days of being submitted thereto by the governor, and to make appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Charles P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred Senate File 137, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts, begs leave to report it has had 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 P. Miller, Chairman.
Also:
Mr. Speaker: Your committee on governmental affairs to whom was referred Senate File 120, 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.

Charles P. Miller, Chairman.
Also:.
Mr. Speaker: Your committee on governmental affairs to whom was referred Senate File 540, a bill for an act authorizing the governor to accept
federal 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.

Charles P. Miller, Chairman.

Meacham of Poweshiek, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 426, a bill for an act to amend section five hundred twenty-eight point fifty-one (528.51) relating to bank parking-lot offices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Al Meacham, Chairman.
Also:
Mr. Speaker: Your committee on commerce to whom was referred Senate File 166, a bill for an act relating to the insuring of groups, begs leave to report it has had the same under consideration and has instructed me to report the 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 166, as passed by the Senate, by striking all of section two (2) and by renumbering the remaining sections accordingly.
al Meacham, Chairman.

## AMENDMENTS FILED

Amend Senate File 132 as follows:

1. By striking all of section nine (9).
2. By striking from lines six (6), seven (7) and eight (8) of section ten (10) the words "If objections to the application have been filed by an existing industrial loan company licensee, if the applicant files a written request for a hearing or if" and inserting in lieu thereof the word "If".
3. By striking from section ten (10) all of lines twelve (12), thirteen (13) and fourteen (14).

Cohen of Black Hawk.
Amend Senate File 132 as passed by the Senate as Follows:

1. By inserting in section eight (8), after line seventeen (17), the following new sentence: "Additional stock may be sold at not less than par, provided, however, that there is always maintained a surplus of at least ten (10) per cent of said capitol of said corporation."
2. Amend section ten (10), line seven ( 7 ), by inserting after the word "filed" the comma and word, "and" and by striking the remainder of said line.
3. Amend section twelve (12), line fifteen (15) by striking the period after the word "business" and inserting in lieu thereof the following: "and notice of said time and place of hearing shall be published pursuant to section 618.14 of the Code."
4. Amend section twelve (12), line twenty-four (24), by striking the period after the word "Act" and inserting in lieu thereof the following: "providing the cost of investigation
does not exceed the license fee after the banking department has deducted the cost of investigation. In no case can the cost of investigation exceed the license fee and if the cost of investigation is less than the license fee, the surplus shall be refunded to the applicant."
5. Amend section twenty-three (23), line eight (8), by striking the word and figure "ten (10)" and inserting in lieu thereof the word and figure "seven (7)."
6. Amend section twenty-four (24), by striking all of subsection one (1) after the word "that" in line six (6) and inserting in lieu thereof the following: "in no case shall charges be deducted, paid, or received under this subsection in advance. Such charges shall not be compounded, provided, that, if part or all of the consideration for a loan contract is the unpaid principal balance of a prior loan, then the principal amount payable under such loan contract may include any unpaid charges on the prior loan which have accrued within sixty (60) days before the making of such loan contract."
7. Amend section twenty-four (24), by striking all of subsection three (3) and inserting in lieu thereof the following:
" 3 . To impose a handling charge of five (5) cents for each default in the payment of one (1) dollar, or fraction thereof, at the time of any periodical installment on a certificate of indebtedness assigned as collateral security for the payment of a loan made pursuant to the foregoing provisions becomes due; provided, that this handling charge shall not be cumulative; that the aggregate of the handling charges collected in connection with any such loan of fifty (50) dollars, or less, shall not exceed fifty (50) cents, and that the aggregate of handling charges collected in connection with any such loan of more than fifty (50) dollars shall not exceed one (1) per cent of the loan and shall in no event exceed five (5) dollars."
8. Amend section twenty-four (24), subsection six (6), by striking all of lines sixty-three (63), sixty-four (64), sixtyfive (65), and sixty-six (66), and inserting in lieu thereof the words "A licensee may".
9. Amend section twenty-five (25) by adding the following at the end of said section: "At least three-fourths ( $3 / 4$ ) of the directors of any industrial loan company shall be residents of the county in which the industrial loan company maintains its principal place of business."
10. Amend section twenty-six (26) by adding the following new sentence after the period in line four (4): "The licensee shall make total charges on termination and payment of the loan either before maturity or at maturity on the following basis: All charges based upon due performance of the loan contract and computed may be included in the amount of any installment scheduled to be repaid by the borrower; provided, however, that the borower may prepay the loan, in whole or in part, at any time and in case of such prepayment, whether in cash, extension, renewal or otherwise, the full unearned portion of the precomputed charges shall be canceled in such an amount that the charges paid by the borrower will not exceed the rates contracted for applied to the unpaid principal balance for the time actually outstanding, except that the charges retained may be increased to the extent
that delinquency charges are computed in accordance with the monthly percentage agreed rate, either on a prepaid loan or a loan paid at maturity or after maturity. Payment of any installment seven (7) days or less prior to the date of maturity shall not be deemed prepayment and payment of any installment seven (7) days or less after maturity shall not subject the borrower to additional interest."
11. Further amend by inserting the following new section after section twenty-four (24) and by renumbering the remaining sections:
"No industrial loan and investment company shall induce or permit any person, nor any husband and wife, jointly or severally, to become obligated, directly or contingently or both, under more than one contract of loan at the same time for the purpose of obtaining a higher rate of charge than would be permitted if all of the obligations of such person to such company were consolidated into one obligation."

Hutchins of Benton.
Amend the Dunton amendment filed April 21, 1965, to House File 553 by striking from lines five (5) and six (6) the words and figures "six hundred eighteen point four (618.4)" and inserting in lieu thereof the words and figures "six hundred eighteen point fourteen (618.14)".

Melrose of Floyd.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, April 23, 1965.

## JOURNAL OF THE HOUSE


#### Abstract

Hall of the House of Representatives, Des Moines, Iowa, Friday, April 23, 1965.


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

Prayer was offered by the Reverend Justin Kane, pastor of St. Patrick's Catholic Church, Britt, Iowa.

The Journal of Thursday, April 22, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kennedy of Linn on request of Scott of Pottawattamie; Rider of Marshall on request of Jackson of Black Hawk; Hutchins of Benton on request of the Speaker; Wengert of Woodbury on request of Doyle of Woodbury; Oehlsen of Hardin on request of Scott of Pottawattamie; Busch of Bremer on request of Nelson of Cherokee; McNamara of Linn on request of Baringer of Fayette; Duffy of Dubuque on request of Jackson of Clinton; Nielsen of Shelby on request of Nelson of Cherokee; Cohen of Black Hawk on request of Baringer of Fayette; Oxley of Linn on request of Crosier of Linn; Graham of Ida-Sac on request of Den Herder of Sioux.

## PRESENTATION OF VISITORS

Detje of Tama presented to the House forty-eight sixth grade students from Gladbrook and their teachers, Mrs. Winifred Thomsen and Mrs. Avis Fonken.

Busing of Hamilton presented to the House fifty-two students from the Northeast Hamilton School and their teacher, Mrs. V. C. Rasene.

Bailey of Wright presented to the House twenty-eight seniors from the Goldfield Public School and their teacher, Mr. Huisman.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended to the Honorable James H. Jackson "Birthday Congratulation on April 24."

## POINT OF PERSONAL PRIVILEGE

Houston of Crawford rose on a point of personal privilege and announced to the House that the pages had made a wise selection of the "Queen of the Secretaries," and then presented his secretary,

Carmela Brown, Queen of the Secretaries, and her husband, John Brown.

## PETITIONS

The following petitions were presented and placed on file:
By Palmer of Polk, from thirty-one residents of Polk County favoring the licensing of physical therapists.

By Reichardt of Polk, from thirty residents of Polk County favoring the call letters of citizen band operators being on their license plates.

By Reichardt of Polk, from sixty-three residents of Polk County favoring the licensing of physical therapists.

By the following Representatives, favoring Senate Concurrent Resolution 14:

Webster of Pottawattamie, from nine hundred eighty-four residents of Pottawattamie County.

Hageman of Winneshiek, from one thousand three hundred residents of Winneshiek County.
Wolcott of Cerro Gordo, from three hundred twenty-six residents of Cerro Gordo County.
Stueland of Hancock, from four hundred eighty residents of Hancock County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 40, 412, 426, Senate Files 19, 120, 137, 166, 245, 290 and 540, under Rule 35.

## HOUSE FILE 225 WITHDRAWN

Cochran of Webster asked and received unanimous consent to withdraw House File 225 from further consideration by the House.

## HOUSE FILE 315 DEFERRED

Millen of Jefferson-Van Buren asked and received unanimous consent that House File 315 be deferred and that the bill retain its place on the calendar.

MESSAGES FROM THE SENATE
The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the

Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 560, a bill for an act to establish a code of military justice in Iowa.

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 the deduction from salaries of state employees for the United Fund or other organizations.

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

Senate File 468, a bill for an act to provide moving expenses in condemnation cases.

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

House Concurrent Resolution 26, commending the various organizations for their work during one of the worst flood disasters of 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 24, providing for the creation of a board to work jointly with boards from Minnesota, Wisconsin and Illinois in recommending a uniform act for preserving scenic areas along the Mississippi River.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 24

By Elvers and Benda
Whereas, the Upper Mișsissippi River is a great recreational, scenic, historical and economic asset to the peoples of Iowa, Minnesota, Wisconsin and Illinois, and whereas many mutual advantages will accrue to the peoples of these neighboring states from a cooperative program to preserve these great assets,

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that an Upper Mississippi Interstate Park should be established comprising selected areas in Iowa, Minnesota, Wisconsin and Illinois bordering said river, to be donated at a later time from lands or waters now publicly held or which may be publicly acquired in the future.

Be It Further Resolved, that said Interstate Park be administered jointly by commissioners chosen by participating states and with delegated powers from the respective states.

Be It Further Resolved, that said Commissioners have the additional duty of formulating and suggesting a joint interstate policy to preserve scenic, recreational and historic areas which are on or near the Upper Mississippi River but outside said park, or on other matters of common concern relating to said river.

Be It Further Resolved, that the governors of the respective states should immediately appoint two persons from each state to meet as a board having the duties of recommending a uniform act to establish said park and its commissioners. Pending the passage of such an act said board to formulate and suggest a joint interstate policy for recreation and for preservation of scenic and historic areas along the Upper Mississippi River.

## SENATE AMENDMENTS CONSIDERED

Gaudineer of Polk called up for consideration Senate File 49, a bill for an act relating to various amendments to the probate Code, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 49 by striking the period in line 35 of division 1 and adding the following:
"; provided, further, that the court on application may, prior to the expiration of such period of six (6) months, on cause shown, enter an order extending the time for making such election."

The motion prevailed and the House concurred in the Senate amendment.

Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 49)
The ayes were, 95 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Carnahan
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster Fullmer Gallagher
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Kempter
Kluever
Korn

| Lawlor | Renda |
| :--- | :--- |
| Lynch | Resnick |
| Madden | Rickert |
| Mahan | Roe |
| Maule | Scherle of |
| Mayberry | Fremont-Mills |
| Melrose | Scott |
| Millen | Seibert |
| Miller of | Shannahan |
| Buena Vista | Smith of |
| Miller of | Linn |
| Des Moines | Smith of |
| Miller of | O'Brien |
| Page | Stevenson |
| Morgan | Stokes |
| Mueller | Strothman |
| Murphy | Stueland |
| Nagle | Tieden |
| Nelson | Uban |
| Nielsen of | Varney |
| Emmet-Palo Alto | Webster |
| O'Malley | Whisler |
| Ossian | Wilson |
| Palmer | Winkelman |
| Patton | Wolcott |
| Radl | Wright |
| Redfern | Mr. Speaker |

The nays were, none.

Absent or not voting, 29:

| Burke | Gleason <br> Busch |
| :--- | :--- |
| Busing | Graham |
| Caffrey | Hausheer |
| Clapsaddle | Hutchins |
| Denato | Keleher |
| Duffy | Kennedy |
| Gannon | Loss |
|  | Maley |

McNamara
Meacham
Nielsen of
Shelby
Oehlsen
Oxley
Quinn
Rasmussen

Reichardt Rider
Robinson
Shirley of
Dallas
Utzig
Wengert
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Gaudineer of Polk called up for consideration House File 170, a bill for an act relating to the rules of administrative agencies, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 170 as follows:
Strike from line 3 the words "repeal or recession" and insert in lieu thereof the words "repeal, recession,".

Strike from section 4, lines 4 through 23, and insert in lieu thereof the following:
"Four (4) copies of all proposed rules shall be filed with the secretary of state. There shall be attached to each copy of any proposed temporary rule a statement that the proposed rule was submitted to the chairman of the departmental rules review committee and to the attorney general in accordance with section five (5) of this chapter and the date which each was submitted. Temporary rules shall not become effective until ten (10) days after the date of filing with the secretary of state, but a later date may be specified in the rule.
"There shall be attached to each copy of any proposed permanent rule, (1) 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 (2) 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-five (65) days after receiving such copies.
"Permanent rules, unless otherwise provided, shall not become effective until thirty (30) days after such filing but a different 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 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."

The motion prevailed and the House concurred in the Senate amendment.

Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed
upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 170)
The ayes were, 99 :

| Anderson | Fischer of | Korn | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Lawlor | Renda |
| Baker | Fisher of | Lynch | Resnick |
| Baringer | Greene | Madden | Rickert |
| Bogenrief | Foster | Mahan | Robinson |
| Boot | Fullmer | Maule | Roe |
| Breitbach | Gallagher | Mayberry | Scherle of |
| Bremmer | Gaudineer | Melrose | Fremont-Mills |
| Brinck | Gillette of | Millen | Scott |
| Caffrey | Clay-Dickinson | Miller of | Seibert |
| Carnahan | Gillette of | Buena Vista | Shannahan |
| Clapsaddle | Story | Miller of | Smith of |
| Cochran | Glanton | Des Moines | Linn |
| Coffman | Glenn | Miller of | Smith of |
| Cohen | Grassley | Page | O'Brien |
| Conway | Gregerson | Morgan | Stevenson |
| Craig | Hageman | Mueller | Stokes |
| Crosier | Hanson | Murphy | Strothman |
| Denato | Harrington | Nagle | Stueland |
| Den Herder | Holmes | Nelson | Tieden |
| Detje | Houston | Nielsen of | Uban |
| Distelhorst | Hullinger | Emmet-Palo Alto Varney |  |
| Doderer | Jackson of | O'Malley | Whisler |
| Dougherty | Black Hawk | Ossian | Wilson |
| Doyle | Jackson of | Palmer | Winkelman |
| Dunton | Clinton | Patton | Wolcott |
| Edgington | Kempter | Radl | Wright |
| Felger | Kluever | Redfern | Mr. Speaker |

The nays were, none.
Absent or not voting, 25:

Burke
Busch
Busing
Duffy
Gannon
Gleason
Graham

Hausheer
Hutchins
Keleher
Kennedy
Loss
Maley
McNamara

| Meacham | Rider |
| :--- | :--- |
| Nielsen of | Shirley of |
| $\quad$ Shelby | Dallas |
| Oehlsen | Utzig |
| Oxley | Webster |
| Quinn | Wengert |
| Rasmussen |  |

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

Radl of Linn called up for consideration House File 132, a bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 132 as follows:
By inserting the words "and towns" after the word "cities" in line 1 of section 1.

By striking the word "city" in line 5 of section 1 and inserting in lieu thereof the words "cities and towns".

By inserting the words "or town" after the word "city" in line 3 of section 4.

By inserting the words "or town" after the word "city" in line 12 of section 7.

By inserting the words "or town" after the word "city" in line 4 of section 13.

By inserting the word "or town" after the word "city" in line 6 of section 25.
By inserting the words "or town" after the word "city" in line 4 of section 27.

By inserting the words "or town's" after the word "city's" in line 1 of section 36.

By inserting the words "or town" after the word "city" in line 6 of section 36.

By inserting the words "or town" after the word "city" in line 7 of section 36.

The motion prevailed and the House concurred in the Senate amendment.

Radl 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?" (H. F. 132)
The ayes were, 92 :

| Anderson | Fisher of | Lynch | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Madden | Rickert |
| Baker | Fullmer | Mahan | Robinson |
| Baringer | Gallagher | Maule |  |
| Bogenrief | Gaudineer | Mayberry | Scherle of |
| Boot | Gillette of | Melrose | Fremont-Mills |
| Breitbach | Clay-Dickinson | Miller of | Scott |
| Bremmer | Gillette of | Buena Vista | Seibert |
| Brinck | Story | Miller of | Smith of |
| Caffrey | Glanton | Des Moines | Linn |
| Carnahan | Glenn | Miller of | Smith of |
| Clapsaddle | Gregerson | Page | O'Brien |
| Cochran | Hageman | Morgan | Stevenson |
| Cohen | Hanson | Mueller | Stokes |
| Conway | Harrington | Murphy | Strothman |
| Craig | Holmes | Nagle | Stueland |
| Crosier | Houston | Nielsen of | Tieden |
| Denato | Hullinger | Emmet-Palo Alto | Uban |
| Den Herder | Jackson of | O'Malley | Varney |
| Detje | Back Hawk | Ossian | Webster |
| Distelhorst | Jackson of | Palmer | Whisler |
| Doderer | Clinton | Patton | Wilson |
| Dougherty | Kempter | Radl | Winkelman |
| Doyle | Kluever | Redfern | Wolcott |
| Dunton | Korn | Reichardt | Wright |
| Felger | Lawlor | Renda | Mr. Speaker |

The nays were, 3:
Edgington Grassley Nelson
Absent or not voting, 29:

| Burke | Gannon | Maley | Quinn |
| :--- | :--- | :--- | :--- |
| Busch | Gleason | McNamara | Rasmussen |
| Busing | Graham | Meacham | Rider |
| Coffman | Hausheer | Millen | Shannahan |
| Duffy | Hutchins | Nielsen of | Shirley of |
| Fischer of | Keleher | Shelby | Dallas |
| Grundy | Kennedy | Oehlsen | Utzig |
| Foster | Loss | Oxley | Wengert |

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

Miller of Buena Vista called up for consideration House File 73, a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 73 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Amend section eighty-five point thirty-four (85.34) subsection two (2), Code 1962, by adding the following paragraph:
"Whenever an evaluation of permanent disability has been made by a physician retained by the employer, and the employee believes this evaluation to be too low, he shall have the right, upon application to the commissioner and at the same time delivery of a copy thereof to the employer, to be reimbursed by the employer the reasonable fee for a subsequent examination by a physician of his own choice, and such physician chosen by the employee shall have the right to confer with and obtain from the employer retained physician sufficient history of the injury to make a proper examination."

The motion prevailed and the House concurred in the Senate amendment.

Miller of Buena Vista 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?" (H. F. 73)
The ayes were, 96 :

| Anderson | Brinck <br> Bailey <br> Baker | Caffrey |
| :--- | :--- | :--- |
| Baringer | Carnahan | Craig |
| Bogenrief | Clapsaddle | Denier Herder |
| Boot | Cochran | Detje |
| Breitbach | Coffman | Distelhorst |
| Bremmer | Cohen | Doderer |
|  | Conway | Dougherty |
|  |  | Doyle |

[^12]| Gallagher | Kluever | Murphy | Scott |
| :--- | :--- | :--- | :--- |
| Gaudineer | Korn | Nagle | Seibert |
| Gillette of | Lawlor | Nelson | Shirley of |
| Clay-Dickinson | Lynch | Nielsen of | Dallas |
| Glanton | Madden | Emmet-Palo Alto Smith of |  |
| Glenn | Mahan | O'Malley | Linn |
| Grassley | Maley | Ossian | Stevenson |
| Gregerson | Maule | Palmer | Stokes |
| Hageman | Mayberry | Patton | Stueland |
| Hanson | Melrose | Radl | Tieden |
| Harrington | Millen | Rasmussen | Uban |
| Holmes | Miller of | Redfern | Varney |
| Houston | Buena Vista | Reichardt | Webster |
| Hullinger | Miller of | Renda | Whisler |
| Jackson of | Des Moines | Resnick | Wilson |
| Black Hawk | Miller of | Rickert | Winkelman |
| Jackson of | Page | Roe | Wolcott |
| Clinton | Morgan | Scherle of | Wright |
| Kempter | Mueller | Frremont-Mills | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 28:

Burke
Busch
Busing
Denato
Duffy
Foster
Gannon

Gillette of
Story
Gleason
Graham
Hausheer
Hutchins
Keleher
Kennedy
Loss
McNamara
Meacham
Nielsen of
Shelby
Oehlsen
Oxley
Quinn

Scott
Seibert
Shirley of Dallas

Linn
Stevenson
Stokes
Stueland
Tieden
Uban
Varney
ebster
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Rider
Robinson
Shannahan
Smith of
O'Brien
Strothman
Utzig
Wengert

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

Baringer of Fayette called up for consideration House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines; by increasing the maximum number of feet of width of electric transmission line right-of-way, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 45 by striking all of section one (1) after the word "Assembly" in line four (4) and inserting in lieu thereof the following: "is further amended by inserting in line twelve (12) after the word 'franchise' the words '; provided however, that where 200 KV lines or higher voltage lines are to be constructed, the person, company, or corporation may apply to the commerce commission for a wider right of way not to exceed two hundred (200) feet, and the commission may for good cause extend the width of such right of way for such lines to the person, company, or corporation applying for the same'."

By inserting after section one (1) the following new section:
"Section four hundred eighty-nine point fourteen (489.14), Code 1962, as amended by sections two (2) and three (3) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly, is hereby further amended by adding thereto the following:
'If an electric transmission line right of way, or any part thereof, is
wholly abandoned for public utility purposes by the relocation of the transmission lines, is not used or operated for a period of five (5) years, or if its construction has been commenced and work has ceased and has not in good faith been resumed for five (5) years, the right of way shall revert to the person or persons who, at the time of the abandonment or reversion, are the owners of the tract from which such right of way was taken. Following such abandonment of right of way, the owner or holder of purported fee title to such real estate may serve notice upon the owner of such right of way easement, or his successor in interest, and upon any party in possession of said real estate, a written notice which shall (1) accurately describe the real estate in question, (2) set out the facts concerning ownership of the right of way easement, and the period of abandonment, and (3) notify said parties that such reversion shall be complete and final, and that the easement or other right shall be forfeited, unless said parties shall, within one hundred twenty (120) days after the completed service of notice, file an affidavit with the county recorder of the county in which the real estate is located disputing the facts contained in said notice.
'Said notice shall be served in the same manner as an original notice under the lowa rules of civil procedure except that when notice is served by publication no affidavit therefor shall be required before publication. If no affidavit disputing the facts contained in the notice is filed within one hundred twenty (120) days, the party serving the notice may file for record in the office of the county recorder a copy of the notice with proofs of service attached thereto or endorsed thereon, and when so recorded, the record shall be constructive notice to all persons of the abandonment, reversion, and forfeiture of such right of way'.

Amend the title to House File 45 by inserting in line six (6) after the word "domain" the words"; and by providing for right of way abandoned by electric transmission line companies reverting to owners of the land from which the right of way was taken".

Further amend by renumbering the sections in conformity with this amendment.

The motion prevailed and the House concurred in the Senate amendment.

Baringer of Fayette 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?" (H. F. 45)
The ayes were, 101:

| Anderson | Clapsaddle | Doyle | Gaudineer |
| :---: | :---: | :---: | :---: |
| Bailey | Cochran | Dunton | Gillette of |
| Baker | Coffman | Edgington | Clay-Dickinson |
| Baringer | Cohen | Felger | Gillette of |
| Bogenrief | Conway | Fischer of | Story |
| Boot | Craig | Grundy | Glanton |
| Breitbach | Den Herder | Fisher of | Glenn |
| Bremmer | Detje | Greene | Grassley |
| Brinck | Distelhorst | Foster | Gregerson |
| Caffrey | Doderer | Fullmer | Hageman |
| Carnahan | Dougherty | Gallagher | Hanson |


| Harrington | Maule | O'Malley | Smith of |
| :---: | :---: | :---: | :---: |
| Hausheer | Mayberry | Ossian | Linn |
| Holmes | Meacham | Palmer | Smith of |
| Houston | Melrose | Patton | O'Brien |
| Hullinger | Millen | Radl | Stevenson |
| Jackson of | Miller of | Rasmussen | Stokes |
| Black Hawk | Buena Vista | Reichardt | Strothman |
| Jackson of | Miller of | Renda | Stueland |
| Clinton | Des Moines | Resnick | Tieden |
| Kempter | Miller of | Rickert | Uban |
| Kluever | Page | Roe | Varney |
| Korn | Morgan | Scherle of | Webster |
| Lawlor | Mueller | Fremont-Mills | Whisler |
| Loss | Murphy | Scott | Wilson |
| Lynch | Nagle | Seibert | Winkelman |
| Madden | Nelson | Shannahan | Wolcott |
| Mahan | Nielsen of | Shirley of | Mr. Speaker |
| Maley | Emmet-Palo | Dallas |  |

The nays were, none.
Absent or not voting, 23:

| Burke | Gannon | McNamara | Redfern |
| :--- | :--- | :--- | :--- |
| Busch | Gleason | Nielsen of | Rider |
| Busing | Graham | Shelby | Robinson |
| Crosier | Hutchins | Oehlsen | Utzig |
| Denato | Keleher | Oxley | Wengert |
| Duffy | Kennedy | Quinn | Wright |

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

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR
SENATE FILE 516 SUBSTITUTED FOR HOUSE FILE 604
Cohen of Black Hawk asked and received unanimous consent to substitute Senate File 516 for House File 604.

Senate File 516, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto, was taken up for consideration.

Gaudineer of Polk asked and received unanimous consent to withdraw his amendment filed April 5, 1965.

Gaudineer of Polk offered the following amendment filed April 15,1965 , and moved its adoption :

Amend Senate File 516 as follows:

1. By striking in line ten (10) of section two (2) the word "six" (6) and inserting in lieu thereof the word and figure "eight (8)".
2. By inserting in line sixteen (16) of section two (2) after the word "health" the following: ", one from the membership of the Iowa psychological association, one from the membership of the Iowa society of osteopathic physicians and surgeons".

The amendment was adopted.
Renda of Polk asked and received unanimous consent to withdraw his amendment filed April 7, 1965.

Gaudineer 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?" (S. F. 516)
The ayes were, 94 :

| Anderson | Foster | Loss | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Lynch | Renda |
| Baker | Gallagher | Madden | Resnick |
| Baringer | Gaudineer | Mahan | Rickert |
| Bogenrief | Gillette of | Maley | Roe |
| Boot | Clay-Dickinson | Maule | Scherle of |
| Breitbach | Gillette of | Mayberry | Fremont-Mills |
| Bremmer | Story | Meacham | Scott |
| Brinck | Glanton | Melrose | Seibert |
| Caffrey | Glenn | Millen | Shannahan |
| Clapsaddle | Grassley | Miller of | Shirley of |
| Cochran | Gregerson | Des Moines | Dallas |
| Cohen | Hageman | Miller of | Smith of |
| Conway | Hanson | Page | Linn |
| Crosier | Harrington | Morgan | Stevenson |
| DenHerder | Hausheer | Mueller | Stokes |
| Detje | Holmes | Murphy | Strothman |
| Doderer | Houston | Nagle | Stueland |
| Dougherty | Hullinger | Nelson | Tieden |
| Doyle | Jackson of | Nielsen of | Varney |
| Dunton | Black Hawk | Emmet-Palo Alto Webster |  |
| Edgington | Jackson of | O'Malley | Whisler |
| Felger | Cinton | Ossian | Wilson |
| Fischer of | Kempter | Palmer | Winkelman |
| Grundy | Kluever | Patton | Wolcott |
| Fisher of | Korn | Radl | Mr. Speaker |
| Greene | Lawlor |  |  |

The nays were, none.
Absent or not voting, 30:
Burke Gannon
Busch
Busing
Carnahan
Coffman
Craig
Denato
Distelhorst
Duffy
Gannon
Gleason
Graham
Hutchins
Keleher
Kennedy
McNamara
Miller of
$\quad$ Buena Vista

| Nielsen of | Robinson |
| :--- | :--- |
| Shelby | Smith of |
| Oehlsen | O'Brien |
| Oxley | Uban |
| Quinn | Utzig |
| Redfern | Wengert |
| Reichardt | Wright |

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

## HOUSE FILE 604 WITHDRAWN

Cohen of Black Hawk asked and received unanimous consent to withdraw House File 604 from further consideration by the House.

Senate File 247, a bill for an act relating to directors and officers of credit unions, was taken up for consideration.

Lawlor 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?" (S. F. 247)
The ayes were, 95 :

| Anderson | Fisher of | Lawlor | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Loss |  |
| Baker | Foster | Lynch | Scherle of |
| Baringer | Gallagher | Madden | Fremont-Mills |
| Bogenrief | Gaudineer | Mahan | Scott |
| Boot | Gillette of | Mayberry | Seibert |
| Breitbach | Clay-Dickinson | Meacham | Shirley of |
| Bremmer | Gillette of | Melrose | Dallas |
| Brinck | Story | Millen | Smith of |
| Caffrey | Glanton | Miller of | Linn |
| Clapsaddle | Glenn | Des Moines | Smith of |
| Cochran | Grassley | Morgan | O'Brien |
| Cohen | Gregerson | Mueller | Stevenson |
| Conway | Hageman | Murphy | Stokes |
| Craig | Hanson | Nagle | Strothman |
| Crosier | Harrington | Nelson | Stueland |
| Den Herder | Hausheer | Nielsen of | Tieden |
| Detje | Holmes | Emmet-Palo Alto | Uban |
| Distelhorst | Houston | O'Malley | Varney |
| Doderer | Hullinger | Ossian | Webster |
| Dougherty | Jackson of | Palmer | Whisler |
| Doyle | Back Hawk | Patton | Wilson |
| Dunton | Jackson of | Rasmussen | Winkelman |
| Edgington | Clinton | Redfern | Wolcott |
| Felger | Kempter | Reichardt | Wright |
| Fischer of Grundy | Kluever Korn | Renda | Mr. Speaker |

The nays were, none.
Absent or not voting, 29:

| Burke | Gannon | MeNamara | Oxley |
| :--- | :--- | :--- | :--- |
| Busch | Gleason | Miller of | Quinn |
| Busing | Graham | Muena Vista | Radl |
| Carnahan | Hutchins | Miller of | Rider |
| Coffan | Keleher | Page | Robinson |
| Denato | Kennedy | Nielsen of | Shannahan |
| Dufty | Maley | Shelly | Utzig |
| Fullmer | Maule | Oehlsen | Wengert |

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

Senate File 248, a bill for an act relating to a fee to the superintendent of banking by credit unions, was taken up for consideration.

Dougherty of Lucas-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?" (S. F. 248)

The ayes were, 92 :

| Anderson | Foster |
| :--- | :--- |
| Bailey | Fullmer |
| Baker | Gallagher |
| Baringer | Gannon |
| Boot | Gaudineer |
| Breitbach | Gillette of |
| Bremmer | Clay-Dickinson |
| Brinck | Gillette of |
| Caffrey | Story |
| Clapsaddle | Glanton |
| Cochran | Glenn |
| Cohen | Grassley |
| Craig | Gregerson |
| Crosier | Hageman |
| Denato | Hanson |
| Den Herder | Hausheer |
| Detje | Holmes |
| Doderer | Houston |
| Dougherty | Hullinger |
| Doyle | Jackson of |
| Dunton | Black Hawk |
| Edgington | Jackson of |
| Felger | Clinton |
| Fischer of | Kempter |
| Grundy | Kluever |
| Fisher of | Korn |
| Greene |  |


| Lawlor | Roe |
| :--- | :--- |
| Loss | Scherle of |
| Lynch | Fremont-Mills |
| Madden | Scott |
| Mahan | Seibert |
| Maley | Shannahan |
| Mayberry | Shirley of |
| Meacham | Dallas |
| Melrose | Smith of |
| Millen | Linn |
| Miller of | Smith of |
| Page | O'Brien |
| Morgan | Stevenson |
| Mueller | Stokes |
| Murphy | Strothman |
| Nelson | Stueland |
| Nielsen of | Tieden |
| Emmet-Palo Alto | Varney |
| O’Malley | Webster |
| Ossian | Whisler |
| Palmer | Wilson |
| Patton | Winkelman |
| Rasmussen | Wolcott |
| Redfern | Wright |
| Resnick | Mr. Speaker |
| Rickert |  |

The nays were, none.
Absent or not voting, 32 :

| Bogenrief | Gleason |
| :---: | :---: |
| Burke | Graham |
| Busch | Harrington |
| Busing | Hutchins |
| Carnahan | Keleher |
| Coffman | Kennedy |
| Conway | Maule |
| Distelhorst | McNamara |
| Duffy |  |


| Miller of | Quinn |
| :--- | :--- |
| Buena Vista | Radl |
| Miller of | Reichardt |
| $\quad$ Des Moines | Renda |
| Nagle | Rider |
| Nielsen of | Robinson |
| Shelby | Uban |
| Oehlsen | Utzig |
| Oxley | Wengert |

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

## HOUSE FILE 300 TABLED

House File 300, a bill for an act amending chapter three hundred fifty-one (351), Code 1962, to permit counties to collect dog license fees for cities and towns at the same time and in the same manner as county dog license fees collected, was taken up for consideration.

Renda of Polk moved that House File 300 be laid on the table.
Renda of Polk asked and received unanimous consent to withdraw his motion to table.

Foster of Cedar moved that House File 300 be laid on the table.

The motion to table prevailed.
House File 195, a bill for an act relating to locking of voting machines, 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?" (H. F. 195)
The ayes were, 92 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Clapsaddle
Cochran
Cohen
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Fullmer
Gallagher
Gannon
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Kempter
Kluever
Korn
Lawlor

The nays were, none.
Absent or not voting, 32:

| Burke | Gaudineer | McNamara | Quinn |
| :---: | :---: | :---: | :---: |
| Busch | Gleason | Miller of | Radl |
| Busing | Graham | Buena Vista | Rickert |
| Caffrey | Harrington | Nielsen of | Rider |
| Carnahan | Hutchins | Shelby | Robinson |
| Coffman | Keleher | Oehlsen | Shannahan |
| Conway | Kennedy | Oxley | Uban |
| Denato | Mayberry | Palmer | Utzig |
| Duffy |  |  | Wengert |

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

## SENATE FILE 377 SUBSTITUTED FOR HOUSE FILE 311

Bailey of Wright asked and received unanimous consent to substitute Senate File 377 for House File 311.

Senate File 377, a bill for an act to amend section two hundred sixty-two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities, with report of committee recommending passage, was taken up for consideration.

Bailey 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?" (S. F. 377)
The ayes were, 88:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Clapsaddle
Cochran
Cohen
Craig
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Korn
Lawlor
Loss
Lynch

The nays were, 6:


Absent or not voting, 30:

| Bogenrief | Crosier | Kluever | Oxley |
| :--- | :--- | :--- | :--- |
| Burke | Denato | Madden | Quinn |
| Busing | Duffy | McNamara | Radl |
| Busch | Gannon | Miller of | Reichardt |
| Caffrey | Gleason | Buena Vista | Rider |
| Carnahan | Graham | Nielsen of | Robinson |
| Coffman | Hutchins | Shelby | Utzig |
| Conway | Kennedy | Oehlsen | Wengert |

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

## HOUSE FILE 311 WITHDRAWN

Bailey of Wright asked and received unanimous consent to withdraw House File 311 from further consideration by the House.

House File 608, a bill for an act to amend section five hundred nine point one (509.1), Code 1962, relating to groups eligible to purchase group life, accident and health insurance, was taken up for consideration.

Melrose 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?" (H. F. 608)
The ayes were, 97 :

| Anderson | Fullmer | Lynch | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Madden | Robinson |
| Baker | Gaudineer | Mahan | Roe |
| Baringer | Gillette of | Maley | Scherle of |
| Bogenrief | Clay-Dickinson | Meacham | Fremont Mills |
| Boot | Gillette of | Millen | Scott |
| Breitbach | Story | Miller of | Seibert |
| Bremmer | Glanton | Des Moines | Shirley of |
| Brinck | Glenn | Miller of | Dallas |
| Clapsaddle | Grassley | Page | Smith of |
| Cochran | Gregerson | Morgan | Linn |
| Coffman | Hageman | Mueller | Smith of |
| Cohen | Hanson | Murphy | O'Brien |
| Craig | Harrington | Nagle | Stevenson |
| Crosier | Hausheer | Nelson | Stokes |
| Denato | Holmes | Nielsen of | Strothman |
| Den Herder | Houston | Emmet-Palo Alto Stueland |  |
| Detje | Jackson of | OMalley | Tieden |
| Distelhorst | Black Hawk | Ossian | Uban |
| Doderer | Jackson of | Palmer | Varney |
| Dougherty | Clinton | Patton | Webster |
| Doyle | Keleher | Radl | Whisler |
| Dunton | Kempter | Rasmussen | Wilson |
| Edgington | Kluever | Redfern | Winkelman |
| Felger | Korn | Reichardt | Wolcott |
| Fisher of | Lawlor | Renda | Wright |
| Greene | Loss | Resnick | Mr. Speaker |
|  |  |  |  |

Foster
The nays were, none.
Absent or not voting, 27:

| Burke | Carnahan <br> Busch <br> Busing <br> Caffrey |
| :--- | :--- |
| Conway |  |

Fischer of Grundy Gallagher Gleason

Graham
Hullinger
Hutchins
Kennedy

Maule
Mayberry
McNamara Melrose

Miller of
Buena Vista
Nielsen of Shelby

Oehlsen
Oxley
Quinn
Rider

Shannahan
Utzig Wengert

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

Speaker pro tempore Miller in the chair.
House File 609, a bill for an act to eliminate the necessity of posting indemnifying bonds covering lost state warrants, was taken up for consideration.

Jackson 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?" (H. F. 609)
The ayes were, 89:

| Anderson | Gannon | Lynch | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Madden | Robinson |
| Baker | Clay-Dickinson | Mahan | Roe |
| Bogenrief | Gillette of | Maley | Scott |
| Boot | Story | Meacham | Seibert |
| Breitbach | Glanton | Melrose | Shannahan |
| Bremmer | Glenn | Millen | Shirley of |
| Clapsaddle | Grassley | Miller of | Dallas |
| Cochran | Gregerson | Page | Smith of |
| Coffman | Hageman | Mueller | Linn |
| Cohen | Hanson | Murphy | Smith of |
| Craig | Harrington | Nagle | O'Brien |
| Crosier | Hausheer | Nelson | Stevenson |
| Denato | Holmes | Nielsen of | Stokes |
| DenHerder | Houston | Emmet-PaloAlto Strothman |  |
| Detje | Jackson of | O'Malley | Stueland |
| Distelhorst | Black Hawk | Ossian | Tieden |
| Doderer | Jackson of | Palmer | Uban |
| Dougherty | Clinton | Patton | Varney |
| Doyle | Keleher | Radl | Webster |
| Dunton | Kempter | Rasmussen | Whisler |
| Edgington | Kluever | Redfern | Wilson |
| Fisher of | Korn | Reichardt | Winkelman |
| Greene | Lawlor | Renda | Wolcott |
| Fullmer | Loss | Resnick |  |

The nays were, none.
Absent or not voting, 35 :

| Baringer | Fischer of |
| :---: | :---: |
| Brinck | Grundy |
| Burke | Foster |
| Busch | Gallagher |
| Busing | Gaudineer |
| Caffrey | Gleason |
| Carnahan | Graham |
| Conway | Hullinger |
| Duffy | Hutchins |
| Felger | Kennedy |


| Maule | Quinn <br> Mayberry <br> RcNamara |
| :--- | :--- |
| Rider |  |
| Scherle of |  |
| Miller of | Fremont-Mills |
| Buena Vista | Steffen |
| Morgan | Utzig |
| Nielsen of | Wengert |
| Shelby | Wright |
| Oehlsen | Mr. Speaker |
| Oxley | pro tem |

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

House File 488, a bill for an act relating to duplicate operator's and chauffeur's license fees, with report of committee recommending passage, was taken up for consideration.

Scherle of Fremont-Mills offered the following amendment filed April 23, 1965, and moved its adoption:

Amend House File 488, section one (1), by striking from line five (5) the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".

The amendment lost.
Hageman 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?" (H. F. 488)
The ayes were, 73:

| Bailey | Gannon |
| :--- | :--- |
| Baker | Gillette of |
| Baringer | Story |
| Bogenrief | Glanton |
| Boot | Gregerson |
| Breitbach | Hageman |
| Bremmer | Hanson |
| Caffrey | Harrington |
| Cochran | Hausheer |
| Crosier | Houston |
| Denato | Hullinger |
| Den Herder | Jackson of |
| Detje | Black Hawk |
| Doderer | Jackson of |
| Dougherty | Clinton |
| Doyle | Kluever |
| Dunton | Lawlor |
| Felger | Madden |
| Fisher of | Mahan |
| Greene | Maley |
| Gallagher | Meacham |

The nays were, 20 :
Anderson
Clapsaddle
Cofman
Cohen
Edgington

Fischer of
Grundy
Fullmer
Gillette of
Clay-Dickinson
Glenn
Absent or not voting, 31:
Brinck
Burke
Busch
Busing

Carnahan
Conway
Craig
Distelhorst

| Melrose | Scherle of |
| :--- | :--- |
| Miller of | Fremont-Mills |
| Page | Scott |
| Morgan | Seibert |
| Mueller | Shirley of |
| Murphy | Dallas |
| Nagle | Smith of |
| Nielsen of | Linn |
| Limmet-PaloAlto | Stokes |
| O'Malley | Stueland |
| Palmer | Tieden |
| Radl | Uban |
| Rasmussen | Varney |
| Redfern | Webster |
| Reichardt | Whisler |
| Renda | Wilson |
| Resnick | Winkelman |
| Rickert | Wolcott |
| Robinson | Wright |
| Roe | Mr. Speaker |
|  | pro tem |


| Grassley | Ossian |
| :--- | :--- |
| Holmes | Patton |

Keleher
Kempter
Millen
Nelson
Duffy
Foster
Gaudineer
Gleason

Graham
Hutchins
Kennedy
Korn

| Loss | Miller of | Oehlsen | Shannahan |
| :--- | :--- | :--- | :--- |
| Lynch | Buena Vista | Oxley | Steffen |
| Maule | Nielsen of | Quinn | Utzig |
| Mayberry | Shelby | Rider | Wengert |

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 488 passed the House. Scherle of Fremont-Mills.

Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels, was taken up for consideration.

Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 249)
The ayes were, 59 :
Anderson
Bailey
Baker
Boot
Breitbach
Bremmer
Caffrey
Cochran
Coffman
Craig
Denato
Distelhorst
Dougherty
Doyle
Dunton
Felger
Fischer of
Grundy
The nays were, 26 :

Baringer
Clapsaddle
Den Herder
Doderer
Edgington
Gannon
Grassley
Holmes

Fisher of
Greene
Gallagher
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Glenn
Gregerson
Hageman
Hanson
Harrington
Houston
Hullinger
Jackson of Black Hawk

| Jackson of | Roe |
| :--- | :--- |
| Clinton | Scott |
| Keleher | Seibert |
| Korn | Shannahan |
| Lynch | Shirley of |
| Madden | Dallas |
| Mahan | Smith of |
| Meacham | Linn |
| Melrose | Smith of |
| Murphy | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Palo Alto | Uban |
| Palmer | Webster |
| Radl | Whisler |
| Redfern | Winkelman |
| Reichardt | Mr. Speaker |
| Resnick | pro tem |

Nelson
Ossian
Patton
Rasmussen
Renda
Scherle of Fremont-Mills

Stokes
Strothman
Tieden
Varney
Wilson
Wolcott

Absent or not voting, 39:

| Bogenrief | Busch | Cohen | Detje |
| :--- | :--- | :--- | :--- |
| Brinck | Busing | Conway | Duffy |
| Burke | Carnahan | Crosier | Foster |


| Fullmer | Loss | Nagle | Rider |
| :--- | :--- | :--- | :--- |
| Gaudineer | Maule | Nielsen of | Robinson |
| Gleason | Mayberry | Shelby | Steffen |
| Graham | McNamara | Oehlsen | Stueland |
| Hausheer | Miller of | O'Malley | Utzig |
| Hutchins | Buena Vista | Oxley | Wengert |
| Kennedy | Mueller | Quinn | Wright | Kluever

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## MOTION TO RECONSIDER VOTE

I move to reconsider the vote by which Senate File 249 failed to pass the House.

Baringer of Fayette.

## SENATE FILE 111 SUBSTITUTED FOR HOUSE FILE 201

Denato of Polk asked and received unanimous consent to substitute Senate File 111 for House File 201.

Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, was taken up for consideration.

Scherle of Fremont-Mills moved that Senate File 111 be deferred and that the bill retain its place on the calendar.

The motion lost.
Robinson of Audubon-Guthrie moved that Senate File 111 be laid on the table.

The motion to table lost.
Miller of Page moved to suspend the rules on noncontroversial bills and continue consideration of Senate File 111.

The motion lost.
The Speaker announced that pursuant to the rules adopted on noncontroversial bills Senate File 111 is now placed on the regular calendar.

House File 243, a bill for an act relating to per diem received by members of the state soil conservation committee, was taken up for consideration.

Mueller of Winnebago-Worth offered the following committee amendment filed February 26, 1965 :

Amend House File 243 as follows:

1. Amend House File 243 by striking the word and figures "twenty-five (25)" in line 4, section 1, and inserting in lieu thereof the word and figures "fifteen (15)".

Mueller of Winnebago-Worth offered the following amendment to the committee amendment filed April 6, 1965, and moved its adoption :

Amend the agriculture committee amendment to House File 243 of February 26, 1965, by striking the word and figures "fifteen (15)" in line four (4) and inserting in lieu thereof the word and figures "twenty (20)".

The amendment was adopted.
Mueller of Winnebago-Worth moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.
Distelhorst 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?" (H. F. 243)
The ayes were, 72:

| Baker | Grassley |
| :--- | :--- |
| Baringer | Gregerson |
| Bogenrief | Hageman |
| Boot | Holmes |
| Bremmer | Houston |
| Brinck | Hullinger |
| Caffrey | Jackson of |
| Clapsaddle | Clinton |
| Cochran | Kempter |
| Coffman | Kluever |
| Conway | Korn |
| Craig | Lawlor |
| Detje | Loss |
| Dougherty | Lynch |
| Doyle | Madden |
| Edgington | Mahan |
| Fisher of | Greene |
| Gillette of | Meacham |
| Clay-Dickinson | Millese |
| Glenn | Miller of |
|  | Buena Vista |

The nays were, 13:

| Cohen | Doderer <br> Gallagher |
| :--- | :--- |
| Crosier | Qenato |
| Den Herder | Glanton |
| Harrington |  |


| Jackson of | Maley |
| :--- | :--- |
| Black Hawk | Ossian |
| Keleher | Wilson |

Absent or not voting, 39 :

| Anderson | Carnahan |
| :--- | :--- |
| Bailey | Distelhorst |
| Breitbach | Duffy |
| Burke | Dunton |
| Busch | Felger |
| Busing |  |

Fischer of Grundy
Foster
Fullmer
Gannon
Gaudineer

Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn Smith of O'Brien Stevenson Stokes
Strothman
Tieden
Uban
Varney
Webster
Whisler
Winkelman
Wolcott
Wright

Maley
Wilson

Gillette of
Story
Gleason
Graham
Hanson
Hausheer

| Hutchins | Nielsen of | Quinn | Stueland |
| :--- | :--- | :--- | :--- |
| Kennedy | Shelby | Reichardt | Utzig |
| Maule | Oehlsen | Rickert | Wengert |
| Mayberry | O'Malley | Rider | Mr. Speaker |
| McNamara | Oxley | Steffen | pro tem |

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

## PRESENTATION OF "QUEEN" AND HER COURT

Maule of Monona rose on a point of personal privilege and asked the pages to escort to the well of the House the Queen of the Secretaries and her court.

Queen Carmela "Cookie" Brown, her attendants, Karin Ann Muller and Kathy Ann Coffman, were escorted to the front of the House where they were introduced.

## SPONSORS WITHDRAWN

Kempter of Jackson and Clapsaddle of Cerro Gordo asked and received unanimous consent to have their names withdrawn as sponsors of House File 391.

House File 274, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles, was taken up for consideration.

Bogenrief of Polk offered the following committee amendment filed March 8, 1965, and moved its adoption:

Amend House File 274 by adding the following new section:
Sec. 4. Section three hundred twenty-two point nine (322.9), subsection four (4), Code 1962, is hereby amended by striking in line two (2) the words "such licensee's residence" and inserting in lieu thereof the word "record".

The amendment was adopted.
Bogenrief 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?" (H. F. 274)
The ayes were, 92 :

| Bailey | Carnahan <br> Baker | Denato <br> Baringer |
| :--- | :--- | :--- |
| Clapsaddle |  |  |$\quad$| Den Herder |
| :--- |
| Bogenrief |

Fisher of Greene Foster Fullmer Gallagher Gaudineer Gillette of Clay-Dickinson

| Gillette of | Kluever |
| :--- | :--- |
| Story | Korn |
| Glanton | Lawlor |
| Glenn | Loss |
| Grassley | Lynch |
| Gregerson | Madden |
| Hageman | Mahan |
| Hanson | Maley |
| Harrington | Meacham |
| Hausheer | Merose |
| Houston | Millen |
| Hullinger | Miller of |
| Jackson of | Page |
| Black Hawk | Morgan |
| Jackson of | Mueller |
| Clinton | Nagle |
| Keleher | Nelson |
| Kempter |  |

The nays were, 2:
Holmes
Stueland
Absent or not voting, 30:

Anderson
Brinck
Burke
Busch
Busing
Duffy
Edgington Felger

Fischer of Grundy
Gannon
Gleason
Graham
Hutchins
Kennedy Maule Mayberry

| McNamara | Redfern |
| :--- | :--- |
| Miller of | Rider |
| Buena Vista | Smith of |
| Murphy | O'Brien |
| Nielsen of | Steffen |
| Shelby | Strothman |
| Oehlsen | Utzig |
| Oxley | Wengert |
| Quinn |  |

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

## SENATE FILE 516 RECONSIDERED

Gaudineer of Polk moved to reconsider the vote by which Senate File 516, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto, was placed on its last reading and passed the House, which motion prevailed.

Gaudineer of Polk offered the following amendment filed April 23, 1965, and moved its adoption:

Amend Senate File 516, section two (2), by striking all of line twenty-one (21) and inserting in lieu thereof the following: "shall be three for terms of three years, and three for terms of two years,".

The amendment was adopted.
Gaudineer 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?" (S. F. 516)
The ayes were, 84:

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Story
Glanton
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hullinger Jackson of

Clinton
Keleher
Kempter
Korn
Lawlor
Loss

The nays were, none.
Absent or not voting, 40:

| Anderson | Gleason | McNamara | Oxley |
| :--- | :--- | :--- | :--- |
| Bremmer | Graham | MiNlen | Quinn |
| Brinck | Hausheer | Miller of | Rider |
| Burke | Holmes | Buena Vista | Smith of |
| Busch | Houston | Mueller | O''rien |
| Busing | Hutchins | Murphy | Steffen |
| Caffrey | Jackson of | Nelson | Strothman |
| Cohen | Black Hawk | Nielsen of | Stueland |
| Denato | Kennedy | Shelby | Utzig |
| Duffy | Klune | Oehlsen | Wengert |
| Gillette of | Kluever | Mayberry | O'Malley |
| Clay-Dickinson |  |  | Wolcott |

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

## MESSAGE FROM THE SENATE

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

Senate Concurrent Resolution 28, congratulating the Kiwanis International on the occasion of its fiftieth anniversary.

Robert G. Moore, Secretary.
Maule of Monona asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 28 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 28 <br> By Senator Nurse

Whereas, January 21, 1965, marked the fiftieth anniversary of Kiwanis International; and

Whereas, from its humble beginnings in Detroit, Michigan, as a men's social club, this organization has grown both in size and reputation until today it is considered one of the outstanding fraternal groups in the world; and

Whereas, the men of Kiwanis have made numerous contributions to the welfare of this state and nation by various educational, charitable, civic, fraternal and patriotic activities, particularly in connection with our youth; and

Whereas, the first project of the first Kiwanis Club was the adoption of a young boy from a broken home and thus started the tradition of assisting the young and helpless, for which the Kiwanis International is famous; and

Whereas, it is fitting that the outstanding organization of men should receive recognition for its tireless efforts to improve this nation by assisting our less fortunate citizens; therefore,
Be It Resolved by the Senate, the House Concurring, that the Iowa legislature, in regular session, April 23, 1965, does hereby congratulate the Kiwanis International on the occasion of its fiftieth anniversary and commend that organization on its outstanding record of community service and wish it success in its future endeavors;

Be It Further Resolved, that a copy of this resolution be forwarded to the District Governor of the Kiwanis Clubs of the Nebraska-Iowa District.

The motion prevailed and the resolution was adopted.

## SENATE FILE 123 SUBSTITUTED FOR HOUSE FILE 192

Distelhorst of Des Moines asked and received unanimous consent to substitute Senate File 123 for House File 192.

Senate File 123, a bill for an act to permit county governments to regulate and license junk dealers, was taken up for consideration.

## SENATE FILE 123 DEFERRED

Distelhorst of Des Moines asked and received unanimous consent that Senate File 123 be deferred and that the bill retain its place on the calendar.

## HOUSE FILE 186 DEFERRED

Gaudineer of Polk asked and received unanimous consent that House File 186 be deferred and that the bill retain its place on the calendar.

House File 573, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving selfsupport by a recipient of aid for the blind, was taken up for consideration.

Millen of Jefferson-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?" (H. F. 573)
The ayes were, 92:

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Brinck
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington Felger Fischer of Grundy

Fisher of
Greene
Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Glenn
Grassley
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
Lawlor

The nays were, none.
Absent or not voting, 32:

Anderson
Bremmer
Burke
Busch
Busing
Cohen
Denato
Duffy
Fullmer

Gleason
Graham
Gregerson
Harrington
Hutchins
Jackson of
Black Hawk
Kennedy
Maley

Loss Resnick
Lynch Rickert
Madden Robinson
Mahan Roe
Maule
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Page
Mueller
Murphy
Nagle
Nelson
Nielsen of
O'Malley-PaloAlto Uban
Ossian Webster
Palmer Whisler
Patton Winkelman
Radl
Rasmussen
Redfern
Renda
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Stevenson
Stokes
Stueland
Tieden
Varney

Wolcott
Wright
Mr. Speaker protem

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

House File 354, a bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions where such proceedings are successful or where the plaintiff is not able to pay, with report of committee recommending amendment and passage, was taken up for consideration.

Redfern of Lee offered the following committee amendment and moved its adoption:

Amend House File 354 by striking all after the word "same," in line six (6) and inserting in lieu thereof the following:
"such costs and fees shall be paid by the county in which such state institution is located. The facts of such payment and the proceedings on which it is based, with a statement of the amount of fees or costs incurred, with approval in writing by the presiding judge appended to such statement or endorsed thereon, shall then be certified by the clerk of the district court under his seal of office to the state executive council. The executive council shall then review the proceedings and authorize reimbursement for all such fees and costs or such part thereof as the executive council shall find justified, and shall notify the state comptroller to draw a warrant to such county treasurer on the state general fund for the amount authorized."

The amendment was adopted.
Redfern 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?" (H. F. 354)
The ayes were, 90 :

| Bailey | Foster | Madden | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Mahan | Robinson |
| Baringer | Gaudineer | Maley | Roe |
| Bogenrief | Gillette of | Meacham | Scherle of |
| Boot | Clay-Dickinson | Melrose | Fremont-Mills |
| Breitbach | Gillette of | Millen | Scott |
| Brinck | Story | Miller of | Seibert |
| Clapsaddle | Glanton | Buena Vista | Shannahan |
| Cochran | Glenn | Miller of | Shirley of |
| Coffman | Grassley | Page | Dallas |
| Conway | Gregerson | Mueller | Smith of |
| Craig | Hageman | Murphy | Linn |
| Denato | Harrington | Nagle | Stevenson |
| Den Herder | Hausheer | Nelson | Stokes |
| Detje | Holmes | Nielsen of | Stueland |
| Distelhorst | Houston | Emmet-Palo Alto Tieden |  |
| Doderer | Hullinger | O'Malley | Uban |
| Dougherty | Jackson of | Ossian | Varney |
| Doyle | Clinton | Palmer | Webster |
| Dunton | Keleher | Patton | Whisler |
| Edgington | Kempter | Radl | Winkelman |
| Felger | Kluever | Rasmussen | Wolcott |
| Fischer of | Korn | Redfern | Wright |
| Grundy | Lawlor | Renda | Mr. Speaker |
| Fisher of | Loss | Resnick | pro tem |
| Greene | Lynch |  |  |

The nays were, none.
Absent or not voting, 34:

Anderson
Bremmer
Burke
Busch
Busing
Caffrey
Carnahan
Cohen
Crosier
Duffy

Gallagher
Gannon
Gleason
Graham
Hanson
Hutchins
Jackson of Black Hawk
Kennedy

| Maule | Reichardt |
| :--- | :--- |
| Mayberry | Rider |
| McNamara | Smith of |
| Morgan | O'Brien |
| Nielsen of | Steffen |
| Shelby | Strothman |
| Oehlsen | Utzig |
| Oxley | Wengert |
| Quinn | Wilson |

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

House File 597, a bill for an act to eliminate statutory fees for courtappointed attorneys and allow the court to establish each fee in consideration of the service performed, was taken up for consideration.

Foster of Cedar moved that House File 597 be laid on the table.
The motion to table lost.
Gaudineer 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?" (H. F. 597)
The ayes were, 53:

| Baker | Fisher of | Kluever | O'Malley |
| :--- | :--- | :--- | :--- |
| Baringer | Greene | Lawlor | Palmer |
| Boot | Gaudineer | Lynch | Radl |
| Breitbach | Gillette of | Mahan | Redfern |
| Bremmer | Story | Maley | Renda |
| Carnahan | Glanton | Maule | Resnick |
| Cochran | Glenn | Mayberry | Scott |
| Conway | Grassley | Meacham | Shirley of |
| Craig | Hageman | Melrose | Dallas |
| Denato | Hanson | Miller of | Smith of |
| Detje | Hausheer | Page | Linn |
| Doderer | Houston | Nagle | Stevenson |
| Doyle | Jackson of | Nelson | Varney |
| Dunton | Clinton | Nielsen of | Wright |
| Felger | Keleher | Emmet-PaloAlto |  |

The nays were, 37 :

Anderson
Brinck
Clapsaddle
Coffman
Den Herder
Distelhorst
Dougherty
Edgington
Fischer of
Grundy
Foster

Fullmer
Gallagher
Gillette of Clay-Dickinson
Gregerson
Harrington
Hullinger
Loss
Madden
Millen

Absent or not voting, 34:

Bailey
Bogenrief
Burke
Busch
Busing
Caffrey
Cohen
Crosier
Duffy
Gannon

Gleason
Graham
Holmes
Hutchins
Jackson of Black Hawk
Kennedy
Korn
McNamara

Morgan
Murphy
Ossian
Patton
Rasmussen
Rickert
Robinson
Roe
Scherle of Fremont-Mills

Seibert
Shannahan
Stokes
Stueland
Tieden
Webster
Whisler
Winkelman
Wolcott
Miller of
Buena Vista
Mueller
Nielsen of
Shelby
Oehlsen
Oxley
Quinn
Reichardt
Rider

Smith of
O'Brien
Steffen
Strothman
Uban
Utzig Wengert
Wilson
Mr. Speaker pro tem

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Fischer of Grundy moved to reconsider the vote by which House File 597 failed to pass the House and that the motion to reconsider be laid on the table.

The motion to reconsider and table lost.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 597 failed to pass the House.

Rasmussen of Polk.
Honse File 332, a bill for an act to amend section three hundred twenty-one point one hundred ninety (321.190), Code 1962, relating to court costs, 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?" (H. F. 332)
The ayes were, 88 :

| Anderson | Fisher of | Loss | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Lynch | Resnick |
| Baker | Fullmer | Madden | Rickert |
| Baringer | Gallagher | Mahan | Robinson |
| Boot | Gaudineer | Mayberry | Roe |
| Breitbach | Gillette of | Melrose | Scherle of |
| Bremmer | Clay-Dickinson | Millen | Fremont-Mills |
| Brinck | Gillette of | Miller of | Scott |
| Clapsaddle | Story | Buena Vista | Seibert |
| Cochran | Glanton | Miller of | Shannahan |
| Coffman | Glenn | Page | Shirley of |
| Conway | Grassley | Morgan | Dallas |
| Craig | Gregerson | Mueller | Smith of |
| Crosier | Hageman | Murphy | Linn |
| DenHerder | Hanson | Nagle | Stevenson |
| Detje | Harrington | Nelson | Stokes |
| Distelhorst | Hausheer | Nielsen of | Stueland |
| Doderer | Holmes | Emmet-Palo Alto Tieden |  |
| Dougherty | Houston | O'Malley | Varney |
| Doyle | Hullinger | Ossian | Webster |
| Dunton | Keleher | Palmer | Whisler |
| Edgington | Kempter | Patton | Winkelman |
| Felger | Kluever | Radl | Wolcott |
| Fischer of | Korn | Rasmussen | Wright |
| Grundy | Lawlor |  |  |

The nays were, 2:
Carnahan Maley

Absent or not voting, 34:

| Bogenrief | Gleason <br> Burke |
| :--- | :--- |
| Gratam |  |
| Busch | Hutchins |
| Busing | Jackson of |
| Caffrey | Black Hawk |
| Cohen | Jackson of |
| Denato | Clinton |
| Dufy | Kennedy |
| Foster | Maule |
| Gannon | McNamara |


| Meacham | Smith of |
| :---: | :---: |
| Nielsen of | O'Brien |
| Shelby | Steffen |
| Oehlsen | Strothman |
| Oxley | Uban |
| Quinn | Utzig |
| Redfern | Wengert |
| Reichardt | Wilson |
| Rider | 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 613 DEFERRED

Doderer of Johnson asked and received unanimous consent that House File 613 be deferred and that the bill retain its place on the calendar.

House File 617, a bill for an act relating to bail, was taken up for consideration.

Glenn 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?" (H. F. 617)
The ayes were, 90 :

| Anderson | Fischer of | Lawlor | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Loss | Rickert |
| Baker | Fisher of | Madden | Robinson |
| Baringer | Grreene | Mahan | Roe |
| Bogenrief | Fullmer | Maley | Scott |
| Boot | Gallagher | Maule | Seibert |
| Breitbach | Gaudineer | Mayberry | Shannahan |
| Bremmer | Gillette of | Melrose | Shirley of |
| Brinck | Clay-Dickinson | Millen | Dallas |
| Carnahan | Gillette of | Miller of | Smith of |
| Clapsaddle | Story | Buena Vista | Linn |
| Cochran | Glanton | Miller of | Smith of |
| Coffman | Glenn | Page | O'Brien |
| Conway | Grassley | Morgan | Stevenson |
| Craig | Gregerson | Mueller | Stokes |
| Crosier | Hageman | Nagle | Strothman |
| Den Herder | Hanson | Nelson | Stueland |
| Detje | Harrington | Nielsen of | Tieden |
| Distelhorst | Holmes | Emmet-Palo Alto Varney |  |
| Doderer | Houston | O'Malley | Webster |
| Dougherty | Hullinger | Ossian | Whisler |
| Doyle | Keleher | Palmer | Wilson |
| Dunton | Kempter | Patton | Winkelman |
| Edgington | Kluever | Radl | Woleott |
| Felger | Korn | Renda | Wright |

The nays were, none.

Absent or not voting, 34:

Burke
Busch
Busing
Caffrey
Cohen
Denato
Duffy Foster Gannon Gleason
Graham
Hausheer
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Kennedy
Lynch
McNamara
Meacham
Murphy
Nielsen of
Shelby
Oehlsen
Oxley
Quinn
Rasmussen
Redfern
Reichardt

Rider Scherle of Fremont-Mills
Steffen
Uban
Utzig Wengert
Mr. Speaker pro tem

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

## REPORTS OF COMMITTEE

Miller of Des Moines, from the committee on governmental affairs, submitted the following report:
Mr. Speaker: Your committee on governmental affairs to whom was referred House File 267, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients, begs leave to report it has had the same under consideration and has instructed me to report the 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 267 by striking from section thirteen (13) all of lines sixty-five (65), sixty-six (66), and sixty-seven (67) and inserting in lieu thereof the following: "campus of the state university of Iowa. All of the powers vested in the state board of regents by chapter two hundred sixty-two (262) of the Code, as amended, shall apply to these premises."

Charles P. Miller, Chairman.

## Also:

Mr. Speaker: Your committee on governmental affairs to whom was referred Senate Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Congressional districts and repealing the provisions relating to state senatorial and representative 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.

Charles P. Miller, Chairman.

## AMENDMENTS FILED

Amend House File 613, section ten (10), by striking lines three (3), four (4) and five (5) and inserting in lieu thereof the following: "The Red Oak Express, a newspaper published in Red Oak, Iowa, and in The Malvern Leader, a newspaper published in Malvern, Iowa."

Scherle of Fremont-Mills. Ossian of Adams-Montgomery.

4 2. By striking in line eight (8) of section twelve (12)
5 the word and figure "thirty (30)" and inserting in lieu thereof
6 the word and figure "ten (10)".
$7 \quad 3$. By striking in line ten (10) of section twelve (12) the
8 word and figure "fifteen (15)" and inserting in lieu thereof
9 the word and figure "five (5)".
10 4. By striking in section twelve (12) all of lines twelve
11 (12), thirteen (13) and fourteen (14) and all of line fifteen
12 (15) up to and including the period.
13 5. By striking in line nineteen (19) of section twelve (12)
14 the word and figure "thirty (30)" and inserting in lieu thereof
15 the words "one week".
Cohen of Black Hawk.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, April 26, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, April $26,1965$.

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

Prayer was offered by the Reverend Gordon Miller, pastor of the St. John's Lutheran Church, Ringsted, Iowa.

The Journal of Friday, April 23, 1965, was approved:

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lynch of Warren on request of Glenn of Wapello; Harrington of Buchanan on request of Breitbach of Dubuque; Coffman of Iowa on request of Doyle of Woodbury; Seibert of Adair-Madison on request of Resnick of Scott; Distelhorst of Des Moines on request of Miller of Des Moines; Millen of Jefferson-Van Buren on request of Miller of Des Moines.

## PRESENTATION OF VISITORS

Gillette of Story presented to the House twenty-eight fifth grade students from Slater and their teacher, Mrs. Long.

Rasmussen of Polk presented to the House thirty-two fourth grade students from Ankeny and their teacher, Mrs. Sue Trissel.

Miller of Buena Vista presented to the House his children, Richard, Stephen and Barbara Miller, students at Storm Lake Community School.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended to the Honorable Alfred P. Breitbach, Sr., "Birthday Congratulations."

## PETITIONS

The following petitions were presented and placed on file:
By Murphy of Carroll, from twenty-five residents of Carroll County favoring pari-mutuel betting in Iowa.

By the following Representatives, favoring Senate Concurrent Resolution 14:

Oehlsen of Hardin, from one thousand three hundred sixty-six residents of Hardin County.
Fischer of Grundy, from one hundred forty-three residents of Grundy County.
Winkelman of Calhoun, from nineteen residents of Calhoun County.
Doyle of Woodbury, from seventeen residents of Woodbury County.
Oxley of Linn, from sixty-five residents of Linn County.
Mueller of Winnebago-Worth, from twenty-eight residents of Worth County.

Grassley of Butler, from one hundred twenty-four residents of Butler County.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 267 and Senate Joint Resolution 6, under Rule 35.

CORPS OF ENGINEERS, U. S. ARMY
Board of Engineers for Rivers and Harbors
Washington 25, D. C.
20 April, 1965.
Honorable Vincent B. Steffen, Speaker of the House, Iowa State Legislature, Des Moines, Iowa.
Dear Mr. Steffen:
This will acknowledge receipt of House Concurrent Resolution 23, Iowa General Assembly 1965, endorsing the proposed Ames dam and reservoir on Skunk River, Iowa.

The interest of the Assembly is appreciated and the content of Resolution 23 will be considered by the Board prior to formulating its recommendations to the Chief of Engineers.

Sincerely yours,
Edmund H. Lang, .Colonel, Corps of Engineers, Resident Member.

## INTRODUCTION OF BILLS

House File 654, by committee on commerce, a bill for an act relating to public employee credit unions.

Read first time and placed on the calendar.
House File 655, by judiciary committee, a bill for an act enabling boards of supervisors to establish the office of public defender.

Read first time and placed on the calendar.

House File 656, by appropriations committee, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission for per diem compensation for services rendered in past biennium.

Read first time and placed on the calendar.
House File 657, by governmental affairs committee, a bill for an act relating to the compensation of members of the general assembly.

Read first time and placed on the calendar.
House File 658, by committee on agriculture, a bill for an act relating to meat and poultry inspection and making an appropriation therefor.

Read first time and referred to committee on appropriations.

## SENATE MESSAGES CONSIDERED

Senate File 386, a bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization.

Read first time and referred to committee on governmental affairs.
Senate File 468, a bill for an act to provide moving expenses in condemnation cases.

Read first time and referred to committee on judiciary.

## 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 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 541

## Amend House File 541 as follows:

By striking in lines five and six of section 20 the words "due to the failure of a candidate to file nomination papers for such office or".

By striking in line 11 of section 24 the word and figure "twenty-three (23)" and inserting in lieu thereof the word and figure "twenty-eight (28)".

By adding to section thirty-three (33) the following new subsection:
"By inserting in line six (6) after the word 'caucuses.' the following:
'The county chairman shall file with the county auditor the meeting
place of each precinct caucus at least seven (7) days prior to the date of holding such caucus.' "

By striking lines two (2) through four (4) of section thirty-four (34) and inserting in lieu thereof the following:
"Sixtieth General Assembly, is hereby amended by striking all of line three (3) and inserting in lieu thereof the words 'county central committee and the county auditor the names of those elected as party committeemen and delegates to '".

By adding the following new section:
Sec. 36. Any person voting at a precinct caucus must be an eligible voter and resident of the precinct.

By adding the following new section:
Sec. 37. The date, time, and place of each precinct caucus of a political party shall be published at least twice in at least one newspaper of general circulation in the precinct. Such publication shall be made not more than thirty (30) days and not less than five (5) days before the date of the caucus. Such publication shall also state in substance that each voter affiliated with the specified political party may attend the precinct caucus. Publication in a news item or advertisement in such newspaper shall constitute publication for the purposes of this section. The cost of such publication, if any, shall be paid by the political party.

## SENATE FILE 285 SUBSTITUTED FOR HOUSE FILE 613

Doderer of Johnson asked and received unanimous consent to substitute Senate File 285 for House File 613.

## CONSIDERATION OF BILLS

## Steering Committee noncontroversial calendar

Senate File 285, a bill for an act relating to drugs and medicines, was taken up for consideration.

Doderer 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?" (S. F. 285)
The ayes were, 89:

| Anderson | Doderer | Grassley | Lawlor |
| :--- | :--- | :--- | :--- |
| Baringer | Dougherty | Gregerson | Loss |
| Bogenrief | Doyle | Hageman | Mahan |
| Boot | Dunton | Hanson | Maley |
| Breitbach | Edgington | Hausheer | McNamara |
| Brinck | Felger | Holmes | Meacham |
| Busch | Fisher of | Houston | Melrose |
| Carnahan | Greene | Hullinger | Miller of |
| Capsaddle | Foster | Hutchins | Des Moines. |
| Cochran | Gallagher | Jackson of | Miller of |
| Cohen | Gannon | Clinton | Page |
| Crosier | Gillette of | Keleher | Morgan |
| Denato | Clay-Dickinson | Kempter | Mueller |
| DenHerder | Gleason | Kennedy | Murphy |
| Detje | Graham | Korn | Nagle |


| Nelson | Radl <br> Nielsen of |
| :--- | :--- |
| Rasmussen |  |

The nays were, none.
Absent or not voting, 35:

| Bailey | Duffy <br> Baker |
| :--- | :--- |
| Fischer of |  |
| Bremmer | Grundy |
| Burke | Fullmer |
| Busing | Gaudineer |
| Cafrey | Gillette of |
| Coffman | Story |
| Conway | Glanton |
| Craig | Glenn |
| Distelhorst | Harrington |


| Scherle of | Strothman <br> Fremont-Mills |
| :--- | :--- |
| Scott | Stueland <br> Tieden |
| Shannahan | Uttig |
| Shirley of | Webster |
| Dallas | Whisler |
| Smith of | Wilson |
| O'Brien | Winkelman |
| Stevenson | Woleott |
| Stokes | Mr. Speaker |

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

## HOUSE FILE 613 WITHDRAWN

Doderer of Johnson asked and received unanimous consent to withdraw House File 613 from further consideration by the House.

House File 492, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand $(25,000)$ or more, with report of committee recommending passage, was taken up for consideration.

Resnick 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?" (H. F. 492)
The ayes were, 87:

| Anderson | Den Herder | Gillette of | Jackson of |
| :---: | :---: | :---: | :---: |
| Baringer | Detje | Clay-Dickinson | Clinton |
| Bogenrief | Doderer | Glanton | Keleher |
| Boot | Doyle | Gleason | Kempter |
| Breitbach | Dunton | Graham | Kennedy |
| Brinck | Edgington | Grassley | Korn |
| Caffrey | Felger | Gregerson | Lawlor |
| Carnahan | Fisher of | Hageman | Loss |
| Clapsaddle | Greene | Hanson | Mahan |
| Cochran | Foster | Hausheer | Maley |
| Cohen | Gallagher | Holmes | Maule |
| Crosier | Gannon | Houston | McNamara |


| Meacham | Nielsen of |
| :--- | :--- |
| Melrose | Shelby |
| Miller of | Oehlsen |
| Des Moines | Ossian |
| Miller of | Oxley |
| Page | Palmer |
| Morgan | Quinn |
| Murphy | Radl |
| Nagle | Rasmussen |
| Nelson | Redfern |
| Nielsen of | Reichardt |
| Emmet-Palo Alto | Renda |
|  | Resnick |

Rider
Robinson
Roe
Scherle of Fremont,-Mills
Scott
Shannahan
Shirley of Dallas
Smith of
O'Brien
Stevenson

Stokes
Strothman
Stueland
Tieden
Utzig
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 37:

| Bailey Dougherty Hutchins <br> Baker <br> Bremmer <br> Burke Duffy <br> Busch Fischer of | Gackson of <br> Grundy | Klack Hawk | O'Maller |
| :--- | :--- | :--- | :--- |
| Busing | Fullmer | Patton |  |

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

Senate File 291, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "Specific Powers" of the state conservation commission, with report of committee recommending passage, was taken up for consideration.

Scott of Pottawattamie offered the following amendment filed April 26, 1965, and moved its adoption:

Amend Senate File 291, section one (1), by striking from line four (4) the figure " 10. ."

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

On the question "Shall the bill pass?" (S. F. 291)
The ayes were, 89:

Anderson
Baringer
Bogenrief
Boot
Breitbach

Brinck
Busch Caffrey
Carnahan
Clapsaddle

Cochran
Cohen
Crosier
Den Herder
Detje

Doderer
Dougherty
Doyle
Dunton Edgington

| Felger | Kempter | Nielsen of | Shirley of |
| :--- | :--- | :--- | :--- |
| Fisher of | Kennedy | Emmet-Palo Alto | Dallas |
| Greene | Korn | Nielsen of | Smith of |
| Foster | Lawlor | Shelby | O'Brien |
| Gallagher | Madden | Oehlsen | Stevenson |
| Gaudineer | Maley | Ossian | Stokes |
| Glanton | MeNamara | Oxley | Strothman |
| Gleason | Meacham | Palmer | Stueland |
| Graham | Mellose | Quinn | Tieden |
| Grassley | Miller of | Rasmussen | Uban |
| Gregerson | Buena Vista | Redfern | Utzig |
| Hageman | Miller of | Reichardt | Varney |
| Hanson | Des Moines | Renda | Webster |
| Hausheer | Miller of | Resnick | Wengert |
| Holmes | Page | Rider | Whisler |
| Houston | Morgan | Ree | Winkelman |
| Hutchins | Mueller | Scherle of | Wolcott |
| Jackson of | Murhy | Fremont-Mills | Wright |
| Clinton | Nagle | Scott |  |
| Keleher | Nelson | Shannahan | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 35:

| Bailey | Duffy | Harrington | Millen |
| :--- | :--- | :--- | :--- |
| Baker | Fischer of | Hullinger | O'Malley |
| Bremmer | Grundy | Jackson of | Patton |
| Burke | Fullmer | Black Hawk | Radl |
| Busing | Gannon | Kluever | Rickert |
| Coffiman | Gillette of | Loss | Robinson |
| Conway | Clay-Dickinson | Lynch | Seibert |
| Craig | Gillette of | Mahan | Smith of |
| Denato | Story | Maule | Linn |
| Distelhorst | Glenn | Mayberry | Wilson |

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

House File 513, a bill for an act relating to institutional roads, with report of committee recommending passage, was taken up for consideration.

Renda 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?" (H. F. 513)
The ayes were, 95 :

| Anderson | Carnahan |
| :--- | :--- |
| Baker | Clapsaddle |
| Baringer | Cochran |
| Bogenrief | Cohen |
| Bot | Den Herder |
| Breitbach | Detje |
| Bremmer | Doderer |
| Busch | Dougherty |
| Busing | Doyle |
| Caffrey | Dunton |


| Edgington | Gillette of <br> Felger |
| :--- | :--- |
| Felory |  |
| Fisher of | Glanton |
| Greene | Gleason |
| Foster | Glenn |
| Gallagher | Graham |
| Gannon | Grassley |
| Gaudineer <br> Gillette of <br> Clay-Dickinson | Gregerson <br> Hageman <br> Hanson |

Hausheer
Holmes
Houston
Hutchins
Keleher
Kempter
Kennedy
Korn
Lawlor
Madden
Mahan
Maley
Maule
Meacham
Melrose
Miller of
Buena Vista

Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Scott
Nielsen of
Shelby
Oehlsen
Ossian
Oxley
Palmer

Quinn
Rasmussen
Redfern
Renda
Resnick
Rider
Robinson
Roe
Scherle of Fremont-Mills

Shannahan
Shirley of Dallas
Smith of Linn

The nays were, none.
Absent or not voting, 29:

| Bailey <br> Brinck | Duffy <br> Fischer of <br> Grundy | Jackson of <br> Clinton | O’Malley <br> Patton |
| :--- | :--- | :--- | :--- |
| Coffman | Fullmer | Lluever | Radl |
| Conway | Hass | Reichardt |  |
| Craig | Harrington | Lynch | Rickert |
| Crosier | Hallinger | Mayberry | Seibert |
| Denato | Jackson of | McNamara | Uban |
| Disack Hawk | Millen |  |  |

## Distelhorst

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

House File 222, a bill for an act relating to the appointment of a deputy collector by the county treasurer, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed March 15,1965 , and moved its adoption:
Amend House File 222 as follows:

1. By striking all after the figures "(27)" in line two (2) thereof and inserting in lieu thereof the following: "through thirty-one (31) and inserting in lieu thereof the following:
'In any county in which there exists a city.or town, not the county seat, the treasurer may appoint a resident deputy collector of taxes for such city or town under bond as provided for'."
2. By adding the following section:
"Section three hundred forty point two (340.2), Code 1962, is further amended by inserting after the word 'city' in line thirty-six (36) of said section the words 'or town'."

The amendment was adopted.
Den Herder of Sioux asked and received unanimous consent to withdraw the Anderson amendment filed February 12, 1965.

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?" (H. F. 222)
The ayes were, 95 :

| Anderson | Gannon | Mayberry | Scherle of |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Melrose | Fremont-Mills |
| Baringer | Clay-Dickinson | Millen | Scott |
| Bogenrief | Gillette of | Miller of | Seibert |
| Boot | Story | Des Moines | Shirley of |
| Breitbach | Glanton | Miller of | Dallas |
| Bremmer | Gleason | Page | Smith of |
| Brinck | Glenn | Morgan | Linn |
| Carnahan | Grassley | Mueller | Smith of |
| Clapsaddle | Gregerson | Murphy | O'Brien |
| Cochran | Hageman | Nagle | Stevenson |
| Coffman | Hanson | Nelson | Stokes |
| Cohen | Harrington | Nielsen of | Strothman |
| Crosier | Holmes | Shelby | Stueland |
| Denato | Houston | Oehlsen | Tieden |
| Detje | Jackson of | O'Malley | Uban |
| Distelhorst | Black Hawk | Oxley | Utzig |
| Dougherty | Keleher | Palmer | Varney |
| Doyle | Kempter | Patton | Webster |
| Duffy | Kennedy | Radl | Wengert |
| Dunton | Kluever | Redfern | Whisler |
| Felger | Lawlor | Reichardt | Wilson |
| Fischer of | Loss | Resnicl | Winkelman |
| Grundy | Lynch | Rickert | Wolcott |
| Foster | Mahan | Robinson | Wright |
| Fullmer | Maley | Roe | Mr. Speaker |
| Gallagher | Maule |  |  |

The nays were, none.
Absent or not voting, 29:

| Baker | Edgington | Jackson of | Nielsen of |
| :---: | :---: | :---: | :---: |
| Burke | Fisher of | Clinton | Emmet-Palo Alto |
| Busch | Greene | Korn | Ossian |
| Busing | Gaudineer | Madden | Quinn |
| Caffrey | Graham | McNamara | Rasmussen |
| Conway | Hausheer | Meacham | Renda |
| Craig | Hullinger | Miller of | Rider |
| Den Herder | Hutchins | Buena Vista | Shannahan |

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

House File 262, a bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code, was taken up for consideration.

Robinson of Audubon-Guthrie offered the following amendment filed April 26, 1965, and moved its adoption:

Amend House File 262 by striking the quotation marks (") at the end of line ten (10) and adding thereto the following:

However, a short explanation of what the change amounts to must be published along with the actual change."

The amendment was adopted.
Gaudineer 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?" (H. F. 262)
The ayes were, 75:

| Anderson | Fisher of | Keleher |
| :--- | :--- | :--- |
| Baringer | Greene | Kempter |
| Bogenrief | Foster | Korn |
| Breitbach | Gallagher | Lawlor |
| Bremmer | Gannon | Mahan |
| Brinck | Gaudineer | Maley |
| Busch | Gillette of | Mayberry |
| Busing | Clay-Dickinson | Meacham |
| Caffrey | Gillette of | Melrose |
| Carnahan | Story | Miller of |
| Clapsaddle | Glanton | Buena Vista |
| Cochran | Gleason | Miller of |
| Cohen | Glenn | Page |
| Craig | Gregerson | Morgan |
| Crosier | Hageman | Murphy |
| Detje | Hanson | Nagle |
| Doderer | Hausheer | O'Malley |
| Dougherty | Holmes | Oxley |
| Doyle | Hutchins | Palmer |
| Dunton | Jackson of | Radl |
| Felger | Black Hawk | Rasmussen |

The nays were, 27:

| Bailey | Kluever |
| :--- | :--- |
| Baker | McNamara |
| Boot | Miller of |
| Den Herder | Des Moines |
| Edgington | Nelson |
| Graham | Nielsen of |
| Grassley | Shelby |
| Kennedy | Oehlsen |

Absent or not voting, 22:

Burke
Coffman
Conway
Denato
Distelhorst
Duffy

Fischer of
Grundy
Fullmer
Harrington
Houston
Hullinger

Kluever
McNamara
Miller of
Des Moines
Nelson
Nielsen of
-
Oehlsen

Ossian
Patton
Quinn
Redfern
Scherle of
Fremont-Mills
Scott

Smith of
O'Brien
Stokes
Strothman
Stueland
Tieden
Winkelman
Wolcott

Mueller
Nielsen of Emmet-Palo Alto Reichardt
Seibert Uban

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

## SENATE FILE 224 SUBSTITUTED FOR HOUSE FILE 251

Brinck of Liee asked and received unanimous consent to substitute Senate File 224 for House File 251.

## SENATE FILE 224 DEFERRED

Senate File 224, a bill for an act relating to secondary roads, was taken up for consideration.

Jackson of Clinton offered the following amendment filed April 26, 1965 :

Amend Senate File 224 by adding the following sections to the end of the bill:
"Section three hundred nine point forty (309.40), Code 1962, as amended by Chapter 185, Acts of the Sixtieth General Assembly, is amended by striking the period in line seven (7) and adding thereto the words 'and an independent contractor shall be used for the construction of any secondary road or bridge when the engineer's estimate of the total cost exceeds five thousand dollars ( $\$ 5,000$ ).'
"Chapter 185, Acts of the Sixtieth General Assembly, is hereby repealed."
Den Herder of Sioux moved that Senate File 224 be deferred and that the bill retain its place on the calendar.

The motion prevailed and Senate File 224 was deferred.
Senate File 77, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court, was taken up for consideration.

Oehlsen 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?" (S. F. 77)
The ayes were, 101:

| Anderson | Dunton | Keleher | Murphy |
| :--- | :--- | :--- | :--- |
| Baker | Edgington <br> Baringer | Felger | Kempter |
| Bogenrief | Fisher of | Kennedy | Nagle |
| Boot | Greene | Kluever | Nelson |
| Breitbach | Foster | Kiern | Emen of |
| Bremmer | Fullmer | Lawlor | Nielsen of |
| Brinck | Gannon | Mahan | Shelby |
| Busch | Glanton | Maley | Oehlsen |
| Busing | Gleason | Maule | O'Malley |
| Caffrey | Glenn | Mayberry | Ossian |
| Carnahan | Graham | McNamara | Palmer |
| Clapsaddle | Grassley | Meacham | Patton |
| Cochran | Gregerson | Melrose | Quinn |
| Cohen | Hageman | Miller of | Radl |
| Craig | Hanson | Buena Vista | Redfern |
| Crosier | Holmes | Miller of | Renda |
| Den Herder | Houston | Des Moines | Resnick |
| Detje | Hullinger | Miller of | Rider |
| Doderer | Hutchins | Page | Robinson |
| Dougherty | Jackson of | Morgan | Roe |
| Doyle | Black Hawk | Mueller |  |


| Scherle of |  |
| :--- | :--- |
| Fremont-Mills | Smith of <br> Linn <br> Linh <br> Smith of <br> Ocott |
| Shannahan | O'Brien |
| Sharley of | Stevenson |
| Dallas | Stokes |
|  | Strothman |

Tieden
Uban
Utzig
Varney
Webster
Wengert

Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 23:

| Bailey | Dufiy <br> Burke | Gillette of | Madden |
| :--- | :--- | :--- | :--- |
| Burke | Gischer of | Story | Millen |
| Coffman | Grundy | Harrington | Rasmussen |
| Conway | Gallagher | Hausheer | Reichardt |
| Denato | Gaudineer | Jackson of | Rickert |
| Distelhorst | Gillette of <br> Clay-Dickinson | Lynch | Seibert |

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

Senate File 255, a bill for an act relating to special levies on school house tax, with report of committee recommending passage, was taken up for consideration.

Gillette of Clay-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?" (S. F. 255)
The ayes were, 105:

| Bailey | Fischer of | Keleher | Nielsen of |
| :--- | :--- | :--- | :--- |
| Baringer | Grundy | Kempter | Emmet-Palo Alto |
| Bogenrief | Fisher of | Kluever | Nielsen of |
| Boot | Greene | Korn | Shelby |
| Breitbach | Foster | Lawlor | Oehlsen |
| Bremmer | Fullmer | Loss | O'Malley |
| Brinck | Gannon | Madden | Ossian |
| Busch | Gaudineer | Mahan | Oxley |
| Caffrey | Gillette of | Maley | Palmer |
| Carnahan | Clay-Dickinson | Maule | Patton |
| Clapsaddle | Glanton | Mayberry | Quinn |
| Cochran | Gleason | McNamara | Radl |
| Cohen | Graham | Meacham | Rasmussen |
| Conway | Grassley | Melrose | Redfern |
| Craig | Gregerson | Miller of | Reichardt |
| Crosier | Hageman | Buena Vista | Renda |
| Denato | Hanson | Miller of | Resnick |
| Den Herder | Holmes | Des Moines | Rickert |
| Detje | Houston | Miller of | Rider |
| Doderer | Hullinger | Page | Robinson |
| Dougherty | Hutchins | Morgan | Roe |
| Doyle | Jackson of | Mueller | Scherle of |
| Dunton | Black Hawk | Murphy | Frremont-Mills |
| Edgington | Jackson of | Nagle | Scott |
| Felger | Clinton | Nelson | Shannahan |


| Shirley of | Smith of |
| :---: | :---: |
| Dallas | O'Brien |
| Smith of | Stevenson |
| Linn | Stokes |
|  | Strothman |

Stueland
Tieden
Utzig
Varney
Webster

Wengert
Whisler
Winkelman
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 19:

| Anderson | Distelhorst | Glenn | Millen |
| :--- | :--- | :--- | :--- |
| Baker | Duffy | Harrington | Seibert |
| Burke | Gallagher | Hausheer | Uban |
| Busing | Gillette of | Kennedy | Wilson |
| Coffman | Story | Lynch | Wolcott |

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

## HOUSE FILE 239 WITHDRAWN

Strothman of Henry asked and received unanimous consent to withdraw House File 239 from further consideration by the House.

House File 409, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 409)
The ayes were, 97:

Bailey
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Cohen
Craig
Den Herder
Detje
Doderer
Dougherty
Doyle
Dunton
Felger

Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Glenn
Graham
Grassley
Gregerson
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins

| Jackson of <br> Black Hawk | Nagle <br> Nelson |
| :--- | :--- |
| Jackson of |  |
| Clinton |  |$\quad$| Nielsen of |
| :--- |
| Emmet-Palo Alto |


| Scherle of | Smith of | Strothman | Whisler |
| :---: | :---: | :---: | :---: |
| Fremont-Mills | Linn | Tieden | Wilson |
| Scott | Smith of | Utzig | Winkelman |
| Shannahan | O'Brien | Varney | Wolcott |
| Shirley of | Stevenson | Webster | Wright |
| Dallas | Stokes | Wengert | Mr. Speaker |
| The nays were, 4: |  |  |  |
| Edgington | Hageman | McNamara | Miller of Page |
| Absent or not voting, 23: |  |  |  |
| Anderson | Crosier | Gleason | Millen |
| Bogenrief | Denato | Harrington | O'Malley |
| Burke | Distelhorst | Kennedy | Reichardt |
| Caffrey | Duffy | Loss | Seibert |
| Coffman | Gillette of | Lynch | Stueland |
| Conway | Clay-Dickinson | Madden | Uban |

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

House File 627, a bill for an act relating to tire equipment on motor vehicles, was taken up for consideration.

Detje 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?" (H. F. 627)
The ayes were, 92 :

| Anderson | Gannon | McNamara | Rider |
| :---: | :---: | :---: | :---: |
| Bailey | Gaudineer | Meacham | Robinson |
| Baker | Gillette of | Melrose | Roe |
| Boot | Clay-Dickinson | Miller of | Scherle of |
| Breitbach | Gillette of | Buena Vista | Fremont-Mills |
| Bremmer | Story | Miller of | Scott |
| Brinck | Glanton | Des Moines | Shannahan |
| Busing | Gleason | Miller of | Shirley of |
| Caffrey | Glenn | Page | Dallas |
| Carnahan | Graham | Morgan | Smith of |
| Clapsaddle | Gregerson | Mueller | Linn |
| Cochran | Hanson | Murphy | Stevenson |
| Cohen | Hausheer | Nagle | Strothman |
| Conway | Hullinger | Nelson | Stueland |
| Craig | Hutchins | Nielsen of | Tieden |
| Crosier | Jackson of | Emmet-Palo Alto | Utzig |
| Denato | Black Hawk | Oehlsen | Varney |
| Den Herder | Keleher | Oxley | Webster |
| Detje | Kempter | Palmer | Wengert |
| Doderer | Kennedy | Quinn | Whisler |
| Doyle | Korn | Radl | Wilson |
| Dunton | Lawlor | Rasmussen | Winkelman |
| Felger | Madden | Redfern | Wolcott |
| Fisher of | Mahan | Renda | Wright |
| Greene | Maley | Resnick | Mr. Speaker |
| Gallagher | Mayberry | Rickert |  |

The nays were, 14:

| Busch | Grassley | Nielsen of | Smith of |
| :---: | :---: | :---: | :---: |
| Dougherty | Hageman | Shelby | O'Brien |
| Edgington | Holmes | Ossian | Stokes |
| Fischer of | Houston | Patton |  |
| Grundy | Kluever |  |  |
| Absent or not voting, 18: |  |  |  |
| Baringer | Distelhorst | Jackson of | Millen |
| Bogenrief | Duffy | Clinton | O'Malley |
| Burke | Foster | Loss | Reichardt |
| Coffman | Fullmer | Lynch | Seibert |
|  | Harrington | Maule | Uban |

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

Senate File 89, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities, was taken up for consideration.

Renda 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?" (S. F. 89)
The ayes were, 106:

| Anderson | Foster | Lawlor | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Madden | Rickert |
| Baker | Gallagher | Mahan | Rider |
| Baringer | Gannon | Maley | Robinson |
| Bogenrief | Gaudineer | McNamara | Roe |
| Boot | Gillette of | Meacham | Scherle of |
| Bremmer | Clay-Dickinson | Melrose | Fremont-Mills |
| Brinck | Gillette of | Miller of | Scott |
| Busch | Story | Des Moines | Shannahan |
| Busing | Glanton | Miller of | Shirley of |
| Caffirey | Gleason | Page | Dallas |
| Carnahan | Glenn | Morgan | Smith of |
| Clapsaddle | Graham | Mueller | Linn |
| Cochran | Grassley | Murphy | Smith of |
| Cohen | Gregerson | Nagle | O'Brien |
| Conway | Hageman | Nelson | Stevenson |
| Craig | Hanson | Nielsen of | Stokes |
| Crosier | Hausheer | Emmet-Palo Alto | Strothman |
| Denato | Holmes | Nielsen of | Stueland |
| Den Herder | Houston | Shelby | Tieden |
| Detje | Hullinger | Oehlsen | Utzig |
| Doderer | Hutchins | Ossian | Varney |
| Dougherty | Jackson of | Oxley | Webster |
| Doyle | Black Hawk | Palmer | Wengert |
| Dunton | Keleher | Patton | Whisler |
| Felger | Kempter | Quinn | Wilson |
| Fischer of | Kennedy | Radl | Winkelman |
| Grundy | Kluever | Rasmussen | Wolcott |
| Fisher of | Korn | Redfern | Wright |
| Greene |  | Renda | Mr. Speaker |

The nays were, none.
Absent or not voting, 18:

| Breitbach | Edgington |
| :--- | :--- |
| Burke | Harrington |
| Coffman | Jackson of |
| Distelhorst | Clinton |
| Duffy | Loss |

Lynch
Maule
Mayberry
Miillen
Miller of

Buena Vista

O'Malley
Reichardt
Seibert
Uban

Loss
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 the reporting of physicians, institutions and others of certain physical abuse of children, with report of committee recommending passage, was taken up for consideration.

Cohen of Black Hawk asked and received unanimous consent to withdraw her amendment filed April 12, 1965.

Radl 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?" (S. F. 50)
The ayes were, 108:

| Anderson | Foster | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Mahan | Resnick |
| Baker | Gallagher | Maley | Rickert |
| Baringer | Gannon | Maule | Rider |
| Bogenrief | Gillette of | Mayberry | Robinson |
| Boot | Clay-Dickinson | Meacham | Roe |
| Breitbach | Gillette of | McNamara | Scherle of |
| Bremmer | Story | Melrose | Fremont-Mills |
| Brinck | Glanton | Miller of | Scott |
| Busch | Gleason | Buena Vista | Shannahan |
| Busing | Glenn | Miller of | Shirley of |
| Caffrey | Graham | Page | Dallas |
| Carnahan | Grassley | Morgan | Smith of |
| Clapsaddle | Gregerson | Mueller | Linn |
| Cochran | Hageman | Murphy | Smith of |
| Cohen | Hanson | Nagle | O'Brien |
| Conway | Hausheer | Nelson | Stevenson |
| Craig | Holmes | Nielsen of | Stokes |
| Crosier | Houston | Emmet-PaloAlto Strothman |  |
| Denato | Hullinger | Nielsen of | Stueland |
| Den Herder | Hutchins | Shelby | Tieden |
| Detje | Jackson of | Oehlsen | Utzig |
| Doderer | Black Hawk | Ossian | Varney |
| Dougherty | Keleher | Oxley | Webster |
| Doyle | Kempter | Palmer | Wengert |
| Dunton | Kennedy | Patton | Whisler |
| Edgington | Kluever | Quinn | Wilson |
| Felger | Korn | Radl | Winkelman |
| Fisher of | Lawlor | Rasmussen | Wolcott |
| Greene | Loss | Redfern | Mr. Speaker |

The nays were, none.
Absent or not voting, 16:

Burke
Coffman
Distelhorst Duffy

Fischer of Grundy Gaudineer Harrington Jackson of Clinton

Lynch
Millen
Miller of
Des Moines
O'Malley

Reichardt
Seibert
Uban
Wright

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

## HOUSE FILE 44 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 44 from further consideration by the House.

Senate File 506, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof, 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?" (S. F. 506)
The ayes were, 99 :

| Anderson | Foster | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Maley | Resnick |
| Baringer | Gallagher | Maule | Rickert |
| Bogenrief | Gillette of | Mayberry | Rider |
| Boot | Clay-Dickinson | Meacham | Robinson |
| Breitbach | Glanton | Melrose | Roe |
| Bremmer | Glenn | Miller of | Scherle of |
| Brinck | Graham | Buena Vista | Fremont-Mills |
| Busch | Grassley | Miller of | Scott |
| Busing | Gregerson | Des Moines | Shirley of |
| Caftrey | Hageman | Miller of | Dallas |
| Carnahan | Hanson | Page | Smith of |
| Clapsaddle | Hausheer | Morgan | Linn |
| Cochran | Holmes | Murphy | Smith of |
| Cohen | Houston | Nagle | O'Brien |
| Conway | Hullinger | Nelson | Stevenson |
| Craig | Hutchins | Nielsen of | Stkes |
| Crosier | Jackson of | Shelby | Strothman |
| Detje | Clinton | Oehlsen | Stueland |
| Doderer | Keleher | O'Malley | Tieden |
| Dougherty | Kempter | Ossian | Varney |
| Doyle | Kennedy | Oxley | Webster |
| Dunton | Kluever | Palmer | Wengert |
| Felger | Korn | Patton | Whisler |
| Fischer of | Lawlor | Quinn | Winkelman |
| Grundy | Loss | Rasmussen | Wolcott |
| Fisher of | Madden | Redfern | Wright |
| Greene |  | Reichardt | Mr. Speaker |

The nays were, 4:
Bailey
Edgington
Absent or not voting, 21:

Burke
Coffman
Denato
Den Herder
Distelhorst
Duffy

Gannon
Gaudineer
Gillette of
Story
Gleason
Harrington

McNamara Utzig

Jackson of Radl
Black Hawk Seibert
Lynch
Millen
Mueller Wilson
Nielsen of
Emmet-Palo Alto

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

## SENATE FILE 261 SUBSTITUTED FOR HOUSE FILE 241

Miller of Des Moines asked and received unanimous consent to substitute Senate File 261 for House File 241.

Senate File 261, a bill for an act to define a lottery, with report of committee recommending passage, was taken up for consideration.

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?" (S. F. 261)
The ayes were, 85:

| Anderson | Gallagher | Loss | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Madden | Renda |
| Bogenrief | Gillette of | Mahan | Resnick |
| Boot | Story | Maule | Rickert |
| Breitbach | Glanton | Mayberry | Rider |
| Bremmer | Gleason | Meacham | Robinson |
| Brinck | Glenn | Miller of | Roe |
| Busch | Graham | Buena Vista | Scott |
| Busing | Gregerson | Miller of | Shannahan |
| Carnahan | Hageman | Des Moines | Shirley of |
| Clapsaddle | Hanson | Morgan | Dallas |
| Cochran | Holmes | Murphy | Smith of |
| Cohen | Houston | Nagle | Linn |
| Conway | Hullinger | Nielsen of | Stevenson |
| Craig | Jackson of | Emmet-PaloAlto Tieden |  |
| Crosier | Black Hawk | Oehlsen | Utzig |
| Denato | Jackson of | O'Malley | Varney |
| Detje | Clinton | Oxley | Webster |
| Doyle | Keleher | Palmer | Wengert |
| Dunton | Kempter | Quinn | Winkelman |
| Felger | Kennedy | Radl | Wolcott |
| Fisher of | Kluever | Rasmussen | Wright |
| Greene | Korn | Redfern | Mr. Speaker |
| Fullmer | Lawlor |  |  |

The nays were, 22:

| Baringer | Foster | Miller of | Scherle of |
| :---: | :---: | :---: | :---: |
| Den Herder | Gaudineer | Page | Fremont-Mills |
| Doderer | Grassley | Nelson | Smith of |
| Dougherty | Hausheer | Nielsen of | O'Brien |
| Edgington | Hutchins | Shelby | Stokes |
| Fischer of Grundy | McNamara | Ossian Patton | Strothman Whisler |
| Absent or not voting, 17: |  |  |  |
| Bailey | Duffy | Maley | Seibert |
| Burke | Gillette of | Melrose | Stueland |
| Caffrey | Clay-Dickinson | Millen | Uban |
| Coffman | Harrington | Mueller | Wilson |
| Distelhorst | Lynch |  |  |

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

## HOUSE FILE 241 WITHDRAWN

Miller of Des Moines asked and received unanimous consent to withdraw House File 241 from further consideration by the House.

## HOUSE FILE 283 DEFERRED

Rasmussen of Polk asked and received unanimous consent that House File 283 be deferred and that the bill retain its place on the calendar.

House File 458, a bill for an act relative to the investment of levee and drainage district funds, with report of committee recommending passage, was taken up for consideration.

Rickert of Louisa-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?" (H. F. 458)
The ayes were, 103:

| Bailey | Conway | Foster | Houston |
| :--- | :--- | :--- | :--- |
| Baker | Craig | Fullmer | Hullinger |
| Bogenrief | Denato | Gallagher | Hutchins |
| Boot | DenHerder | Gannon | Jackson of |
| Breitbach | Detje | Gaudineer | Black Hawk |
| Baringer | Doderer | Gillette of | Jackson of |
| Bremmer | Dougherty | Clay-Dickinson | Clinton |
| Brinck | Doyle | Glanton | Keleher |
| Busch | Dunton | Gleason | Kempter |
| Busing | Edgington | Glenn | Kennedy |
| Caffrey | Felger | Graham | Kluever |
| Carnahan | Fischer of | Grassley | Korn |
| Capsaddle | Grundy | Gregerson | Lawlor |
| Cochran | Fisherof | Hanson | Loss |
| Cohen | Greene | Holmes | Madden |


| Mahan | Nagle | Redfern | Stevenson |
| :--- | :--- | :--- | :--- |
| Maule | Nelson | Renda | Stokes |
| Mayberry | Nielsen of | Resnick | Strothrnan |
| McNamara | Emmet-Palo Alto Rickert | Stueland |  |
| Meacham | Nielsen of | Rider | Tieden |
| Melrose | Shelby | Roe | Utzig |
| Miller of | Oehlsen | Scherle of | Varney |
| Buena Vista | Ossian | Fremont-Mills | Webster |
| Miller of | Oxley | Scott | Wengert |
| Des Moines | Palmer | Shannahan | Whisler |
| Miller of | Patton | Smith of | Winkelman |
| Page | Quinn | Linn | Wolcott |
| Morgan | Radl | Smith of | Wright |
| Mueller | Rasmussen | O'Brien | Mr.Speaker |

The nays were, none.
Absent or not voting, 21 :

| Anderson | Gillette of | Maley | Seibert |
| :--- | :--- | :--- | :--- |
| Burke | Story | Millen | Shirley of |
| Coffman | Hageman | Murphy | Dallas |
| Crosier | Harrington | O'Malley | Uban |
| Distelhorst | Hausheer | Reichardt | Wilson |
| Duffy | Lynch | Robinson |  |

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 562 DEFERRED

Gannon of Jasper asked and received unanimous consent for the immediate consideration of House File 562, a bill for an act to regulate the sale of credit life and credit accident and health insurance.

Brinck of Lee moved that House File 562 be deferred and that the bill retain its place on the calendar.

The motion prevailed.
House File 254, a bill for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state, was taken up for consideration.

Kluever of Cass offered the following amendment filed March 31, 1965 :

Amend House File 254 as follows:

1. By striking from lines five (5), six (6) and seven (7) of section two (2) the words "on banks convenient to the place of employment where suitable arrangements are made for the cashing of such checks by employees".
2. By striking from line ten (10) of section (2) the word and figure "seven (7)" and inserting in lieu thereof the word and figure "ten (10)".
3. By inserting after the word "discharge" in line five (5) of section three (3) the words ", subject to wages withheld as provided for in section six (6) of this Act".
4. By striking from line eight (8) of section three (3) the word "either".
5. By striking from line nine (9) of section three (3) the words "or by mail if requested by the employees".
6. By striking from lines six (6), seven (7), and eight (8) of section six (6) the words "for deductions for a lawful purpose accruing to the benefit of the employee as provided in regulations issued by the commissioner".
7. By striking from line seven (7) of section (7) the word "above" and inserting in lieu thereof the words and figure "in subsection one (1) of this section".
8. By striking all of subsection three (3) of section seven (7).
9. By renumbering the remaining subsections of section seven (7) accordingly.
10. By striking from section nine (9) all of subsections three (3) and four (4).
11. By striking from section eleven (11) all of subsection one (1) fallowing the word "themselves" in line five (5) and inserting in lieu thereof a period.
12. By striking from lines eleven (11) and twelve (12) of section eleven (11) the words "without being bound by any of the technical rules respecting the validity of any such assignments".
13. By striking from line thirty (30) of section eleven (11) the words "preferred claim or lien" and inserting in lieu thereof the word "claim".
14. By striking from line two (2) of section twelve (12) the words "such rules and regulations as he determines" and inserting in lieu thereof the words "rules and regulations".
15. By inserting after the period in line four (4) of section twelve (12) the following: "Such rules and regulations are to be subject to approval as provided in chapter sixty-six (66), Acts of the Sixtieth General Assembly."

Division requested.
Kluever of Cass moved the adoption of division 1.
Division 1 of the amendment was adopted.
Kluever of Cass offered the following amendment to division 2 and moved its adoption :

Amend the Kluever of Cass amendment to House File 254 filed on March 31, 1965, by striking from line eight (8) the word and figure "ten (10)" and inserting in lieu thereof the word and figure "fifteen (15)".

The amendment to division 2 lost.
Kluever of Cass moved the adoption of division 2.
Division 2 of the amendment was adopted.
Kluever of Cass moved the adoption of division 3.
Division 3 of the amendment lost.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hutchins of Benton on request of Wolcott of Cerro Gordo.
The House resumed consideration of House File 254, a bill for an act to regulate and enforce payment of wages due employees from corporations doing business in the state, and the Kluever amendment found on page 1221 of the Journal.

Kluever of Cass moved the adoption of divisions 4 and 5.
Divisions 4 and 5 of the amendment lost.
Kluever of Cass moved the adoption of division 6, which motion lost.
Kluever of Cass moved the adoption of division 7, which motion lost.
Kluever of Cass moved the adoption of division 8, which motion prevailed.

Kluever of Cass moved the adoption of division 9, which motion prevailed.

Kluever of Cass moved the adoption of division 10, which motion lost.

Kluever of Cass moved the adoption of division 11, which motion lost.

Kluever of Cass moved the adoption of division 12, which motion lost.

Kluever of Cass moved the adoption of division 13, which motion prevailed.

Kluever of Cass moved the adoption of division 14, which motion prevailed.

Kluever of Cass moved the adoption of division 15, which motion prevailed.

Jackson of Clinton offered the following amendment filed April 12, 1965 :
Amend House File 254 as follows:

1. By striking from lines five (5) and six (6) of section two (2) the words "on banks convenient to the place of employment where" and inserting in lieu thereof the words "or drafts, provided,".
2. By inserting in line seven (7) of section two (2) after the word "checks" the words "or drafts".
3. By striking from line ten (10) of section two (2) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
4. By inserting in line five (5) of section three (3) after the word "discharge" the words ", or whenever he shall demand the same thereafter,
allowing a reasonable time within which to compute wages due and make other authorized deductions required by law."
5. By striking lines twenty (20) through thirty (30) of section three (3) of such section.
6. By striking from lines six (6) and seven (7) of section five (5) the words "exclusive of liquidated damages, as required by sections two (2), three (3), and four (4) of this Act whenever".
7. By striking from lines six (6), seven (7), and eight (8) of section six (6) the words "accruing to the benefit of the employee as provided in regulations issued by the commissioner, or" and inserting in lieu thereof a period.
8. By striking from line four (4) of section seven (7) the word ", hour,".
9. By striking from line fourteen (14) of section seven (7) the word "seven (7)" and inserting in lieu thereof the word "six (6)".
10. By striking from lines two (2) and three (3) of section eleven (11) the words "and/or liquidated damages".
11. By inserting in line nine (9) of section eleven (11) after the word "claim," the words "not exceeding four hundred (400) dollars in any one claim,".
12. By striking from lines ten (10) and eleven (11) of section eleven (11) the words "and/or any claim for liquidated damages,".
13. By striking from line thirty (30) of section eleven (11) the words "preferred claim or lien" and inserting in lieu thereof the word "claim".
14. By inserting in line four (4) of section twelve (12) after the word "Act" the words ", such rules and regulations are to be subject to approval as provided in chapter sixty-six (66), Acts of the Sixtieth General Assembly."

Division was requested.
Jackson of Clinton asked and received unanimous consent to withdraw divisions 1, 2, 3, 13 and 14 of his amendment.

Jackson of Clinton moved the adoption of divisions 4, 5, 6, 7, 8, 9, 10, 11 and 12 of his amendment, which motion prevailed.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment filed March 30, 1965.

Millen of Jefferson-Van Buren offered the following amendment filed March 30, 1965, and moved its adoption:

Amend House File 254, section seven (7), by striking all of subsection five (5).

The amendment was adopted.
Millen of Jefferson-Van Buren offered the following amendment filed March 30, 1965, and moved its adoption:

Amend House File 254 by striking all of section eight (8).
The amendment lost.
Doderer of Johnson offered the following amendment filed April 26, 1965, and moved its adoption :

Amend House File 254, section one (1), by inserting after the word "corporation," in line four (4) the words "except non-profit corporation,".

The amendment was adopted.
Maule of Monona moved that House File 254 be deferred and that the bill retain its place on the calendar.
(Business pending at adjournment.)

## 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 103, Nays 3, the House favoring the appointment of a sifting committee.

The Speaker announced the appointment of the following members to the sifting committee:

SIFTING COMMITTEE

| Loss, Chairman | Gannon | Lynch | Shirley |
| :--- | :--- | :--- | :--- |
| Meacham* | Hanson | Mahan | of Dallas |
| Baker | Hageman | Ossian | Strothman |
| Breitbach | Jackson | Patton | Wilson |
| Doyle | of Clinton | Rasmussen |  |
| Felger |  |  |  |

[^13]
## PROOF OF PUBLICATION

Published copy of Senate File 537 and verified proof of publication of said bill in the Daily Reporter, Spencer, Iowa, on April 22, 1965, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

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

## REPOR'T OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 263, 372 and Senate Files 105, 116, 204, 241, 341, 388, 481 and 542.

> Alfred P. Breitbach, Sr., Chairman House Committee. Grlbert E. Klefstad, 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 263, 372 and Senate Files 105, 116, 204, 241, 341, 388, 481 and 542.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House Files 263 and 372.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## 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. 614 Committee Bill-Pertaining to the state printing board, state car dispatcher, incorporating these duties under the secretary of the executive council and the executive council. By governmental affairs committee.
H. F. 553 Committee Bill-Relating to the county school system. By education committee. (Deferred and retained)

Casey Loss, Chairman, Sifting Committee.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 22, 1965, he signed the following bills: House Files 79, 188, 346 and Senate File 227 ; and on April 23, 1965, he signed House Files 17, 211, 385, 599 and Senate Files 41, 76, 146, 390 and 415.

## REPORTS OF COMMITTEES

Brinck of Lee, from the committee on governmental subdivisions, submitted the following report:

Mr. Speaker: Your committee on governmental subdivisions to whom was referred Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution 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.

Adrian Brinck, Chairman.
Also:
Mr. Speaker: Your committee on governmental subdivisions to whom
was referred Senafe File 435, a bill for an act relating to assessment for taxation of urban transit systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Adrian Brinck, Chairman.
Mahan of Johnson, from the committee on education, submitted the following report:

Mr. Speaker: Your committee on education to whom was referred Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two 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.

Bruce E. Mahan, Chairman.

Dunton of Keokuk, from the committee on transportation, submitted the following report:

Mr. Speaker: Your committee on transportation to whom was referred House File 86, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park 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.

Keith H. Dunton, Chairman.
Also:
Mr. Speaker: Your committee on transportation to whom was referred House File 515, a bill for an act relating to the license plates for citizens band radio 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 be indefinitely postponed. Keith H. Dunton, Chairman.

Also:
Mr. Speaker: Your committee on transportation to whom was referred Senate File 324, a bill for an act relating to flashing safety warning lights on 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.

Keith H. Dunton, Chairman.

## AMENDMENTS FILED

2. By striking from section twelve (12) all of lines twelve

7 (12), thirteen (13) and fourteen (14) and that part of line 8 fifteen (15) up to and including the period.

Cohen of Black Hawk.

Amend Senate File 275 as follows:
1, By striking the words " 'physical therapist', 'registered physical therapist', or" in line seven (7) of section fifteen (15).
2. By striking the letters and word "'P.T.', 'R.P.T.', or" in line nine (9) of section fifteen (15).
3. By striking lines twenty-four (24) through twenty-eight (28) of section twenty-two (22) and substituting therefor the following:
"3. Assist in the advancement of the arts and sciences of physical therapy. In no event shall any part of such expense be paid out of the state treasury. Any remainder in said fund at the end of each fiscal year shall be paid into the general fund of the state. Said fund shall be subject at all times to the warrant of the state comptroller drawn upon written requisition of the chairman of the examining board and attested by the secretary, for the payment of all salaries, per diem expense, and other expenses necessary to administer and aid in the enforcement of the provisions of law relating to the practice of physical therapy, but in no event shall the total expenses therefor exceed the total fees collected and deposited to the credit of said fund."

Millerer of Des Moines.
Amend Senate File 275 by adding in section five (5), subsection two (2), line fourteen (14), after the word "examiners" the words "prior to January 1, 1966".

Rasmussen of Polk.
Amend House File 412 as follows:

1. Section seventeen (17) by adding the following after the period in line thirty (30) :
"However it shall be unlawful for any person in connection with his duties or employment by the commission, to make public or give any information relating to secret processes or methods of manufacture or production at any public hearing or otherwise, and all such information shall be kept strictly confidential."
2. Amend section seventeen (17), subsection two (2), line twelve (12), by striking the words "its director," and inserting in lieu thereof the words "the state department of health,".

## Gallagher of Black Hawk.

Amend the title to House File 522 by striking all after the word "practitioners" and inserting in lieu thereof a period.

Amend House File 522 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. For purposes of this Act:

1. 'Board' means the board of accounting practitioners.
2. 'Accounting practitioner' means a person licensed by the board as provided in this Act, who does not hold a certificate as a certified public accountant or public accountant under chapter one hundred sixteen (116) of the Code, and who offers to perform or performs for the public and for compensation any of the following services:
a. The recording of financial transactions in books of record.
b. The making of adjustments of such transactions in books of record.
c. The making of trial balances from books of record.
d. The preparation of financial statements, schedules, or reports.
e. The devising of and installing systems or methods of bookkeeping, internal controls of financial data, or the recording of financial data .
"Sec. 2. There is hereby created a board which shall be known as the Iowa board of accounting practitioners. The board shall consist of three (3) members who shall be resident citizens of this state, and who shall have been engaged in public practice of accounting in this state at the time of their appointment and for a period not less than five (5) consecutive years prior thereto. Each member shall be appointed by the governor from a list of qualified persons submitted by the accountants association of Iowa. The list shall provide three (3) names for every position to be filled.
"Sec. 3. The term of office for each member of the board shall be three (3) years, except that members of the first board appointed by the governor under this Act shall hold office as follows: One (1) for a term of one (1) year ending June 30,1966 ; one (1) for a term of two (2) years ending June 30, 1967; and one (1) for a term of three (3) years ending June 30, 1968. Their successors shall be appointed for terms of three (3) years. Vacancies occurring during any term shall be filled by interim appointments by the governor from lists of names supplied by the accountants association of Iowa and such appointees shall serve the unexpired term. No board member shall serve more than two (2) consecutive terms; provided that, an interim appointment for an unexpired term shall not be considered a complete term. The governor shall remove any member from the board whose license or certificate has been revoked or suspended. The governor may remove any member for cause, provided that, such member shall be entitled to a hearing on such issue. Members of the board shall serve without compensation except expenses as provided in this Act.
"Sec. 4. The board shall be authorized and directed to carry out the provisions of this Act and shall make and promulgate such rules and regulations as may be necessary for such purpose. The board shall prescribe a code of ethics and rules of professional conduct governing the practice of persons licensed under this Act. The board shall have authority to issue subpoenas, administer oaths, take and preserve testimony, and hold hearings on all matters pertaining to the administration of this Act. The board shall make a biennial report to the governor of its proceedings, including an accounting of funds received and disbursed, lists of persons licensed and persons whose licenses have been revoked or suspended, and such other information as the board may deem proper or as may be requested by the governor. The board shall have printed, in January of each year, an annual register which shall contain the names, in alphabetical order, of all persons licensed under the provisions of this Act, the names of members of the board, and such other information as the board may deem proper, and a copy of such register shall be mailed to each licensed accounting practitioner.
"Sec. 5. The board shall meet, within sixty (60) days after the first (1st) appointments as provided in this Act and shall elect
such officers and establish such procedures as are necessary for its purpose. Thereafter, the board shall meet at least twice each calendar year at the statehouse and at such other times and places as the board shall find necessary for proper administration of this Act. A record shall be kept of all meetings and a majority of the board shall constitute a quorum for the transaction of business.
"Sec. 6. The board shall conduct examinations at least twice each calendar year at such places as the board shall determine for applicants seeking registration and licensing as accounting practitioners. Except as provided by sections eight (8) and nine (9) of this Act, applicants shall be required to pass a written examination determined by the board and relating to accounting theory, commercial law, taxation, and such other subject matter as the board may deem appropriate, at a level commensurate with the proficiency in the accounting activities regulated by this Act for which a license as an accounting practitioner shall be required. The board shall determine the substance of such examinations and shall set such standards for grading and provisions for reexamination as shall be deemed in the best interests of the profession of accounting.
"Sec. 7. The board shall grant a license and issue a certificate as accounting practitioner to any person who has passed the written examination provided for in section six (6) of this Act and who:
3. Is of good moral character.
4. Has attained the age of twenty-one (21) years.
5. Is a resident of this state and either is or has declared his intention to become a citizen of the United States.
6. Has committed no act which would be grounds for revocation, suspension, or refusal of the board to renew a license under the provisions of section twelve (12) of this Act within three (3) years immediately preceding the time of application.
7. Has attained at least one (1) of the following: education, experience, or education and experience qualifications as determined by the board from whatever evidence or certification the board may request:
a. At least two (2) years in an accredited college or university, which shall include at least six (6) semester hours of principles of accounting and six (6) semester hours of intermediate accounting, or the equivalent, and at least one (1) year of experience as a staff accountant under a certified public accountant, a public accountant, or an accounting practitioner involving activities described in section one (1) of this Act.
b. A high school graduate having additionally completed a specialized course in accounting and related subjects in a business college or school, with at least two (2) years of experience as a staff accountant under a certified public accountant, a public accountant, or an accounting practitioner involving activities described in section one (1) of this Act.
c. A high school graduate with three (3) years experience as accountant or staff accountant under a certified public accountant, a public accountant or an accounting practitioner involving activities described in section one (1) of this Act, or with three (3) years experience as an agent or examiner of the federal internal
revenue service or as an examiner with the state tax commission, or auditor, banking comptroller, or insurance departments of this state.
"Sec. 8. The board shall grant a license and issue a certificate as accounting practitioner, without requiring examination, to any person who is a high school graduate and on July 1, 1965, met the requirements of subsections one (1) through four (4) of section seven (7) of this Act and who was, at such time, and had been for three (3) years prior to such time, engaged in this state on a full time basis as principal of a firm performing activities described in section one (1) and regulated by this Act, and who, at such time, either was enrolled to practice as an agent before the federal internal revenue service or was eligible to exercise the privilege of limited practice as an unenrolled preparer of individual tax returns before such service as provided by treasury department revenue procedure sixty-four dash forty-seven (64-47). All persons who meet the foregoing qualifications shall be eligible to apply for licensing as an accounting practitioner for a period of one (1) year following the effective date of this Act and such persons who apply for registration, to the extent their practice was of the type which this Act regulates, shall not be deemed to have violated section one hundred sixteen point seventeen (116.17) of the Code.
"Sec. 9. The board, in its discretion, may issue a certificate and license as an accounting practitioner to any person having the qualifications described in section seven (7) of this Act who is holder of a similar license granted under the laws of any other state, provided the requirements for such license in such state are, in the opinion of the board, substantially equivalent to those specified in this Act, and provided such other state extends like privilege to licensed accounting practitioners from this state.
"Sec. 10. Any person licensed as an accounting practitioner, whose license has not been revoked or suspended, as provided by this Act, shall be entitled to use the abbreviation A.P. in connection with his name, and no other person shall assume or use such abbreviation or the title accounting practitioner, or any other title, designation, or signatory device tending to indicate such person is an accounting practitioner or tending to create a public impression that such person is authorized by the board to practice activities regulated by this Act.
"Sec. 11. Nothing in this Act shall be, or shall be construed to be, in any manner, a regulation or restriction of the activities or practice of certified public accountants or public accountants as defined in chapter one hundred sixteen (116) of the Code, and no person other than a certified public accountant or a licensed public accountant shall make any representation, or express any opinion based upon an audit as to whether any statement containing financial data presents fairly the financial position or results of the operations to which such statement refers.
"Sec. 12. Except to the extent that they are inconsistent with the provisions of this Act, the provisions of section one hundred sixteen point seven (116.7) and one hundred sixteen point fifteen (116.15) of the Code, relating to the regulation and practice of
certified public accountants and public accountants, shall be applicable to the regulation and practices of accounting practitioners as provided in this Act; and, in addition, after notice and hearing which shall as nearly as practicable comply with the notice and hearing requirements provided in section one hundred sixteen point fourteen (116.14) of the Code, the board may revoke the license of any accounting practitioner, suspend such license for a period not to exceed one (1) year, refuse to renew such license, or censure the holder of such license for any one (1) or any combination of causes as follows:
8. Conviction of a felony under the laws of the United States or any state or territory thereof.
9. Lawful cancellation, revocation, suspension, or refusal to renew the license or authority to practice in the accounting field by any other state.
10. Violation of the Code of ethics or rules of professional conduct promulgated by the board as provided in this Act.
11. Suspension or revocation of the right to practice before any governmental department or agency.
12. Fraud or deceit used in obtaining a license under this Act.
13. Dishonesty, fraud, or gross negligence in practice as an accounting practitioner under the provisions of this Act.
"Sec. 13. All licenses issued under the provisions of this Act shall expire on the last day of December each year and may be renewed for a period of one (1) year upon payment of the renewal fee. Failure of a license holder to apply for renewal within three (3) years following expiration of such license or license renewal shall deprive such holder of the right of renewal unless the board, in its discretion, shall determine that such failure was excusable. In the case of nonconsecutive renewal, the board shall add such penalty to the annual renewal fee as the board shall deem reasonable, but not to exceed a total of twenty-five (25) dollars for renewal and penalty.
"Sec. 14. The board shall collect the following fees, in amounts to be determined by the board, and the treasurer of the board shall deposit such fees with the treasurer of state to be credited to the accounting practitioner's fund:
14. A fee of not to exceed twenty-five (25) dollars for examinations and reexaminations.
15. A fee of not to exceed twenty-five (25) dollars for the certificate and first annual license as provided in sections seven (7), eight (8), and nine (9) of this Act.
16. A fee of not to exceed ten (10) dollars for annual renewal of licenses.
17. A fee of not to exceed five (5) dollars for registration of firm names, professional names, or associate names, or of names of accounting practitioners not in practice. Such fee shall be charged only on the initial registration and subject only to a nominal charge for printing in the annual register.
"Sec. 15. All expenses incurred by the board for labor, materials, and expenses necessary for the proper administration of this Act, including actual expenses of board members and their staff while engaged in the business of the board, shall be paid from the accounting practitioner's fund by warrants drawn upon
such fund by the state comptroller as provided by written memorandum from the board member designated as treasurer and indorsed by one (1) other member of the board. The board member designated as treasurer shall file with the state auditor a bond in the sum of five thousand $(5,000)$ dollars provided by a company authorized to do business in this state, and the cost of such bond shall be considered a business expense of such board member. Beginning with the fiscal year ending June 30 of the second full year following adoption of this Act, the treasurer of the board shall authorize the payment of any excess of fees collected over expenses paid for such fiscal year from the accounting practitioner's fund into the state general fund.
"Sec. 16. Every applicant for a certificate as an accounting practitioner shall be required, before the issuance thereof, to subscribe and file before the board the following oath: 'I do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of Iowa, and that I will faithfully and conscientiously perform the duties of an accounting practitioner to the best of my ability and in accordance with the law.'
"In addition thereto, and before a license can be issued or rerenewed under the provisions of this Act, every holder of a certificate of accounting practitioner shall give performance bond in the amount of five thousand $(5,000)$ dollars or provide a certification of insurance from a carrier licensed to do business in this state showing professional liability policy in such amount, either of which must be approved by the board.
"Sec. 17. Any person who shall violate any of the provisions of this Act shall, upon conviction for each such offense, be guilty of a misdemeanor subject to imprisonment in the county jail for a term not to exceed thirty ( 30 ) days or a fine not to exceed one hundred (100) dollars or both."

Redfern of Lee.
Amend House File 525 by inserting after section thirtythree (33) a new section thirty-four (34) as follows; and by renumbering present section thirty-four (34) and subsequent sections:
"Sec. 34. Any equipment specially installed or to be installed by any person for the prevention or abatement of air pollution under the provisions or requirements of this Act, shall be exempt from taxation of any kind or character."

Resnick of Scott.
Amend the Senate amendment to House File 541, by adding the following new sentence to section thirty-six (36) :
"1. A list of the names and addresses of each person to whom a ballot was delivered or who was allowed to vote in each precinct caucus shall be prepared by the caucus chairman and secretary who shall certify such list to the county auditor at the same time as the names of those elected as delegates and party committeemen are so certified."

Maley of Polk.

1 Amend House File 624 as follows:
2 1. Amend Section four (4) by striking lines three (3),
3 four (4), and five (5) and inserting in lieu thereof the
4 following:
5 "cation in the Oelwein Daily Register, a newspaper
6 published in Oelwein, Iowa and in The Atlantic News-
7 Telegraph, a newspaper published in Atlantic, Iowa."
Baringer of Fayette. Kluever of Cass.

1 Amend House File 624 by adding at the end of section two (2)
2 the following:
"3. By striking from line ten (10) the words 'or preventing conception'."

## Baringer of Fayette.

1 Amend House File 624, section four (4), by striking all of
2 lines three (3), four (4) and five (5) and inserting in lieu
3 thereof the following: "cation in The Red Oak Express, a newspaper
4 published in Red Oak, Iowa, and in The Malvern Leader, a newspaper
5 published in Malvern, Iowa."
Scherle of Fremont-Mills.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, April 27, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, April 27, 1965.

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

Prayer was offered by the Reverend John C. Thorns, pastor of the First Presbyterian Church, Battle Creek, Iowa.

The Journal of Monday, April 26, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kluever of Cass for the morning on request of Millen of Jefferson-Van Buren; Lynch of Warren on request of Glenn of Wapello; Edgington of Franklin on request of Grassley of Butler; Distelhorst of Des Moines on request of Miller of Des Moines.

## PRESENTATION OF VISITORS

Meacham of Poweshiek presented to the House one hundred eighth grade students of Grinnell Junior High and their teachers, Miss Simmons, Miss Reida and Mr. Martin.

Coffman of Iowa presented to the House twenty-two children from the St. Paul's Lutheran School of Williamsburg and their teacher, Bill Dieckhoff.

Miller of Des Moines presented to the House seventeen members of the eighth grade Sperry School and their teacher, Racheal Butler.

Mahan of Johnson presented to the House two educators, Srinwasa Iyengar, Head Master, and Pritam Basi, Lecturer and Teacher of Higher Secondary Schools from India, who are studying the Iowa school system.

Seibert of Madison presented to the House fifty-five students of the St. Charles School and their teachers, Mrs. Elder and Mrs. Williams.

Gillette of Story presented to the House forty-six members of the senior class of the Nesco Community School and their teacher, Jack Roberts.

Harrington of Buchanan presented to the House forty students of the Brandon Junior High School and their teacher, Ethel Martin.

Anderson of Ringgold-Taylor presented to the House ten government students from Taylor County and their teachers, Mrs. Madis, Mrs. Akers and Mrs. Valentine.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring pari-mutuel betting in Iowa:

Rickert of Louisa-Muscatine, from two hundred eighty-three residents of Louisa and Muscatine Counties.

Graham of Ida-Sac, from one hundred twenty-eight residents of Ida and Sac Counties.

Hanson of Lyon-Osceola, from twenty-five residents of Lyon and Osceola Counties.

Kempter of Jackson, from fifty-two residents of Jackson County.
Houston of Crawford, from twenty-five residents of Crawford County.
Winkelman of Calhoun, from one hundred five residents of Calhoun County.

Fisher of Greene, from forty-five residents of Greene County.
Robinson of Audubon-Guthrie, from one hundred seventy-four residents of Audubon and Guthrie Counties.
Busing of Hamilton, from one hundred three residents of Hamilton, Calhoun, Wright, Webster, Boone and Marshall Counties.
By the following Representatives, favoring Senate Concurrent Resolution 14:

Winkelman of Calhoun, from thirty-six residents of Calhoun County.
Hullinger of Decatur-Wayne, from eighty-seven residents of Wayne County.
Nelson of Cherokee, from two hundred thirty-seven residents of Cherokee County.
Coffman of Iowa, from five hundred sixty-four residents of Iowa County.

By Glanton of Polk, from the Polk County Board of Supervisors opposing House Files 534 and 545.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 627 passed the House.

Caffrey of Polk.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 86, Senate Files 324, 366, 435 and 499, under Rule 35.

## SIFTING COMMITTEE JURISDICTION

Maule of Monona asked and received unanimous consent that bills from the committees on ways and means and claims shall not be subject to the sifting committee and as of today all bills on the steering and regular calendars are under the jurisdiction of the sifting committee.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Anderson of Ringgold-Taylor offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Dora A. Vaughn of Ringgold County, who was a member of the Forty-second, Forty-second Extra, and Forty-third sessions of the General Assembly, passed away on June 5, 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 Anderson of RinggoldTaylor, Madden of Clarke-Union and Hullinger of Decatur-Wayne.

## INTRODUCTION OF BILLS

House File 659, by committee on governmental subdivisions, a bill for an act to provide immunity to members of a volunteer or municipal fire department or a first aid, rescue, or emergency squad providing emergency public first aid and rescue services from liability to respond in damages in certain cases.

Read first time and referred to sifting committee.
House File 660, by committee on transportation, a bill for an act
relating to restrictions on parking and stopping of vehicles and prescribing a penalty for violation thereof.

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 39, a bill for an act relating to disabled and retired firemen and policemen.

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

House File 586, a bill for an act relating to permits for administering hog-cholera virus.

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

Senate File 379, a bill for an act relating to qualifications for accountancy examination.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS <br> (Unfinished Business)

The House resumed consideration of House File 254, a bill for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state.

Wengert of Woodbury offered the following amendment filed April 27, 1965 :

Amend House File 254, section one (1), by inserting after the word "individual," in line three (3) the words "except individuals engaged in farming,".

Winkelman of Calhoun offered the following amendment to the Wengert amendment filed April 27, 1965, and moved its adoption:

Amend the Wengert amendment to House File 254, filed April 27, 1965, by inserting after the comma in line three (3) the words:
"and domestic services".
The amendment to the amendment lost.
Wengert of Woodbury moved the adoption of his amendment.
The amendment was adopted.
Mayberry of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 254)
The ayes were, 61:

Baker
Bogenrief
Breitbach
Bremmer
Brinck
Caffrey
Carnahan
Cochran
Conway
Craig
Crosier
Denato
Doderer
Doyle
Dunton
Felger
Gannon

Gallagher
Gaudineer
Glanton
Glenn
Hageman
Hanson
Hausheer
Jackson of Clinton
Keleher
Kennedy
Korn
Lawlor
Mahan
Maley
Maule
Mayberry

McNamara
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Mueller
Nagle
O'Malley
Oxley
Quinn
Reichardt
Renda
Resnick
Rider
Roe

Loss
Madden
Meacham
Millen
Miller of
Page
Morgan
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Radl

Hullinger
Kluever
Lynch
Murphy

Scott
Seibert
Shannahan
Shirley of Dallas
Smith of
Linn
Stevenson
Utzig
Varney
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker

The nays were, 47 :

| Anderson | Fullmer | Loss |
| :--- | :--- | :--- |
| Baringer | Gillette of | Madden |
| Boot | Clay-Dickinson | Meacham |
| Busch | Gillette of | Millen |
| Clapsaddle | Story | Miller of |
| Coffman | Graham | Page |
| Cohen | Grassley | Morgan |
| Den Herder | Harrington | Nelson |
| Detje | Holmes | Nielsen of |
| Dougherty | Houston | Shelby |
| Duffy | Hutchins | Oehlsen |
| Fisher of | Jackson of | Ossian |
| Greene | Black Hawk | Patton |
| Foster | Kempter | Radl |

Absent or not voting, 16:
Bailey
Burke
Busing
Distelhorst
Edgington
Fischer of Grundy
Gleason
Gregerson
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 254 failed to pass the House.

DUFFY of Dubuque.
The House resumed consideration of House File 562, a bill for an act to regulate the sale of credit life and credit accident and health insurance.

Maley of Polk offered the following amendment filed April 27, 1965, and moved its adoption:

Amend House File 562 by inserting in line five (5) of section one (1) after the word "chapter" the words "shall not apply to banks and".

The amendment lost.
Gannon 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?" (H. F. 562)
The ayes were, 85 :

| Bailey | Fullmer | Kennedy | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Korn | Renda |
| Boot | Gannon | Lawlor | Resnick |
| Breitbach | Gaudineer | Mahan | Rickert |
| Bremmer | Gillette of | Mayberry | Rider |
| Brinck | Clay-Dickinson | McNamara | Robinson |
| Busch | Gillette of | Meacham | Roe |
| Carnahan | Story | Melrose | Scott |
| Clapsaddle | Glanton | Miller of | Shirley of |
| Cochran | Gleason | Buena Vista | Dallas |
| Cohen | Glenn | Miller of | Smith of |
| Conway | Graham | Des Moines | Linn |
| Craig | Gregerson | Morgan | Stevenson |
| Crosier | Hanson | Mueller | Stueland |
| Denato | Hageman | Murphy | Uban |
| Detje | Harrington | Nagle | Utzig |
| Doderer | Hausheer | Nielsen of | Varney |
| Dougherty | Hutchins | Emmet-Palo Alto Webster |  |
| Duffy | Jackson of | O'Malley | Wengert |
| Dunton | Black Hawk | Oxley | Wilson |
| Felger | Jackson of | Quinn | Wolcott |
| Fischer of | Clinton | Radl | Wright |
| Grundy | Keleher | Rasmussen | Mr. Speaker |
| Fisher of | Kempter | Redfern |  |
| Greene |  |  |  |

The nays were, 28:

| Anderson | Grassley |
| :--- | :--- |
| Baringer | Holmes |
| Bogenrief | Houston |
| Caffrey | Madden |
| Coffman | Maley |
| Den Herder | Millen |
| Doyle | Miller of |
| Foster | Page |

Absent or not voting, 11 :

| Burke | Edgington |
| :--- | :--- |
| Busing | Hullinger |
| Distelhorst | Kluever |


| Nelson | Seibert |
| :--- | :--- |
| Nielsen of | Smith of |
| Shelby | O'Brien |
| Oehlsen | Stokes |
| Ossian | Strothman |
| Patton | Tieden |
| Scherle of | Whisler |
| Fremont-Mills | Winkelman |


| Loss | Palmer |
| :--- | :--- |
| Lynch | Shannahan |
| Maule |  |

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

## SENATE AMENDMENT CONSIDERED

Rasmussen of Polk called up for consideration House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions, amended by the Senate, and moved that the House concur in the Senate amendment found on pages 1204 and 1205 of the Journal.

Maley of Polk offered the following amendment to the Senate amendment filed April 26, 1965, and moved its adoption :

Amend the Senate amendment to House File 541, by adding the following new sentence to section thirty-six (36):
"1. A list of the names and addresses of each person to whom a ballot was delivered or who was allowed to vote in each precinct caucus shall be prepared by the caucus chairman and secretary who shall certify such list to the county auditor at the same time as the names of those elected as delegates and party committeemen are so certified."

Roll call was requested by Maley of Polk and Foster of Cedar.
On the question "Shall the Maley amendment to the Senate amendment be adopted?" (H. F. 541)

The ayes were, 76:

| Bailey | Gillette of | Millen | Renda |
| :--- | :--- | :--- | :--- |
| Baringer | Clay-Dickinson | Miller of <br> Bogenrief | Gleason |

The nays were, 30 :

| Baker | Fullmer |
| :--- | :--- |
| Breitbach | Gallagher |
| Clapsaddle | Glanton |
| Cohen | Jackson of |
| Crosier | Clinton |
| Denato | Keleher |
| Doyle | Korn |
| Duffy | Lawlor |
| Felger |  |


| Mayberry | Shirley of |
| :--- | :--- |
| Melrose | Dallas |
| Mueller | Smith of |
| Nagle | Linn |
| Palmer | Stevenson |
| Rasmussen | Stueland |
| Resnick | Wengert |
| Roe | Wright |

Absent or not voting, 18:

| Anderson | Edgington <br> Burke | Jackson of <br> Black Hawk | Meacham <br> Miller of |
| :--- | :--- | :--- | :--- |
| Busing | Gillette of | Kluever | Buena Vista |
| Conway | Story | Loss | Wilson |
| Craig | Hansor | Lynch | Mr. Speaker |

The Maley amendment to the Senate amendment was adopted.
Rasmussen of Polk moved that the House concur in the Senate amendment as amended by the House.

The motion prevailed and the House concurred in the Senate amendment as amended by the House.

Rasmussen of Polk 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?" (H. F. 541)
The ayes were, 97 :

| Anderson | Gillette of | McNamara | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Clay-Dickinson | Meacham |  |
| Baker | Glanton | Melrose | Robinson |
| Boot | Gleason | Millen | Roe |
| Breitbach | Glenn | Miller of | Scherle of |
| Bremmer | Graham | Buena Vista | Fremont-Mills |
| Brinck | Gregerson | Miller of | Scott |
| Caffrey | Hageman | Des Moines | Seibert |
| Carnahan | Hanson | Miller of | Shannahan |
| Clapsaddle | Hausheer ${ }^{\text {- }}$ | Page | Shirley of |
| Cochran | Holmes | Morgan | Dallas |
| Cohen | Houston | Mueller | Smith of |
| Conway | Hutchins | Murphy | Linn |
| Craig | Jackson of | Nagle | Stevenson |
| Crosier | Black Hawk | Nielsen of | Stokes |
| Denato | Jackson of | Emmet-Palo Alto | Stueland |
| Den Herder | Clinton | Oehlsen | Tieden |
| Detje | Keleher | O'Malley | Uban |
| Doderer | Kempter | Oxley | Utzig |
| Dougherty | Kennedy | Palmer | Varney |
| Doyle | Korn | Quinn | Webster |
| Duffy | Lawlor | Radl | Wengert |
| Dunton | Madden | Rasmussen | Whisler |
| Felger | Mahan | Redfern | Wolcott |
| Fullmer | Maley | Reichardt | Wright |
| Gallagher <br> Gaudineer | Maule | $\underset{\text { Resnda }}{\text { Res }}$ | Mr. Speaker |

The nays were, 15:

| Baringer | Fisher of | Nelson | Smith of |
| :--- | :--- | :--- | :--- |
| Busch | Greene | Nielsen of | O'Brien |
| Coffman | Foster | Shelby | Strothman |
| Fischer of | Grassley | Ossian | Winkelman |
| Grundy | Harrington | Patton |  |

Absent or not voting, 12:

| Bogenrief | Distelhorst <br> Burke | Gillette of | Loss |
| :--- | :--- | :--- | :--- |
| Busing | Gdgington | Story | Lynch |
|  | Gannon | Hullinger | Wilson |
|  |  | Kluever |  |

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

## HoUSE CONCURRENT RESOLUTION 25 DEFERRED

Scott of Pottawattamie called up for consideration House Concurrent Resolution 25, found on pages 1141 and 1142 of the Journal.

Baringer of Fayette offered the following amendment to the resolution and moved its adoption :

Amend House Concurrent Resolution 25 by striking lines six (6), seven (7), eight (8), nine (9) and ten (10).

The amendment was adopted.
Speaker pro tempore Miller in the chair.
Scott of Pottawattamie asked and received unanimous consent to defer House Concurrent Resolution 25.

## MOTION TO RECONSIDER LOST

Shannahan of Woodbury called up for consideration his motion to reconsider the vote on House File 160, found on page 1162 of the Journal.

Shannahan of Woodbury moved to reconsider the vote by which House File 160 passed the House.

The motion to reconsider lost.
On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## MOTION TO RECONSIDER

I move to reconsider the vote by which the Baringer amendment to House Concurrent Resolution 25 was adopted by the House.

Shirley of Dallas.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Miller of Buena Vista on request of Fullmer of Jasper; Kempter of Jackson on request of Webster of Pottawattamie; Robinson of Audubon-

Guthrie and Mayberry of Webster for the remainder of the week on request of the Speaker.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this Act.

Denato of Polk offered the following amendment filed April 19, 1965, by Gannon, Denato and Gillette of Story :

Amend Senate File 132 as passed by the Senate as follows:

1. By striking from section two (2) lines eighteen (18), nineteen (19) and twenty (20) the words "for the use of such money and for the services to be rendered to the borrower in connection with the loan" and inserting in lieu thereof the following: "authorized by law".
2. By striking the word "felonious" in line sixteen (16) of section sixteen (16) and inserting in lieu thereof the word "criminal".
3. By inserting after the word "auditor" in line one (1) of section eighteen (18) the words "by counsel of the attorney general".
4. By striking the word "knowingly" in line nine (9) of section nineteen (19).
5. By inserting in section twenty-one (21) line three (3) after the word "manner" the words "or cause or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever,".
6. By inserting in line five (5) of section twenty-one (21) after the word "conditions" the following: "for making or negotiating loans or concerning the sales referred to in section twenty-three (23) of this Act." and by striking the words "under this chapter."
7. By striking in lines twenty-seven (27), twenty-eight (28) of section twenty-four (24) the words "within six (6) months from the date of such prior loan".
8. By inserting in section twenty-four (24) line thirty-two (32) after the period the following new sentence: "There shall be only one delinquency charge on any one such installment."
9. By striking in section twenty-four (24) in line thirty-six (36) the word "default" and inserting in lieu thereof the word "delinquency".
10. By inserting in section twenty-four (24) line forty (40) after the period the following new sentence: "There shall be only one deferment charge on any one loan."
11. By striking in line sixty-seven (67) of section twenty-four (24) the words "a reasonable appraisal fee" and inserting in lieu thereof the words "the actual cost".
12. By striking in line sixty-eight (68) of section twenty-four (24) the words "or personal".
13. By striking in line seventy-three (73) of section twenty-four (24) the words "of every kind" and inserting in lieu thereof the words "of a type and kind authorized by the auditor".
14. By striking from section twenty-four (24) all of subsection five (5).
15. By adding to section twenty-four (24) the following new subsections:
"Loan money to any person without setting out in the contract of loan, or by separate statement delivered at the time said loan is made, an itemized list that shall set out separately all interest, discount, fees, compensation or charges made, pertaining to such loan. Such interest or discount shall be expressed in terms of simple annual interest in percentage form or in total dollars computed on the basis that payments on such instrument will be made at the scheduled times; and for a year in case such loan does not have a specified time or times of payment."
"Knowingly permit any borrower or any husband and wife individually or together to be indebted to it under more than one contract of loan at the same time."
16. By adding in section twenty-six (26), line five (5), after the word "maturity," the following: "or accelerates the monthly or other periodic installments,".
17. By striking in lines seven (7), thirteen (13) and fourteen (14) of section twenty-six (26) the word "credit" in each instance.
18. By inserting in line ten (10) of section twenty-six (26) after the word "made" the following: "to the extent of the accelerated installments".
19. By striking in line three (3) of section twenty-eight (28) the words "and willfully".
20. By inserting in section twenty-eight (28), line six (6), preceding the word "engage" the word "knowingly".
21. By inserting after section twenty-eight (28) the following new section:
"Sec. 29. 1. All life insurance and all accident and health insurance in connection with loans under this chapter of less than five (5) years duration shall be subject to the provisions of this section.
22. Definitions. For the purpose of this section:
a. 'Credit life insurance' means insurance on the life of a debtor pursuant to or in connection with a specific loan or other credit transaction.
b. 'Credit accident and health insurance' means insurance on a debtor to provide indemnity for payments becoming due on a specific loan or other credit transaction while the debtor is disabled as defined in the policy.
c. 'Creditor' means a corporation authorized to do business under this chapter, or any successor to the right, title, or interest of any such corporation, and an affiliate, associate, or subsidiary of any of them or any other person in any way associated with any of them.
d. 'Debtor' means a borrower of money for which payment is arranged through a credit transaction.
e. 'Indebtedness' means the total amount payable by a debtor to a creditor in connection with a loan or other credit transaction.
f. 'Commissioner' means the commissioner' of insurance.
23. Policy forms. Credit life insurance and credit accident and health insurance shall be issued only in the following forms:
a. Individual policies of life insurance issued to debtors on the term plan.
b. Individual policies of accident and health insurance issued to debtors on a term plan or disability benefit provisions in individual policies of credit life insurance.
c. Group policies of life insurance issued to creditors providing insurance upon the lives of debtors on the term plan.
d. Group policies of accident and health insurance issued to creditors on a term plan insuring debtors or disability benefit provisions in group credit life insurance policies to provide such coverage.
24. Amount of credit life insurance and credit accident and health insurance.
a. The initial amount of credit life insurance shall not exceed the total amount repayable under the contract of indebtedness, and, where an indebtedness is repayable in substantially equal installments, the amount of insurance shall at no time exceed the scheduled or actual amount of unpaid indebtedness, whichever is greater.
b. Notwithstanding the provisions of paragraph a of this subsection, insurance on agricultural credit transactions or commitments not exceeding one (1) year in duration may be written up to the amount of the loan on a nondecreasing or level term plan.
c. The total amount of indemnity payable by credit accident and health insurance in the event of disability, as defined in the policy, shall not exceed the aggregate of the periodic scheduled unpaid installments of the indebtedness; and the amount of each periodic indemnity payment shall not exceed the original indebtedness divided by the number of periodic installments.
25. Term of credit insurance and credit accident and health insurance. The term of any credit life insurance or credit accident and health insurance shall, subject to acceptance by the insurer, commence on the date when the debtor becomes obligated to the creditor, except that, where a group policy provides coverage with respect to existing obligations, the insurance on a debtor with respect to such indebtedness shall commence on the effective date of the policy. Where evidence of insurability is required and such evidence is furnished more than thirty (30) days after the date when the debtor becomes obligated to the creditor, the term of the insurance may commence on the date on which the insurance company determines the evidence to be satisfactory, and in such event there shall be an appropriate refund or adjustment of any charge to the debtor for insurance. The term of such insurance shall not extend more than fifteen (15) days beyond the scheduled maturity date of the indebtedness except when extended without additional cost to the debtor. If the indebtedness is discharged due to renewal of refinancing prior to the scheduled maturity date, the insurance in force shall be terminated before any new insurance may be issued in connection with the renewed or refinanced indebtedness. In all cases of termination prior to scheduled maturity, a refund shall be paid or credited as provided in subsection eight (8) of this section.
26. Provisions of policies and certificates of insurance; disclosure to debtors.
a. All credit life insurance and credit accident and health insurance shall be evidenced by an individual policy, or in the case of group insurance by a certificate of insurance, which individual policy or group certificate of insurance shall be delivered to the debtor.
b. Each individual policy or group certificate of credit life insurance, credit accident and health insurance, or combination thereof, shall, in addition to other requirements of law, set forth the name and home office address of the insurer, and the identity by name or otherwise of the person or persons insured, the rate or amount of payment, if any, by the debtor separately for credit life insurance and credit accident and health insurance, a description of the amount, term and coverage including any exceptions, limitations and restrictions, and shall state that the benefits shall be paid to the creditors to reduce or extinguish the unpaid indebtedness and, wherever the amount of insurance may exceed the unpaid indebtedness, that any such excess shall be payable to a beneficiary, other than the creditor, named by the debtor or to his estate.
c. Said individual policy or group certificate of insurance shall be delivered to the insured debtor at the time the indebtedness is incurred except as hereinafter provided.
d. If a debtor makes a separate payment for credit life or credit accident and health insurance and an individual policy or group certificate of insurance is not delivered to the debtor at the time the indebtedness is incurred, a copy of the application for such policy or a notice of proposed insurance shall be delivered at such time to the debtor. The copy of the application for, or notice of proposed insurance, shall be signed by the debtor and shall set forth the identity by name or otherwise of the person or persons insured, the rate or amount of payment by the debtor, if any, separately for credit life insurance and credit accident and health insurance, and a statement that within thirty (30) days, if the insurance is accepted by the insurer, there will be delivered to the debtor an individual policy or group certificate of insurance containing the name and home office address of the insurer, a description of the amount, term and coverage including any exceptions, limitations and restrictions. The copy of the application for, or notice of proposed insurance, shall also refer exclusively to insurance coverage, and shall be separate and apart from the loan or other credit statement of account, instrument or agreement, unless the information required by this subsection is prominently set forth therein. Upon acceptance of the insurance by the insurer and within thirty (30) days of the date upon which indebtedness is incurred, the insurer shall cause the individual policy or group certificate of insurance to be delivered to the debtor. Said application or notice of proposed insurance shall state that upon acceptance by the insurer, the insurance shall become effective as provided in subsection five (5) of this section.
27. Filing, approval, and withdrawal of forms.
a. All policies, certificates of insurance, notices of proposed insurance, applications for insurance, endorsements, and riders delivered or issued for delivery in this state and the schedules of premium rates pertaining thereto shall be filed with the commissioner.
b. The commisisoner shall within thirty (30) days after the filing of any such policies, certificates of insurance, notices of proposed insurance, applications for insurance, endorsements and riders, disapprove any such form if the premium rates charged or to be charged are excessive in relation to benefits, or if it contains provisions which are unjust, unfair, inequitable, misleading, deceptive, or encourage misrepresentation of the coverage, or are contrary to any provision of the insurance code or of any rule or regulation promulgated thereunder. In determining whether to disapprove any such forms the commissioner shall give due consideration to past and prospective loss experience within and outside this state, to underwriting practice and judgment to the extent appropriate, and to all other relevant factors within and outside this state.
c. If the commissioner notifies the insurer that the form is disapproved, it is unlawful thereafter for such insurer to issue or use such form. In such notice, the commissioner shall specify the reason for his disapproval and state that a hearing will be granted within twenty (20) days after request in writing by the insurer. No such policy, certificate of insurance, notice of proposed insurance, nor any application, endorsement or rider, shall be issued or used until the expiration of thirty (30) days after it has been so filed, unless the commissioner shall give his prior written approval thereto.
d. The commissioner may, at any time after hearing held not less than twenty (20) days after written notice to the insurer, withdraw his approval
of any such form on any ground set forth in paragraph $b$ above. The written notice of such hearing shall state the reason for the proposed withdrawal.
e. It is not lawful for the insurer to issue such forms or use them after the effective date of such withdrawal.
f. If a group policy of credit life insurance or credit accident and health insurance has been delivered in this state before the effective date of this section, or has been or is delivered in another state before or after the effective date of this section, the insurer shall be required to file only the group certificate and notice of proposed insurance delivered or issued for delivery in this state as specified in paragraphs $b$ and $d$ of subsection six (6) of this section and such forms shall be approved by the commissioner if they conform with the requirements specified in said paragraphs and if the schedules of premium rates applicable to the insurance evidenced by such certificate or notice are not in excess of the insurer's schedules of premium rates filed with the commissioner; provided, however, the premium rate in effect on existing group policies may be continued until the first policy anniversary date following the date this section becomes operative as provided in subsection twelve (12) of this section.
g. Any order or final determination of the commissioner under the provisions of this subsection shall be subject to judicial review.
28. Premiums and refunds.
a. Any insurer may revise its schedule of premium rates from time to time, and shall file such revised schedules with the commissioner. No insurer shall issue any credit life insurance policy or credit accident and health insurance policy for which the premium rate exceeds that determined by the schedules of such insurer as then on file with the commissioner.
b. Each individual policy, or group certificate, shall provide that in the event of termination of the insurance prior to the scheduled maturity date of the indebtedness, any refund of an amount paid by the debtor for insurance shall be paid or credited promptly to the person entitled thereto; provided, however, that the commissioner shall prescribe a minimum refund and no refund which would be less than such minimum need be made. The formula to be used in computing such refund shall be filed with and approved by the commissioner.
c. If a creditor requires a debtor to make any payment for credit life insurance or credit accident and health insurance and an individual policy or group certificate of insurance is not issued, the creditor shall immediately give written notice to such debtor and shall promptly make an appropriate credit to the account.
d. The amount charged to a debtor for any credit life or credit health and accident insurance shall not exceed the premiums charged by the insurer, as computed at the time the charge to the debtor is determined.
29. Issuance of policies. All policies of credit life insurance and credit accident and health insurance shall be delivered or issued for delivery in this state only by an insurer authorized to do an insurance business therein; and shall be issued only through holders of licenses or authorizations issued by the commissioner.
30. Claims.
a. All claims shall be promptly reported to the insurer or its designated claim representative, and the insurer shall maintain adequate claim files. All claims shall be settled as soon as possible and in accordance with the terms of the insurance contract.
b. All claims shall be paid either by draft drawn upon the insurer or by
check of the insurer to the order of the claimant to whom payment of the claim is due pursuant to the policy provisions, or upon direction of such claimant to one specified.
c. No plan or arrangement shall be used whereby any person, firm or corporation other than the insurer or its designated claim representative shall be authorized to settle or adjust claims. The creditor shall not be designated as claim representative for the insurer in adjusting claims, provided, that a group policyholder may, by arrangement with the group insurer, draw drafts or checks in payment of claims due to the group policyholder subject to audit and review by the insurer.
31. Existing insurance-choice of insurer. When credit life insurance or credit accident and health insurance is required as additional security for any indebtedness, the debtor shall, upon request to the creditor, have the option of furnishing the required amount of insurance through existing policies of insurance owned or controlled by him or of procuring and furnishing the required coverage through any insurer authorized to transact an insurance business within this state.
32. Enforcement. The commissioner may, after notice and hearing, issue such rules and regulations as he deems appropriate for the supervision of this section. Whenever the commissioner finds that there has been a violation of this section or any rules or regulations issued pursuant thereto, and after written notice thereof and hearing given to the insurer or other person authorized or licensed by the commissioner, he shall set forth the details of his findings together with an order for compliance by a specified date. Such order shall be binding on the insurer and other person authorized or licensed by the commissioner on the date specified unless sooner withdrawn by the commissioner or a stay thereof has been ordered by a court of competent jurisdiction. The provisions of subsections five (5), six (6), seven (7), and eight (8) of this section shall not be operative until ninety (90) days after the effective date of this section, and the commissioner in his discretion may extend by not more than an additional ninety (90) days the initial period within which the provisions of said subsections shall not be operative.
33. Judicial review. Any party to the proceeding affected by an order of the commissioner shall be entitled to judicial review by following the procedure set forth in chapter five hundred seven B (507B).
34. Penalties. In addition to any other penalty provided by law, any person who violates an order of the commissioner after it has become final, and while such order is in effect, shall, upon proof thereof to the satisfaction of the court, forfeit and pay to the State of Iowa a sum not to exceed two hundred fifty (250) dollars which may be recovered in a civil action, except that if such violation is found to be willful, the amount of such penalty shall be a sum not to exceed, one thousand ( 1,000 ) dollars. The commissioner, in his discretion, may revoke or suspend the license or certificate of authority of the person guilty of such violation. Such order for suspension or revocation shall be upon notice and hearing, and shall be subject to judicial review as provided in subsection thirteen (13) of this section."
35. Further amend by renumbering the remaining sections in conformity with this amendment.

Division was requested.
Denato of Polk moved the adoption of the Gannon, Denato and Gillette of Story amendment by divisions.

Division 1 lost.
Division 2 was adopted.
Division 3 was adopted.
Division 4 lost.
Division 5 was adopted.
Division 6 lost.
Divisions 7, 8, 9, 10 and 11 were adopted.
Division 12 lost.
Division 13 was adopted.
Division 14 was withdrawn.
Denato of Polk offered the following amendment filed April 27, 1965, and moved its adoption:

Amend Senate File 132 as amended and passed by the Senate by inserting in line sixty (60) of section twenty-four (24) after the word "loan" the words "outstanding at the time of loss,".

The amendment was adopted.
Denato of Polk withdrew lines 57, 58 and 59 of division 15.
Division 15 was adopted as amended.
Divisions 16,17 and 18 were adopted.
Denato of Polk offered the following amendment to division 19 and moved its adoption:
Amend the Gannon, et al., amendment to Senate File 132 filed on April 19,1965 , by inserting after the word "words" in line seventy (70) the word "knowingly".

The amendment to the amendment was adopted.
Division 19 was adopted as amended.
Division 20 was withdrawn.
(Business pending at adjournment.)

## SIFTING COMMITTEE NONCONTROVERSIAL RULES

1. Objection to consideration of bills placed on the sifting committee noncontroversial calendar must be filed in writing by three members of the House with the Chief Clerk of the House within three legislative days after such bills appear on the noncontroversial calendar.
2. Any bill eliminated by objection for consideration as a noncontroversial bill, made in accordance with the above rule, shall be returned to the sifting committee.
3. At the end of five minutes of debate on a noncontroversial bill, the

Chief Clerk shall so notify the House and, at this point, the sponsor shall have a choice of calling up the bill for passage or allowing it to go back to the sifting committee.
4. All legalizing acts will be placed on the sifting committee noncontroversial calendar.

Casey Loss, Chairman.

## 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. 540 Committee Bill-Authorizing the governor to accept federal funds. By governmental affairs committee.
H. F. 655 Committee Bill-Enabling boards of supervisors to establish the office of public-defender. By judiciary committee.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Your sifting committee recommends that the following bills be placed on the noncontroversial calendar:
S. F. 186 Relating to election of members of the county boards of supervisors and township trustees. By judiciary committee.
H. F. 572 To amend the law which presently permits the sale of cottontail rabbits and limit the sale to jack rabbits. By conservation and recreation committee.
H. F. 232 To amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans. By Nielsen of Emmet-Palo Alto, Gillette of Clay-Dickinson, et al.
H. F. 267 An act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients. By education committee.
H. F. 283 Relating to the licensing and qualifications of physical therapists. By Rasmussen, Smith of Linn, Gregerson, et al.
H.F. 593 Relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and undérground gas storage areas. By commerce committee.
H. F. 598 Relating to the payment of accrued vacation pay to employees of the state whose employment is terminated. By claims committee.
H. F. 611 Relating to electric transmission lines. By commerce com-- mittee.
H. F. 498 Relating to the state fair board. By Redfern, Edgington, Shirley of Dallas, et al.
H. F. 535 To provide that the state highway commission shall perform maintenance, reconstruction and repair on all highways
and roads on state-owned and state-controlled property. By Redfern, Edgington, Shirley of Dallas, et al.
H. F. 629 Relating to dual axle requirements of motor vehicles, trailers and semitrailers. By commerce committee.
S. F. 140 Relating to interstate commerce commission authority of motor carriers. By transportation committee.
S. F. 215 Relating to investment of funds of life insurance companies. By Frommelt, Beneke, Kyhl, et al.
H. F. 491 Relating to zoning of unincorporated areas within one mile of cities and towns. By Meacham.
S. F. 148 Relating to the sale of real estate acquired by a county. By Beneke.
S. F. 169 Relating to the financing of school costs. By Beneke and Kibbie.
S. F. 177 Relating to memorial halls and monument usages. By Reppert.
S. F. 242 Relating to the purchase of motor vehicle transit plates. By Buren.
S. F. 244 Relating to approval of electronic scales and approval by the Department of Agriculture. By Briles.
H. F. 632 To authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies. By commerce committee.
H. F. 633 Establishing a historical markers commission. By commerce committee.
S. F. 293 To amend the fees charged for hunting and fishing licenses and trout stamps. By conservation and recreation committee.
H. F. 88 Relating to accident and disability benefits for public safety peace officers. By Gallagher, Rasmussen, Houston, et al.
H. F. 650 Legalizing act for the Iowa City Community School District, County of Johnson. By education committee.
S. F. 499 Relating to meetings of county boards on reorganization of school districts involving two or more counties. By McNally. Casey Loss, Chairman.

## REPORT OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 649, a bill for an act directing the Governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, 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.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 360 as follows:

1. By inserting in line seven (7) of section twenty-eight (28) after the word "court" the following:
"; except that if the hearing involves a child charged by petition with the commission of a felony, persons having a legitimate interest in the proceedings, including responsible representatives of public information media, shall not be excluded from such hearings."
2. By adding to section fifty-five (55) the following:
"The identity of any child charged by petition with the commission of a felony shall be furnished upon request to any person having a legitimate interest, including responsible representatives of public information media."
3. By inserting in line three (3) of section fifty-nine (59) after the word "except" the following:
"in the case of children charged by written petition with the commission of a felony, or".

Winkelman of Calhoun.
Amend House File 412 as follows:

1. Strike all of subsection five (5), section nine (9).
2. Strike all of subsection two (2), section twentysix (26).
3. Insert a new section eighteen (18) immediately after section seventeen (17), as follows and renumber the present section eighteen (18) and subsequent sections:
"Any equipment specially installed or to be installed by any person for the prevention or abatement of pollution, and any disposal system installed or to be installed by any person for the purpose of treating, stabilizing, or disposing of industrial waste or other waste, pursuant to the order of the commission, or under the requirements of this Act, shall be exempt from any taxation of any kind or character."

Jackson of Clinton. Varney of Clinton. Baringer of Fayette. Edgington of Franklin.

Amend House File 654 as follows:
Section one (1), line seven (7), by striking the word "shall" and inserting in lieu thereof the word "may".

Winkelman of Calhoun.
Amend the amendment to Senate File 132 filed by Hutchins on April 22, 1965, by striking in line eighteen (18), the words "banking department" and inserting in lieu thereof the words "state auditor".

Hutchins of Benton:
Amend Senate File 132 by inserting after the word "loan" in line forty-six (46) section tweny-four (24) the following:
"and provided that such insurance is obtained from a licensed eight (28).

Nagle of Scott. Crosier of Linn. Kennedy of Linn.
LAWLOR of Scott. Resnick of Scott. Wengert of Woodbury.

Amend the Gannon of Jasper, et al., amendment to Senate File 132 filed on April 19, 1965, by striking lines fifty-seven (57), fifty-eight (58) and fifty-nine (59).

Jackson of Clinton.
Amend Senate File 275 as follows:

1. By striking all of section 11 thereof and inserting in lieu thereof the following:
"Section five (5) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by adding thereto the following: "Three of the physical therapy examiners shall be licensed to practice physical therapy and one of the physical therapy examiners shall be licensed to practice medicine and surgery."
2. By striking from line six (6) of section twelve (12) the words "one (1) for a term of three years" and inserting in lieu thereof the words "two (2) for terms of three years".
3. By adding the following new section after section twelve (12) of the bill: "Section one hundred forty-seven point fourteen (147.14), Code 1962, as amended by section four (4) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended
by inserting after the word "members" in line five (5) thereof the words "and the physical therapy examining board which shall consist of four members".
4. Renumber the sections accordingly.

Doderer of Johnson. Rasmussen of Polk.

1 Amend Senate File 311, section one (1), subsection one (1), by striking in line five (5) the word "non-sectarian".

Miller of Buena Vista.
On motion by Maule of Monona, the House adjourned until $9: 00$ a.m., Wednesday, April 28, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, April 28, 1965.

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

Prayer was offered by the Reverend Raymond A. Roloff, pastor of the First Methodist Church, Rockwell City, Iowa.

The Journal of Tuesday, April 27, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Murphy of Carroll on request of Fisher of Greene; Seibert of AdairMadison on request of Resnick of Scott; Tieden of Clayton on request of Winkelman of Calhoun; Stevenson of Howard-Mitchell on request of Mahan of Johnson; Mayberry of Webster on request of Cochran of Webster.

## PRESENTATION OF VISITORS

Whisler of Appanoose-Davis presented to the House forty-three members of the Moravia High School senior class and their teacher, Clarence Sheldon.

Detje of Tama presented to the House thirty-seven students from the Herbert C. Hoover High School of Toledo and their teachers.

Maule of Monona presented to the House seventy-nine members of the American government classes of Maple Valley Community School and their teachers, William Christensen and Joe Christensen.

Quinn of Washington presented to the House one hundred three students of the Mid Prairie Community School and their teachers, Mrs. Schupbach and Mr. Ramsey.

Glenn of Wapello presented to the House eighty members of the sixth grade and special education classes of the Stuart School of Ottumwa and their teachers and parients, Mrs. Thompson, Mrs. Kneafsey, Miss Forward and Mr. Feaster.

Glenn of Wapello presented to the House twenty-two members of the Ottumwa High School Student Council and their advisor, Mrs. Glen James.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring Senate Concurrent Resolution 14:

Dougherty of Lucas-Monroe, from eleven residents of Lucas County and three residents of Monroe County.

Hageman of Winneshiek, from forty-eight residents of Winneshiek County.
Bailey of Wright, from forty-eight residents of Wright County.
Cochran of Webster, from one thousand fifty residents of Webster County.

By the following Representatives, favoring Senate File 342, parimutuel betting in Iowa:

Ossian of Adams-Montgomery, from seventy-five residents of Adams and Montgomery Counties.
Dunton of Keokuk, from twenty-five residents of Keokuk County.
Hutchins of Benton, from fifty-two residents of Benton County.
Maule of Monona, from eighty-seven residents of Monona County.
By Jackson and Cohen of Black Hawk, from ten residents of Black Hawk County opposing pari-mutuel betting in Iowa.

By Stokes of Plymouth, from three hundred seventy-one residents of Westfield Community School District opposing the reorganization of schools.

By Glanton of Polk, from thirty-one residents of Polk County favoring the licensing of physical therapists.

By Jackson of Clinton, from eighty-four residents of Clinton County opposing a two percent tax on barber's services.

By Hageman of Winneshiek, from twenty-one residents of Winneshiek County favoring forty percent state aid for education.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of report of committee on House File 649, under Rule 35.

> STATE OF IOWA
> OFFICE OF SECRETARY OF STATE
> Des Moines, Iowa

April 22, 1965.
Mr. William Kendrick, Chief Clerk of the House, State of Iowa, Local.
Dear Mr. Kendrick:
I would like to ask you to call to the attention of the members of the House, Section 38B. 7 of the 1962 Code of Iowa. Chapter 38B deals with
emergency legislative succession which, of course, applies in the time of massive attack.

Under this chapter, the legislators must file in our office three (3) persons, in order of succession, to be their emergency successors in the event the regularly elected legislators are unavailable, as the term is defined under this chapter.

To date, no Senators and only one Representative has filed this information. In order for the Legislature to be operative in emergency conditions, these successors must be designated as provided in Section 38B.7.

I would appreciate hearing from you what action your office can take in this matter.

Yours very truly,<br>Keith D. Schulz,<br>Deputy Secretary of State.

## PROOF OF PUBLICATION

Published copy of House File 650 and verified proof of publication of said bill in the Iowa City Press-Citizen, April 8, 1965, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

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

## MESSAGES FROM 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 615, 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 passed the following bill in which the concurrence of the Senate was asked:

House File 616, a bill for an act relating to penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated.

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

House File 618, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

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

House File 621, a bill for an act to revert to the general fund of the State of Iowa the unexpended balance of the Fifty-ninth General Assembly board of regents institution appropriations.

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 enable cities to acquire land for the purpose of relocating certain public facilities.

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

Senate File 524, a bill for an act relating to the payment of accrued vacation pay to employees of the state whose employment is terminated.

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

Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government.

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

Senate File 557, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

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

Senate File 558, a bill for an act to make appropriations to the legislative members of the interim Commercial Code Study Committee.

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

Senate File 559, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation.

Robert G. Moore, Secretary.

## OBJECTION TO SENATE FILE 140

We, the undersigned, object to Senate File 140 being on the sifting committee noncontroversial calendar.

> Bogenrief of Polk. DEN HERDER of Sioux. FOSTER of Cedar. GREGERSON of Pottawattamie.

## APPROPRIATIONS CALENDAR

House File 656, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission for per diem compensation for services rendered in past biennium, was taken up for consideration.

Millen of Jefferson-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?" (H. F. 656)
The ayes were, 85:

| Anderson | Boot | Busch | Cochran |
| :--- | :--- | :--- | :--- |
| Bailey | Breitbach | Carnahan <br> Baringer | Bremmer |


| Conway | Graham | Melrose | Rider |
| :--- | :--- | :--- | :--- |
| Craig | Hageman | Millen | Roe |
| Den Herder | Hanson | Miller of | Scott |
| Detje | Holmes | Des Moines | Shirley of |
| Dougherty | Houston | Miller of | Dallas |
| Doyle | Hullinger | Page | Smith of |
| Duffy | Jackson of | Morgan | Linn |
| Dunton | Clinton | Mueller | Smith of |
| Edgington | Keleher | Nagle | O'Brien |
| Felger | Kempter | Nielsen of | Stokes |
| Fischer of | Kennedy | Shelby | Strothman |
| $\quad$ Grundy | Kluever | Oehlsen | Stueland |
| Fisher of | Korn | O'Malley | Utzig |
| Greene | Lawlor | Ossian | Varney |
| Gallagher | Loss | Oxley | Webster |
| Gillette of | Lynch | Patton | Wengert |
| Clay-Dickinson | Madden | Quinn | Whisler |
| Gillette of | Mahan | Radl | Winkelman |
| Story | Maule | Renda | Wolcott |
| Glanton | McNamara | Resnick | Wright |
| Gleason | Meacham | Rickert | Mr. Speaker |

The nays were, 1:
Maley
Absent or not voting, 38:

| Baker | Fullmer | Mayberry | Reichardt |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gannon | Miller of | Robinson |
| Brinck | Gaudineer | Buena Vista | Scherle of |
| Burke | Glenn | Murphy | Fremont-Mills |
| Busing | Grassley | Nelson | Seibert |
| Cafrey | Gregerson | Nielsen of | Shannhan |
| Crosier | Harrington | Emmet Palo-AltoStevenson |  |
| Denato | Hausher | Palmer | Tieden |
| Distelhorst | Hutchins | Rasmussen | Uban |
| Doderer | Jackson of | Redfern | Wilson |

Foster
Black Hawk

The ayes were, 57:

| Baker |  | Fullmer <br> Bogenrief |
| :--- | :---: | :--- |
| Ballagher |  |  |
| Breitbach |  | Gaudineer |
| Bremmer | Glanton |  |
| Caffrey | $\cdots$ | Gleason |
| Carnahan | $\ddots$ | Glenn |
| Cohen |  | Gregerson |
| Conway |  | Hageman |
| Craig |  | Hausheer |
| Crosier | Houston |  |
| Denato | Hutchins |  |
| Doyle | Jackson of |  |
| Duffy |  | Clinton |
| Dunton |  | Keleher |
| Felger |  | Kennedy |

The nays were, 51:

| Anderson | Fisher of |
| :--- | :--- |
| Bailey | Greene |
| Baringer | Foster |
| Boot | Gillette of |
| Brinck | Clay-Dickinson |
| Busch | Graham |
| Busing | Grassley |
| Clapsaddle | Hanson |
| Coffman | Harrington |
| Den Herder | Holmes |
| Detje | Hullinger |
| Dougherty | Kempter |
| Edgington | Kluever |
| Fischer of | Loss |
| Grundy | Madden |

Absent or not voting, 16:

| Burke | Gillette of |
| :--- | :--- |
| Cochran | Story |
| Distelhorst | Jackson of |
| Doderer | Black Hawk |
| Gannon | Mayberry |

Korn
Lawlor
Lynch
Mahan
Maley
Maule
Meacham
Melrose
Nagle
O'Malley
Oxley
Palmer
Rasmussen
Renda
Resnick

Rider
Roe
Scott
Shannahan
Shirley of Dallas
Smith of
Linn
Utzig
Varney
Webster
Wengert
Wilson
Wolcott
Wright

Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Nelson
Nielsen of
Quinn
Radl
Redfern
Rickert
Scherle of
Fremont-Mills
Smith of
O'Brien
Stokes
Emmet-PaloAltoStrothman
Nielsen of Stueland Shelby Uban
Oehlsen … Whisler
Ossian Winkelman
Patton Mr. Speaker

| McNamara | Robinson |
| :--- | :--- |
| Miller of | Seibert |
| Buena Vista | Stevenson |
| Murphy | Tieden |

The motion having failed to receive a constitutional majority lost.
House File 412, a bill for an act relating to water pollution control was taken up for consideration.

Resnick of Scott offered the following amendment filed by the committee on public health on March 31, 1965, and moved its adoption :

Amend House File 412 as follows:

1. Amend section two (2), line thirty-two (32), by striking the word "disposal" and inserting in lieu thereof the word "dispersal".
2. Amend section four (4), line six (6), by striking the word "state" and after the word "universities" insert the words "or colleges of the state".
3. Amend section eight (8), by inserting after the word "necessary" in line two (2) the words "and the State Department of Health shall provide the services of a technical secrtary to the commission".
4. Amend section twelve (12), line seven (7), by striking the word and
figure "ten (10)" and inserting in lieu thereof the word and figure "thirteen (13)".
5. Amend section seventeen (17), line seven (7), by striking the words "its director" and inserting in lieu thereof the words "State Department of Health".

The amendment was adopted.
Gallagher of Black Hawk asked and received unanimous consent to withdraw his amendment of March 10, 1965.

Redfern of Lee offered the following amendment filed by him on April 19, 1965 :

Amend House File 412 as follows:

1. Amend section four (4) by striking in line one (1) the word and figure "nine (9)" and insert in lieu thereof the word and figure "ten (10)".
2. Amend section four (4), subsection three (3) by striking the period and adding the following: "and a member of the Iowa development commission.".
3. Amend section twelve (12) by inserting in line seven (7) following the word "shall" the following: "first notify the alleged offender and by informal negotiation attempt to resolve the problem and failing to do so within fourteen (14) days, up to and during which time neither the commission, nor any member of the commission, nor its staff or employees shall make any public statement regarding the firm or individual as an alleged offender, shall then".
4. Amend section seventeen (17), subsection two (2), by striking in lines nine (9), ten (10) and eleven (11) the word "final" and inserting in lieu thereof the word "temporary", and in line thirteen (13) following the word "order" by inserting "is reviewed by a hearing or".

Division was requested.
Redfern of Lee moved the adoption of his amendment by divisions.
Divisions 1 and 2 lost.
Divisions 3 and 4 were adopted.
Brinck of Lee withdrew divisions 2 and 3 of his amendment filed March 26, 1965.

Den Herder of Sioux offered the following amendment filed April 28,1965 , and moved its adoption:

Amend House File 412, section four (4), by striking all of line fifteen (15) and inserting in lieu thereof the following: ", one (1) shall be an owner-operator farmer, and one (1) shall represent the public at large."

The amendment was adopted.
Brinck of Lee offered division 1 of the following amendment filed by him on March 26, 1965 :

Amend House File 412 as follows:

1. Amend section four (4) by striking all of lines six (6), seven (7) and eight (8) and inserting in lieu thereof "A member of the Iowa development commission".
2. Amend section seven (7), line three (3), by striking the word and figure "twenty-five (25)" and inserting in lieu thereof the word and figure "thirty (30)".
3. Amend section twelve (12) by adding the following after the period in line thirteen (13): "However neither the commission nor any member of the commission, nor its staff, nor employees shall make any public statement regarding the firm or individual prior to the time of the investigation and not until fourteen (14) days after the alleged offender has been notified of the charge against him."

Resnick of Scott rose on a point of order that the subject matter had been disposed of previously.

The Speaker ruled the point well taken and the amendment was out of order.

Millen of Jefferson-Van Buren offered the following amendment filed by him on April 28, 1965, and moved its adoption:

Amend House File 412 as follows:
Amend section two (2), subsection three (3), by striking the words "lime," in line eleven (11) and "sand," in line twelve (12).

The amendment lost.
Gallagher of Black Hawk offered the following amendment filed by him on April 20, 1965 :

Amend House File 412 as follows:

1. By adding after section nine (9), subsection four (4) the following:
"Provided that where the quality of water is inter-related to the quantity of water the concurrence of the Iowa Natural Resources Council shall be secured for the adoption, modification or repeal of such standards, prior to the effective date thereof."
2. By adding after section seventeen (17) subsection three (3) the following:
"No order shall be issued under the provisions of this subsection without the written approval of the Iowa Natural Resources Council."
3. Amend section eighteen (18), line one (1) by striking the word "the" and inserting in lieu thereof the word "any".

Division was requested.
Gallagher of Black Hawk moved the adoption of his amendment by divisions.

Division 1 was adopted.
Division 2 lost.
Division 3 was adopted.
Jackson of Clinton offered the following amendment filed by Jackson, Varney, et al., on April 27, 1965 :

Amend House File 412 as follows:

1. Strike all of subsection five (5), section nine (9).
2. Strike all of subsection two (2), section twenty-six (26).
3. Insert a new section eighteen (18) immediately after section seventeen (17), as follows and renumber the present section eighteen (18) and subsequent sections:
"Any equipment specially installed or to be installed by any person for the prevention or abatement of pollution, and any disposal system installed or to be installed by any person for the purpose of treating, stabilizing, or disposing of industrial waste or other waste, pursuant to the order of the commission, or under the requirements of this Act, shall be exempt from any taxation of any kind or character."

Division was requested.
Gallagher of Black Hawk rose on a point of order that division 3 was not germane.

The Speaker ruled the point well taken and division 3 not germane.
Jackson of Clinton moved the adoption of divisions 1 and 2.
Divisions 1 and 2 lost.
Redfern of Lee offered the following amendment filed April 28, 1965, and moved its adoption:

Amend House File 412 as follows:

1. Amend section nine (9), subsection three (3), by striking line sixteen (16).
2. By relettering subsection three (3) of section nine (9) in accordance with this amendment.

The amendment lost.
Gallagher of Black Hawk offered the following amendment filed April 26, 1965, and moved its adoption:

Amend House File 412 as follows:

1. Section seventeen (17) by adding the following after the period in line thirty (30):
"However it shall be unlawful for any person in connection with his duties or employment by the commission, to make public or give any information relating to secret processes or methods of manufacture or production at any public hearing or otherwise, and all such information shall be kept strictly confidential."
2. Amend section seventeen (17), subsection two (2), line twelve (12), by striking the words "its director," and inserting in lieu thereof the words "the state department of health,".

The amendment was adopted.
Redfern of Lee offered the following amendment filed April 28, 1965, and moved its adoption :

Amend House File 412 as follows:

1. Amend section twenty-five (25), by inserting in line seven (7), after the word "court" the following words "after notice, as prescribed by the court, to the parties in interest".

The amendment was adopted.

Gallagher of Black Hawk offered the following amendment filed April 1, 1965, and moved its adoption:
Amend House File 412 as follows:

1. Amend the title by adding thereto after the word "control" the words ", to establish the Iowa water pollution control commission, and to make an appropriation therefor".
2. Further amend by adding the following new section:
"Sec. 36. There is hereby appropriated from the general fund of the State of Iowa water pollution control commission the sum of five thousand $(5,000)$ dollars for each year of the biennium beginning July 1, 1965 and ending June 30, 1967, for the purpose of paying all expenses authorized and incurred by commission members necessary in administering and enforcing the provisions of this Act. Chapter eight (8) of the Code shall apply to this section."

The amendment was adopted.
Gannon of Jasper moved the previous question.
The motion having received a two-thirds majority prevailed.
Gallagher 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?" (H. F. 412)
The ayes were, 88:

| Anderson | Fullmer | Lawlor | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Loss | Rickert |
| Baker | Gannon | Lynch | Rider |
| Boot | Gillette of | Madden | Roe |
| Breitbach | Clay-Dickinson | Mahan | Scott |
| Bremmer | Gillette of | Maley | Seibert |
| Brinck | Story | Maule | Shannahan |
| Busing | Glanton | McNamara | Shirley of |
| Caffrey | Gleason | Meacham | Dallas |
| Clapsaddle | Graham | Melrose | Smith of |
| Cochran | Gregerson | Morgan | Linn |
| Cohen | Hageman | Nagle | Stueland |
| Conway | Hanson | Nielsen of | Tieden |
| Craig | Hausheer | Emmet-PaloAlto Uban |  |
| Crosier | Holmes | Oehlsen | Utzig |
| Denato | Houston | O'Malley | Varney |
| Detje | Hullinger | Oxley | Webster |
| Doderer | Hutchins | Palmer | Wengert |
| Dougherty | Jackson of | Quinn | Whisler |
| Doyle | Black Hawk | Rasmussen | Wilson |
| Duffy | Keleher | Redfern | Wolcott |
| Dunton | Kempter | Reichardt | Wright |
| Felger | Kennedy | Renda | Mr. Speaker |
| Foster | Korn |  |  |

The nays were, 23:

| Baringer | Fischer of | Grassley | Kluever |
| :--- | :---: | :--- | :--- |
| Busch | Grundy | Harrington | Millen |
| Coffman | Fisher of | Jackson of | Miller of |
| Edgington | Greene | Clinton | Des Moines |


| Miller of Page | Nielsen of Shelby | Scherle of | Stokes |
| :---: | :---: | :---: | :---: |
| Page | Shelby | Fremont-Mills | Strothman |
| Mueller | Ossian | Smith of | Winkelman |
| Nelson | Patton | O'Brien |  |
| Absent or not voting, 13: |  |  |  |
| Bogenrief | Distelhorst | Miller of | Radl |
| Burke | Gaudineer | Buena Vista | Robinson |
| Carnahan | Glenn | Murphy | Stevenson |
| Den Herder | Mayberry |  |  |

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

On motion by Maule of Monona, the House recessed until $3: 00$ p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie on request of Gregerson of Pottawattamie.

## SIFTING COMMITTEE CALENDAR

House File 553, a bill for an act relating to the county school system and to amend section two hundred seventy-three point thirteen (273.13), Code 1962, so as to provide for levying of a tax upon all territory included within a county school system, and to further amend chapter two hundred seventy-three (273), Code 1962, by adding a new section providing for merger of county school systems, was taken up for consideration.

Shirley of Dallas asked and received unanimous consent to withdraw the Robinson amendment filed April 8, 1965.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment filed April 19, 1965.

Redfern of Lee asked and received unanimous consent to withdraw his amendment filed April 19, 1965, to the Robinson amendment.

Brinck of Lee offered the following amendment filed by him on April 19, 1965, and moved its adoption :

Amend House File 553 by striking from section two (2), line seven (7), after the word "system;" through and including the word "and" in line nine (9).

The amendment lost.

Dunton of Keokuk offered the following amendment filed April 21, 1965 :

Amend House File 553 as follows:

1. By inserting in line nine (9) of section two (2) after the word "effective" the following: "and provided further that notice of the proposed merger shall be published at least twenty (20) days prior to the proposed merger pursuant to section six hundred eighteen point four (618.4) of the Code."
2. By striking the comma in line twenty (20) of section two (2), and inserting in lieu thereof the following: "by the affected county boards in joint session and be".
3. By adding the following subsections to section two (2) of the bill:
"13. When two (2) or more county boards of education are merged into a joint county board of education under this section, the county conference board as provided for in chapter four hundred forty-one point two (441.2) of the Code shall include one representative from the board of directors of each high school district of the county, who shall replace the county board of education members on the conference board as provided for in chapter four hundred forty-one point two (441.2) of the Code."
"14. When two (2) or more county boards of education are merged into a joint county board of education under this section, the joint board shall elect two (2) delegates from each county or major portion thereof to the district convention as provided in chapter two hundred fifty-seven (257) of the Code for the election of members to the state board of public instruction."

Melrose of Floyd offered the following amendment to the Dunton amendment and moved its adoption :

Amend the Dunton amendment filed April 21, 1965, to House File 553 by striking from lines five (5) and six (6) the words and figures "six hundred eighteen point four (618.4)" and inserting in lieu thereof the words and figures "six hundred eighteen point fourteen (618.14)".

The amendment to the amendment was adopted.
Smith of O'Brien offered the following amendment to the Dunton amendment and moved its adoption:

Amend the Dunton of Keokuk amendment to House File 553 filed on April 21, 1965, by striking lines twenty (20) through twenty-five (25) and inserting in lieu thereof the following:
"When two (2) or more county boards of education are merged into a joint county board of education under this section, the boards of education of schools located within each county shall select the delegates to the district convention as provided in chapter two hundred fifty-seven (257) of the Code which have previously been selected by the county board of education."

The amendment to the amendment was adopted.
Dunton of Keokuk moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Redfern of Lee offered the following amendment filed April 12, 1965 :

Amend House File 553 as follows:

1. Amend section two (2), line seven (7), by inserting after the word "system" the words "under a joint county board of education".
2. Amend section two (2), line eighty-two (82), by inserting after the word "for" the words "special education".
3. Amend section two (2), line eighty-three (93), by striking the words "vocational rehabilitation training centers,".

Division was requested.
Redfern of Lee moved the adoption of his amendment by divisions.
Division 1 lost.
Baringer of Fayette rose on a point of order that the Melrose amendment filed April 14, 1965, would take precedent over division 2 of the Redfern amendment.

The Speaker ruled the point well taken.
Melrose of Floyd offered the following amendment filed by him on April 14, 1965 :

Amend House File 553 as follows:

1. By striking all of subsection 10 of section 2 , and inserting in lieu thereof the following: "Joint boards or county boards subject to approval of the state board of public instruction are hereby authorized to provide courses and services for physically, mentally and educationally handicapped; provide special and remedial courses and services, educational television, vocational rehabilitation training centers, workshops; to lease, acquire, maintain, and operate such facilities and buildings as deemed necessary to provide authorized courses and services and administer such authorized programs.
2. By strking in line 86 of section 2, subsection 11, the word "is" and inserting in lieu thereof the following, "or county boards are hereby".

Redfern of Lee offered the following amendment to the Melrose amendment and moved its adoption :

Amend the Melrose of Floyd amendment to House File 553 filed on April 14, 1965, by striking from line eight (8) the words "vocational rehabilitation training centers,".

The amendment lost.
Melrose of Floyd moved the adoption of his amendment.
The amendment was adopted.
Redfern of Lee asked and received unanimous consent to withdraw divisions 2 and 3 of his amendment of April 12, 1965.

Dunton of Keokuk offered the following amendment filed by him on April 21, 1965 :

Amend House File 553 by adding the following new section:
"In addition to the procedure set forth in section two (2) of this Act for the merger of county school systems the county boards of education of any two or more adjacent counties upon receipt of a petition signed by not less than ten (10) percent of those voting for governor in the last general election, shall call a special election in said counties for the purpose of merging the respective county school systems into one school system. The elections shall be on the same day in each of said counties and the question on the ballot shall be: 'Shall the county school systems of (insert the names of the counties) counties be merged into one school system?" If a majority of the votes cast in each of said counties be in favor of the proposal the county boards of education in the respective counties shall by concurrent action merge the county school systems into one school system. Prior to setting a date for said elections, approval of the state board of public instruction shall be obtained and all provisions covering a merger heretofore set-out above shall also be applicable to a merger under this procedure.

Dunton of Keokuk offered the following amendment to his amendment and moved its adoption :

Amend the Dunton of Keokuk amendment to House File 553 filed on April 21, 1965, by inserting in line six (6) after the word "election" the words "in each county".

The amendment to the amendment was adopted.
Dunton of Keokuk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Shirley of Dallas moved the previous question on House File 553.
The motion not having received a two-thirds majority lost.
Melrose 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?" (H. F. 553)
The ayes were, 79:

| Bailey | Crosier | Grassley | Lawlor |
| :--- | :--- | :--- | :--- |
| Baker | Doderer | Gregerson | Loss |
| Baringer | Dougherty | Hageman | Lynch |
| Bogenrief | Doyle | Hanson | Mahan |
| Boot | Dunton | Hausheer | Maule |
| Breitbach | Felger | Houston | Meacham |
| Bremmer | Fisher of | Hutchins | Merose |
| Brinck | Greene | Jackson of | Millen |
| Busch | Gallagher | Black Hawk | Miller of |
| Busing | Ganone | Jackson of | Buena Vista |
| Carnhan | Gaudineer | Clinton | Miller of |
| Cochran | Gillette of | Keleher | Des Moines |
| Cohen | Story | Kennedy | Morgan |
| Conway | Glanton | Kluever | Mueller |
| Craig | Glenn |  |  |


| Nagle | Rasmussen | Shirley of | Varney |
| :---: | :---: | :---: | :---: |
| Nielsen of | Redfern | Dallas | Wengert |
| Emmet-PaloAlto | Rickert | Smith of | Whisler |
| Oehlsen | Rider | Linn | Wilson |
| O'Malley | Roe | Stueland | Wolcott |
| Palmer | Scott | Uban | Wright |
| Quinn | Seibert | Utzig | Mr. Speaker |
| Radl | Shannahan |  |  |
| The nays were, | 21: |  |  |
| Anderson | Graham | Miller of | Scherle of |
| Den Herder | Harrington | Page | Fremont-Mills |
| Detje | Holmes | Nelson | Smith of |
| Fischer of | Hullinger | Nielsen of | O'Brien |
| Grundy | Korn | Shelby | Stokes |
| Foster | Madden | Ossian | Strothman |
| Gleason |  |  | Winkelman |
| Absent or not vo | oting, 24: |  |  |
| Burke | Edgington | Mayberry | Renda |
| Caffrey | Fullmer | McNamara | Resnick |
| Clapsaddle | Gillette of | Murphy | Robinson |
| Coffman | Clay-Dickinson | Oxley | Stevenson |
| Denato | Kempter | Patton | Tieden |
| Distelhorst | Maley | Reichardt | Webster |

## Duffy

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

Breitbach of Dubuque, 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 77, 89, 247, 248, 255, 261, 377 and 506.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 77, 89, 247, 248, 255, 261, 377 and 506.

## 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:
H. F. 632 To authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies. By commerce committee.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Your sifting committee recommends that the following bills be placed on the noncontroversial calendar:
H. F. 644 To legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County. By judiciary committee.
H. F. 645 To legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County. By judiciary committee.
S. F. 514 To authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State. By judiciary committee.

Casey Loss, Chairman.

## REPORT OF COMMITTEE

Maule of Monona, 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 431, a bill for an act relating to discounts for quantity purchases of liquor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Elroy Maule, Chairman.

## AMENDMENTS FILED

1. Amend House File 172 in section 1, line six (6), by striking the words "beer or".
2. Amend the title to House File 172 by striking in line one (1) the words "beer and".

Doyle of Woodbury.
Amend House File 172 by striking in line fourteen (14)
the words and figure "fifteen dollars ( $\$ 15.00$ )" and inserting in lieu thereof the following: "thirty-five dollars (\$35.00)".

Doyce of Woodbury.
Amend House File 538 by striking lines nine (9) through eleven (11) of section one (1) and inserting in lieu thereof the following: "shall be offered for sale by the state executive council to the city of Independence, Iowa, at a price per acre to be fixed by the state executive council, for the purpose of using the same for an airport site by the city of Independence, Iowa, notwithstanding any other law to the contrary. The secretary of the executive council is hereby authorized to execute any deeds or other instruments necessary to convey title to said described property and to effectuate the purposes of this Act."

Harrington of Buchanan.
1 Amend Senate File 132 as passed by the Senate by
rates and charges in connection with industrial loans shall be subject to the rules and regulations of the insurance commissioner of the state of Iowa."

## Brinck of Lee.

Amend Senate File 169 by adding the following new sections after section four (4):
"Sec. 5. Section two hundred ninety-eight point two (298.2), Code 1962, is hereby amended by adding thereto the following:
Provided, however, that for the school fiscal year beginning July 1, 1966 and thereafter that such school district may levy an amount in excess of thirty-five (35) percent, only if the proposition to do so is submitted to and approved by a majority of the voters at any regular or special election. If approved, the amount of the levy in excess of thirty-five (35) percent shall be certified to the levying board prior to the first day of October."
"Sec. 6. Section two hundred seventy-eight point one (278.1), Code 1962, is hereby amended by adding thereto the following:
11. Approve a proposed general fund levy in excess of thirty-five (35) percent above the maximum amount permitted under section two hundred ninety-eight point one (298.1) for the fiscal year next ensuing."

Gillette of Clay-Dickinson.
Amend the committee amendment to Senate File 245, filed April 22, 1965, as follows:

1. By striking in section one (1), lines six (6) and seven (7), the words "a forty (40) pound minimum fishing line attached to the bow and arrow" and inserting in lieu thereof the following: "attached bow fishing reel and ninety (90) pound minimum line attached to the arrow".
2. By striking in section two (2), lines twelve (12) and thirteen (13), the words "a forty (40) pound minimum fishing line attached to the bow and arrow" and inserting in lieu thereof the following: "attached bow fishing reel and ninety (90) pound minimum line attached to the arrow".

Craig of Marshall. Miller of Buena Vista. Anderson of Ringgold-Taylor.
Amend Senate File 275 as follows:

1. By striking the words "or surgeon or osteopathic physician or surgeon" in lines six (6) and seven (7) of section one (1).
2. By striking the words "or surgeon or osteopathic physician or surgeon" in lines seventeen (17) and eighteen (18) of section three (3).

## Miller of Des Moines.

1 Amend Senate File 559 by inserting in line one (1)
2 section two (2) after the word " $a$ " the word "bi-partisan".
Edgingron of Franklin.
On motion by Maule of Monona, the House adjourned until $9: 00$ a.m., Thursday, April 29, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, April 29, 1965 .

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

Prayer was offered by the Reverend John Pannkuk, pastor of the Lutheran Church, Irwin, Iowa.

The Journal of Wednesday, April 28, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Rider of Marshall on request of Dunton of Keokuk.

## PRESENTATION OF VISITORS

Shirley of Dallas presented to the House his daughter, Kim Shirley, a student at the Stuart Public School in Stuart.

Boot of Pella presented to the House sixty students from the Pella Christian School and their teachers, Mrs. Stravers and Mr. Van Der Zee.

Dougherty of Lucas-Monroe presented to the House twenty-nine students of Chariton High School and their teacher, Marion M. Coons.

Baker of Boone presented to the House forty-five seniors of The United Community High School and their teacher, Everett Long.

Gillette of Story presented to the House twenty-two fifth grade students from the Meeker School in Ames and their teacher, Mrs. Jackson.

Dougherty of Lucas-Monroe presented to the House nineteen seventh grade students from Melrose, their teacher, Pete Hannon, and chaperones, Mrs. Osmond Ripperger and Mrs. Marvin Perry.

Fischer of Grundy presented to the House the Honorable C. W. Ross, a former member of the House from Grundy County in the Forty-seventh and Forty-eighth General Assemblies.

## PETITIONS

The following petitions were presented and placed on file:
By Mueller of Winnebago-Worth, from twenty-nine residents of Worth County favoring Senate Concurrent Resolution 14.

By Whisler of Appanoose-Davis, from twelve students of Centerville Community College with an anti-poverty resolution.

By Whisler of Appanoose-Davis, from twenty five residents of Appanoose and Davis Counties favoring the "Fair" pari-mutuel bill.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 515.

## OBJECTION TO SENATE FILE 499

We, the undersigned, object to Senate File 499 being on the sifting committee noncontroversial calendar.

Den Herder of Sioux. Graham of Ida-Sac. Stokes of Plymouth.

## SENATE FILE 132 DEFERRED

Jackson of Clinton asked and received unanimous consent that Senate File 132 be deferred and that the bill retain its place on the calendar.

## MESSAGES FROM THE SENATE

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

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state.
Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 291, a bill for an act to further delineate the "Specific powers" of the state conservation commission.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 516, a bill for an act relating to the Mental Health Authority.
Also: that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 550, a bill for an act relating to establishment and operation of area vocational schools and community colleges.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

House File 54, a bill for an act relating to the levying of a tax for
public health services, with report of committee recommending passage, was taken up for consideration.

Breitbach of Dubuque offered the following amendment filed April 2,1965 , and moved its adoption:

Amend House File 54 as follows:
Amend section one (1), line four (4), by striking the words and figure "two (2) mills" and inserting in lieu thereof the words and figure "threequarters ( $3 / 4$ ) of a mill".

The amendment was adopted.
Resnick 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?" (H. F. 54)
The ayes were, 59:

| Bailey | Fisher of <br> Greene |
| :--- | :--- |
| Baker | Bogenrief | | Gallagher |
| :--- |
| Blanton |
| Breitbach |$\quad$| Gregerson |
| :--- |
| Bremmer |


| Lynch | Reichardt |
| :--- | :--- |
| Mahan | Renda |
| Maley | Resnick |
| Maule | Rickert |
| Meacham | Seibert |
| Melrose | Shirley of |
| Morgan | Dallas |
| Mueller | Stevenson |
| Murphy | Uban |
| Nagle | Utzig |
| Nielsen of | Varney |
| Emmet-PaloAlto Webster |  |
| Oxley | Wengert |
| Palmer | Wolcott |
| Radl | Wright |
| Rasmussen | Mr. Speaker |

The nays were, 51 :
Anderson
Baringer
Boot
Brinck
Busch
Busing
Clapsaddle
Coffman
Den Herder
Detje
Distelhorst
Doyle
Edgington
Fischer of
Grundy
Foster
Fullmer
Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Harrington
Holmes
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Absent or not voting, 14:
Burke
Denato
Duffy
Gannon
Gaudineer
Gillette of
Story
Mayberry
Miller of
Buena Vista

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 54 failed to pass the House.

Wilson of Black Hawk.

## HOUSE FILE 651 DEFERRED

Loss of Kossuth asked and received unanimous consent that House File 651 be deferred and that the bill retain its place on the calendar.

## SIFTING COMMITTEE CALENDAR

House File 614, a bill for an act to amend chapter fifteen (15), Code 1962, pertaining to the state printing board and chapter twentyone (21), Code 1962, pertaining to the state car dispatcher, incorporating these duties under the secretary of the executive council and the executive council, was taken up for consideration.

Grassley of Butler offered the following amendment filed April 29, 1965, and moved its adoption :

Amend House File 614 by striking all of section nine (9).
Roll call was requested by Grassley of Butler and Baringer of Fayette.

On the question "Shall the amendment be adopted?" (H. F. 614)
The ayes were, 38:

| Anderson | Foster |
| :---: | :---: |
| Baringer | Graham |
| Bogenrief | Grassley |
| Brinck | Hanson |
| Busch | Harrington |
| Coffman | Jackson of |
| Den Herder | Black Hawk |
| Dougherty | Kluever |
| Edgington | Maley |
| Fisher of | McNamara |
| Greene | Millen |

The nays were, 62:

## Bailey

Baker
Breitbach
Bremmer
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier

Detje<br>Doderer<br>Doyle<br>Dunton<br>Felger<br>Fullmer<br>Gannon<br>Gillette of<br>Clay-Dickinson<br>Gillette of Story<br>Glanton

Miller of
Page
Nelson
Nielsen of
Shelby
Ossian
Oxley
Patton
Radl
Redfern
Reichardt
Rickert

Glenn
Gregerson
Hageman
Holmes
Houston
Hullinger
Hutchins
Jackson of
Clinton
Keleher
Kempter
Korn
Lawlor

Scherle of
Fremont-Mills
Smith of Linn Smith of
o'Brien
Stokes
Strothman
Tieden Uban Winkelman

Loss
Lynch
Madden
Mahan
Maule
Melrose
Miller of
Des Moines
Morgan
Murphy
Nagle
Nielsen of
Emmet-Palo Alto

Oehlsen Quinn Rasmussen Renda

Resnick
Scott
Seibert
Shannahan
Shirley of
Dallas
Stevenson
Utzig

Miller of Roe
Buena Vista Stueland
Mueller Wengert
O'Malley Wilson
Palmer Wright
Rider
Robinson

Varney
Webster
Whisler
Wolcott

Absent or not voting, 24:

| Boot | Gallagher |
| :--- | :--- |
| Burke | Gaudineer |
| Denato | Hausheer |
| Distelhorst | Kenney |
| Duffy | Mayberry |
| Fischer of | Meacham |

Grundy
The amendment lost.
Baringer of Fayette offered the following amendment filed April 29,1965 , and moved its adoption :

Amend House File 614 by striking all of section three (3).
The amendment was adopted.
Scherle of Fremont-Mills offered the following amendment filed April 29, 1965, and moved its adoption:
Amend House File 614 by striking all of sections one (1), two (2), four (4) and five (5).

The amendment lost.
Gannon 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?" (H. F. 614)
The ayes were, 80:

Bailey
Baker
Bogenrief
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Craig
Detje
Doderer
Dougherty
Doyle
Dunton
Felger
Fullmer
Gallagher Gannon

| Gillette of | Korn | Quinn |
| :--- | :--- | :--- |
| Clay-Dickinson | Lawlor | Redfern |
| Gillette of | Loss | Reichardt |
| Story | Lynch | Renda |
| Glanton | Madden | Resnick |
| Gleason | Mahan | Rickert |
| Glenn | Maley | Seibert |
| Grassley | Maule | Shannahan |
| Gregerson | Meacham | Shirley of |
| Hageman | Melrose | Dallas |
| Hanson | Millen | Smith of |
| Harrington | Miller of | Linn |
| Hausheer | Des Moines | Stevenson |
| Holmes | Morgan | Uban |
| Houston | Mueller | Utzig |
| Hullinger | Murphy | Varney |
| Jackson of | Nagle | Webster |
| Black Hawk | Nielsen of | Wengert |
| Jackson of | Emmet-Palo AltoWhisler |  |
| Clinton | Oehlsen | Wilson |
| Kempter | Oxley | Wolcott |
| Kennedy | Palmer | Mr. Speaker |
|  |  |  |

The nays were, 26:

| Anderson | Fisher of | Nielsen of | Smith of |
| :---: | :---: | :---: | :---: |
| Baringer | Greene | Shelby | O'Brien |
| Busch | Foster | Ossian | Stokes |
| Coffman | Kluever | Patton | Strothman |
| Conway | McNamara | Radl | Stueland |
| Den Herder | Miller of | Scherle of | Tieden |
| Edgington | Page | Fremont-Mills | Winkelman |
| Fischer of Grundy | Nelson | Scott |  |
| Absent or not voting, 18: |  |  |  |
| Boot | Duffy | Mayberry | Rider |
| Burke | Gaudineer | Miller of | Robinson |
| Crosier | Graham | Buena Vista |  |
| Denato | Hutchins | O'Malley | Wright |
| Distelhorst | Keleher | Rasmussen |  |

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

## MOTION TO SUSPEND THE RULES LOST

Grassley of Butler moved to suspend the rules for the immediate consideration of Senate File 2.

The motion having failed to receive a two-thirds majority lost.

## SPONSOR OF HOUSE FILE 505 WITHDRAWN

Houston of Crawford asked and received unanimous consent to have his name withdrawn as sponsor of House File 505.

## 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 Armour Boot of Marion County to escort them to the Speaker's rostrum.

Representative Boot presented the Queen to the Speaker, who introduced her to the House. Elaine Schakel, Queen of the Thirtieth Pella Tulip Time, asked Dr. Charles Miller to come forward and extended birthday congratulations to him and Speaker Steffen after which she presented them with Dutch pastries and bologna.

Queen Schakel extended an invitation to all to attend the Tulip Festival in Pella on May 13, 14 and 15. She then introduced the members of her court, Lynn Van Tuyl, Lois DeJong, Pam Wilson and Judy DeCook, who then passed Dutch cookies to all present in the House chamber.

Senate File 540, a bill for an act authorizing the governor to ac-
cept federal funds, with report of committee recommending passage, was taken up for consideration.

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?" (S. F. 540)
The ayes were, 103:

| Anderson | Fisher of | Lawlor | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Lynch | Renda |
| Baker | Gallagher | Madden | Resnick |
| Baringer | Gannon | Mahan | Rickert |
| Bogenrief | Gaudineer | Maley | Scherle of |
| Boot | Gillette of | Maule | Fremont-Mills |
| Breitbach | Clay-Dickinson | McNamara | Scott |
| Bremmer | Gillette of | Meacham | Seibert |
| Brinck | Story | Melrose | Shirley of |
| Busch | Glanton | Millen | Dallas |
| Busing | Gleason | Miller of | Smith of |
| Caffrey | Glenn | Des Moines | Linn |
| Carnahan | Grassley | Morgan | Smith of |
| Clapsaddle | Gregerson | Mueller | O'Brien |
| Cochran | Hageman | Murphy | Stevenson |
| Coffman | Hanson | Nagle | Stokes |
| Cohen | Harington | Nelson | Strothman |
| Conway | Hausheer | Nielsen of | Stueland |
| Craig | Holmes | Emmet-Palo AltoTieden |  |
| Crosier | Houston | Nielsen of | Uban |
| Den Herder | Hullinger | Shelby | Utzig |
| Detje | Jackson of | O'Malley | Varney |
| Distelhorst | Black Hawk | Oxley | Webster |
| Doderer | Jackson of | Palmer | Wengert |
| Dougherty | Clinton | Patton | Whisler |
| Doyle | Kempter | Quinn | Winkelman |
| Dunton | Kennedy | Radl | Wolcott |
| Felger | Korn | Rasmussen | Wright |
|  |  | Fullmer | Redfern |

The nays were, none.
Absent or not voting, 21:

Burke
Denato
Duffy
Edgington
Fischer of
Grundy

Foster Graham Hutchins Keleher Kluever
Loss

| Mayberry | Ossian |
| :--- | :--- |
| Miller of | Rider |
| Buena Vista | Robinson |
| Miller of | Roe |
| Page | Shannahan |
| Oehlsen | Wilson |

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

House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender, was taken up for consideration.

McNamara of Linn offered the following amendment filed April 29, 1965, and moved its adoption:

Amend House File 655 as follows:

1. By striking all of section one (1) and inserting in lieu thereof the following:

The office of public defender may be established and maintained by any county or any two (2) or more contiguous counties by the following procedure:

1. A board of county supervisors may submit the issue that the office of public defender be established to a vote of the people of the county and upon receipt of a petition that the office of public defender be established, signed by not less than ten (10) percent of those voting for governor in the last general election, shall submit the issue to a vote of the people at the next general election or at a special election called therefor in the form and manner required for the submission of a public measure in the title on elections. If a majority of the votes cast approve the issue, the office of public defender shall be established on a date specified on the ballot.

If more than one (1) county is involved in the establishment of the office of public defender, the office shall not be established unless authorized by a vote of the people in each of the counties involved.
"The office of public defender may be abolished by the following procedure:

1. A board of county supervisors shall submit the issue that the office of public defender be abolished to a vote of the people of the county upon receipt of a petition that the office of public defender be abolished, signed by not less than ten (10) percent of those voting for governor in the last general election, and shall submit the issue to a vote of the people at the next general election or at a special election called therefor in the form and manner required for the submission of public measures in the title on elections. If a majority of the votes cast approve the issue, the office of public defender shall be abolished on the date specified on the ballot.

If more than one (1) county is involved in the abolishment of the office of public defender, the office shall not be abolished unless the abolishment is authorized by a vote of the people in each of the counties involved."
2. Strike from section two (2) in lines one (1) and two (2) the following words, "In addition to such funds as may be appropriated by the county for this purpose, a" and insert in lieu thereof the word "A".
3. Strike from section seven (7) everything following the period in line five (5) and insert in lieu thereof the following "An attorney appointed by the court shall be entitled to a reasonable compensation to be decided by the court."

Palmer of Polk moved to defer action on House File 655 and that the bill be placed on the calendar as unfinished business.

The motion prevailed.
(Business pending at adjournment.)

## SIFTING COMMITTEE NONCONTROVERSIAL RULES ADOPTED

Maule of Monona moved to suspend the rules for the adoption of the sifting committee noncontroversial rules, as found on pages 1250 and 1251 of the Journal.

The motion having received a two-thirds majority prevailed.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 644, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer 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 town, was taken up for consideration.

Jackson 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?" (H. F. 644)
The ayes were, 98 :

| Bailey | Fisher of | Kluever | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Korn | Rickert |
| Baringer | Foster | Lawlor | Scherle of |
| Bogenrief | Gallagher | Madden | Fremont-Mills |
| Boot | Gannon | Mahan | Scott |
| Bremmer | Gillette of | Maley | Sibert |
| Busing | Clay-Dickinson | Meacham | Shannahan |
| Caffrey | Gillette of | Melrose | Shirley of |
| Carnahan | Story | Millen | Dallas |
| Clapsaddle | Glanton | Miller of | Smith of |
| Cochran | Gleason | Buena Vista | Linn |
| Coffman | Glenn | Morgan | Smith of |
| Cohen | Graham | Nagle | O'Brien |
| Conway | Grassley | Nelson | Stevenson |
| Crosier | Gregerson | Nielsen of | Stokes |
| Denato | Hageman | Emmet-Palo AltoStrothman |  |
| Den Herder | Hanson | Nielsen of | Stueland |
| Detje | Harrington | Shelby | Tieden |
| Distelhorst | Holmes | Oehlsen | Uban |
| Doderer | Houston | O'Malley | Utzig |
| Dougherty | Hullinger | Ossian | Varney |
| Doyle | Jackson of | Oxley | Webster |
| Dunton | Black Hawk | Palmer | Wengert |
| Edgington | Jackson of | Patton | Whisler |
| Felger | Clinton | Quinn | Winkelman |
| Fisher of | Keleher | Radl | Wolcott |
| Grundy | Kempter | Redfern | Wright |
|  | Kennedy | Reichardt | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 26:

| Anderson | Fullmer |
| :--- | :--- |
| Breitbach | Gaudineer |
| Brinck | Hausheer |
| Burke | Hutchins |
| Busch | Loss |
| Craig | Lynch |
| Duffy | Maule |

Mayberry
McNamara
Miller of
Des Moines
Miller of
Page
Mueller

Murphy
Rasmussen
Resnick
Rider
Robinson
Roe
Wilson

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

House File 645, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town 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 town, was taken up for consideration.

Jackson 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?" (H. F. 645)
The ayes were, 101:

| Bailey | Gallagher | Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Gillette of | Maley | Scherle of |
| Baringer | Clay-Dickinson | Maule | Fremont-Mills |
| Bogenrief | Gillette of | McNamara | Scott |
| Boot | Story | Meacham | Seibert |
| Bremmer | Glanton | Melrose | Shannahan |
| Busing | Gleason | Millen | Shirley of |
| Caffrey | Glenn | Miler of | Dallas |
| Carnahan | Graham | Buena Vista | Smith of |
| Clapsaddle | Grassley | Miller of | Linn |
| Cochran | Gregerson | Des Moines | Smith of |
| Coffman | Hageman | Morgan | O'Brien |
| Cohen | Hanson | Nagle | Stevenson |
| Conway | Harington | Nelson | Stokes |
| Crosier | Holmes | Nielsen of | Strothman |
| Denato | Houston | Emmet-Palo AltoStueland |  |
| Den Herder | Hullinger | Oehlsen | Tieden |
| Detje | Hutchins | O'Malley | Uban |
| Doderer | Jackson of | Ossian | Utzig |
| Dougherty | Clinton | Oxley | Varney |
| Doyle | Keleher | Palmer | Webster |
| Dunton | Kempter | Patton | Wengert |
| Edgington | Kennedy | Quinn | Whisler |
| Felger | Kluever | Rasmussen | Wilson |
| Fischer of | Korn | Redfern | Winkelman |
| Grundy | Lawlor | Reichardt | Wolcott |
| Fisher of | Lynch | Renda | Wright |
| Greene | Madden | Resnick | Mr. Speaker |
| Foster |  |  |  |

The nays were, none.
Absent or not voting, 23:

| Anderson | Duffy | Loss | Nielsen of |
| :--- | :--- | :--- | :--- |
| Breitbach | Fullmer | Mayberry | Shelby |
| Brinck | Gannon | Miller of | Radl |
| Burke | Gaudineer | Page | Rider |
| Busch | Hausheer | Mueller | Robinson |
| Craig | Jackson of | Murphy | Roe |
| Distelhorst | Black Hawk |  |  |

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

## BIRTHDAY CONGRATULATIONS

The Majority Floor Leader took the Speaker's station and called the Honorable Charles P. Miller and the Honorable Vincent B. Steffen to the front of the House. Representative Maule wished them a "Happy Birthday" on behalf of the House and presented them with gifts from the Representatives, Secretaries and Staff of the House.

On motion by Maule of Monona, the House recessed until 3:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## SIFTING COMMITTEE CALENDAR

House File 632, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state, was taken up for consideration.

Gillette 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?" (H. F. 632)
The ayes were, 99:

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Greene
Foster
Gannon
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Harrington
Hausheer
Holmes
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden

| Mahan | Rickert |
| :--- | :--- |
| Maule | Roe |
| Meacham | Scherle of |
| Melrose | Fremont-Mills |
| Miller of | Scott |
| Buena Vista | Shannahan |
| Miller of | Shirley of |
| Des Moines | Dallas |
| Miller of | Smith of |
| Page | Linn |
| Mueller | Smith of |
| Murphy | O'Brien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-Palo Alto |  |
| Nielsen of | Tieden |
| Shelby | Uban |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Patton | Wengert |
| Quinn | Whisler |
| Radl | Wilson |
| Rasmussen | Winkelman |
| Redfern | Wolcott |
| Renda | Wright |
| Resnick | Mr. Speaker |

The nays were, 1 :
Millen
Absent or not voting, 24:

| Anderson | Gallagher | Houston | Oehlsen |
| :---: | :---: | :---: | :---: |
| Bremmer | Gaudineer | Lynch | Palmer |
| Burke | Gillette of | Maley | Reichardt |
| Caffrey | Clay-Dickinson | Mayberry | Rider |
| Conway | Graham | McNamara | Robinson |
| Duffy | Hanson | Morgan | Seibert |

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 650, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District in the County of Johnson, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law, was taken up for consideration.

Mahan 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?" (H. F. 650)
The ayes were, 98:

| Anderson | Fisher of | Kempter | O'Malley |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Kennedy | Ossian |
| Baker | Foster | Kluever | Oxley |
| Baringer | Fullmer | Korn | Patton |
| Bogenrief | Gallagher | Lawlor | Quinn |
| Boot | Gannon: | Madden | Radl |
| Breitbach | Gillette of | Mahan | Rasmusse |
| Busch | Story | Maule | Redfern |
| Busing | Glanton | Meacham | Renda |
| Carnahan | Gleason | Melrose | Resnick |
| Clapsaddle | Graham | Millen | Roe |
| Coffman | Grassley | Miller of | Scherle of |
| Cohen | Gregerson | Buena Vista | Fremon |
| Craig | Hageman | Miller of | Scott |
| Crosier | Hanson | Des Moines | Shannahan |
| Denato | Harrington | Miller of | Shirley of |
| Den Herder | Hausheer | Page | Dallas |
| Detje | Holmes | Morgan | Smith of |
| Distelhorst | Hullinger | Mueller | Linn |
| Doderer | Hutchins | Murphy | Smith of |
| Dougherty | Jackson of | Nelson | O'Brien |
| Doyle | Black Hawk | Nielsen of | Stevenson |
| Dunton | Jackson of | Emmet-Palo | Stokes |
| Edgington | Clinton | Nielsen of | Strothman |


| Tieden | Varney | Whisler | Wright |
| :--- | :--- | :--- | :--- |
| Uban | Webster | Winkelman | Mr. Speaker |
| Utzig | Wengert | Wolcott |  |

The nays were, none.
Absent or not voting, 26:

| Bremmer | Fischer of | Loss | Palmer |
| :--- | :--- | :--- | :--- |
| Brinck | Grundy | Lynch | Reichardt |
| Burke | Gaudineer | Maley | Rickert |
| Caffrey | Gillette of | Mayberry | Rider |
| Cochran | Clay-Dickinson | McNamara | Robinson |
| Conway | Glenn | Nagle | Seibert |
| Duffy | Houston | Oehlsen | Wilson |

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 379, a bill for an act to amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination.

Read first time and referred to the sifting committee.
Senate File 438, a bill for an act to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location.

Read first time and referred to the sifting committee.
Senate File 524, 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 claims.
Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.
Senate File 557, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first time and referred to committee on appropriations.
Senate File 558, a bill for an act to make appropriations to the legislative members of the interim Commercial Code•Study Commit-
tee, and for supervision and preparation of proposed legislation for said committee.

Read first time and referred to committee on appropriations.
Senate File 559, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation.

Read first time and referred to committee on appropriations.

## INTRODUCTION OF BILLS

House File 661, by transportation committee, a bill for an act relating to fully reflective vehicle number plates.

Read first time and referred to the sifting committee.
House File 662, by education committee, a bill for an act relating to governor's day.

Read first time and referred to the sifting committee.
House File 663, by commerce committee, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds.

Read first time and referred to the sifting committee.
House File 664, by education committee, a bill for an act to provide for the establishment and operation of state vocational-technical schools and state community colleges, to establish a board to administer state vocational-technical schools and state community colleges and establish standards for public community and junior colleges administered by local school districts, and to define the duties and responsibilities thereof.

Read first time and referred to the sifting committee.
The Speaker announced the House at ease until the fall of the gavel.
The House reconvened, Speaker pro tempore Miller in the chair, at 4:10 p.m.

## CONSIDERATION OF BILLS

Senate File 514, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Clovie D. Walter, 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?" (S. F. 514)
The ayes were, 92 :

| Anderson | Fischer of | Kluever | Quinn |
| :---: | :---: | :---: | :---: |
| Bailey | Grundy | Korn | Redfern |
| Baker | Fisher of | Lawlor | Renda |
| Baringer | Greene | Loss | Resnick |
| Bogenrief | Foster | Lynch | Rickert |
| Boot | Fullmer | Madden | Scherle of |
| Breitbach | Gannon : | Mahan | Fremont-Mi |
| Bremmer | Gillette of | Melrose | Shirley of |
| Busch | Story | Millen | Dallas |
| Busing | Glanton | Miller of | Smith of |
| Carnahan | Gleason | Buena Vista | Linn |
| Clapsaddle | Glenn | Miller of | Stevenson |
| Cochran | Grassley | Page | Stokes |
| Coffman | Gregerson | Morgan | Strothman |
| Cohen | Hageman | Mueller | Stueland |
| Craig | Hanson | Murphy | Tieden |
| Crosier | Harrington | Nagle | Uban |
| Denato | Hausheer | Nelson | Utzig |
| Den Herder | Holmes | Nielsen of | Varney |
| Detje | Hullinger | Emmet-Palo | Wengert |
| Doderer | Hutchins | Nielsen of | Whisler |
| Dougherty | Jackson of | Shelby | Winkelman |
| Doyle | Black Hawk | Ossian | Wolcott |
| Dunton | Jackson of | Oxley | Wright |
| Edgington | Clinton | Palmer | Mr. Speaker |
| Felger | Keleher Kennedy | Patton | pro tem |

The nays were, none.
Absent or not voting, 32:

Brinck
Burke
Caffrey
Conway
Distelhorst
Duffy
Gallagher
Gaudineer

Gillette of Clay-Dickinson
Graham
Houston
Kempter
Maley
Maule
Mayberry
McNamara

Meacham
Oehlsen
O'Malley
Radl
Rasmussen
Reichardt
Rider
Robinson
Roe

Scott
Seibert
Shannahan
Smith of O'Brien
Steffen
Webster Wilson

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

Baringer of Fayette called up for consideration his motion to reconsider the vote on Senate File 249, found on page 1189 of the Journal.

Baringer of Fayette moved to reconsider the vote by which Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels, was placed on its last. reading and failed to pass the House.

The motion having received a constitutional majority prevailed.
Baringer of Fayette offered the following amendment filed April 29, 1965, and moved its adoption:

Amend Senate File 249 by striking all of section one (1) after the word "provided." in line seven (7).

The amendment was 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?" (S. F. 249)
The ayes were, 95:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Busch
Busing
Carnahan
Cochran
Coffman
Cohen
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes Hullinger
Jackson of Black Hawk
Jackson of
Clinton
Keleher

| Kennedy | Renda <br> Kluever |
| :--- | :--- |
| Rorn | Resnick |

Lawlor Scherle of
Loss
Lynch
Madden
Mahan
Maley
Maule
Melrose
Millen
Mueller
Murphy
Nelson
Nielsen of Emmet-Palo Alto Uban
Nielsen of Shelby
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Fremont-Mills
Scott
Shannahan
Smith of Linn
Smith of 0'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wright
Mr. Speaker
pro tem
The nays were, 9 :
Brinck
Hutchins
Miller of
Buena Vista
Miller of
Page
Absent or not voting, 20:

| Burke <br> Caffrey | Duffy <br> Gaudineer |
| :--- | :--- |
| Clapsaddle | Houston |
| Conway | Kempter |
| Denato | Mayberry |

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

House File 572, a bill for an act to amend the law which presently permits the sale of cottontail rabbits and limit the sale to jackrabbits, and further permit the sale of skins and plumage of game birds and animals, was taken up for consideration.

Redfern of Lee offered the following committee amendment filed March 17, 1965, and moved its adoption:

Amend House File 572 by adding the following new section:
Sec. 2. Section one hundred nine point fifty-five (109.55), Code of 1962, is hereby amended by adding the following word after the word "or" in line six (6), "jack".

The amendment was adopted.
Redfern 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?" (H. F. 572)
The ayes were, 87:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Carnahan
Cochran
Cohen
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Fischer of
Grundy
Fisher of
Greene
Gallagher

Lynch
Madden
Mahan
Maley
Maule
Melrose
Millen
Miller of

Buena Vista
Morgan
Murphy
Nagle
Nielsen of
Emmet-Palo Alto Strothman
Nielsen of Stueland
Shelby
O'Malley
Ossian
Oxley Varney
Palmer Webster
Quinn Whisler
Radl
Rasmussen
Redfern
Renda

Resnick
Rickert
Scherle of Fremont-Mills
Scott
Shirley of Dallas
Smith of
Linn
Smith of
0'Brien
Stevenson
Stokes

Tieden
Uban
Utzig
Varney
Webster
Winkelman
Wright
Mr. Speaker protem

The nays were, 9:

| Busch Foster <br> Busing  <br> Edgington  | Hutchins |
| :--- | :--- |

Absent or not voting, 28:

| Burke | Coffman | Duffy | Gaudineer |
| :--- | :--- | :--- | :--- |
| Caffrey | Conway | Felger | Glanton |
| Clapsaddle | Denato | Fullmer | Gleason |


| Houston | Meacham | Rider | Shannahan |
| :--- | :--- | :--- | :--- |
| Kempter | Mueller | Robinson | Steffen |
| Mayberry | Oehlsen | Roe | Wengert |
| McNamara | Reichardt | Seibert | Wilson |

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

## SENATE FILE 301 SUBSTITUTED FOR HOUSE FILE 232

Nielsen of Emmet-Palo Alto asked and received unanimous consent to substitute Senate File 301 for House File 232.

Senate File 301, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans, was taken up for consideration.

Nielsen of Emmet-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?" (S. F. 301)
The ayes were, 90:

| Bailey | Gannon | Madden | Rickert |
| :---: | :---: | :---: | :---: |
| Baker | Gaudineer | Mahan | Scherle of |
| Baringer | Gillette of | Maule | Fremont-Mills |
| Boot | Clay-Dickinson | Melrose | Scott |
| Breitbach | Gillette of | Millen | Shirley of |
| Busch | Story | Miller of | Dallas |
| Busing | Gleason | Buena Vista | Smith of |
| Carnahan | Glenn | Miller of | Linn |
| Cochran | Graham | Page | Smith of |
| Craig | Grassley | Morgan | O'Brien |
| Denato | Gregerson | Mueller | Stevenson |
| Detje | Hageman | Murphy | Stokes |
| Distelhorst | Hanson | Nagle | Strothman |
| Doderer | Harrington | Nelson | Stueland |
| Dougherty | Hutchins | Nielsen of | Tieden |
| Doyle | Jackson of | Emmet-Palo Alto | Utzig |
| Dunton | Black Hawk | O'Malley | Varney |
| Edgington | Jackson of | Ossian | Webster |
| Felger | Clinton | Oxley | Wengert |
| Fischer of | Keleher | Palmer | Whisler |
| Grundy | Kennedy | Quinn | Wilson. |
| Fisher of | Kluever | Radl | Winkelman |
| Greene | Korn | Rasmussen | Wolcott |
| Foster | Lawlor | Redfern | Wright |
| Fullmer | Loss | Renda | Mr. Speaker |
| Gallagher | Lynch | Resnick | pro tem |
| The nays were, 6: |  |  |  |
| Bogenrief | Crosier | Nielsen of | Patton |
| Bremmer | Maley | Shelby |  |
| Absent or not voting, 28: |  |  |  |
| Anderson | Burke | Clapsaddle | Cohen |
| Brinck | Caffrey | Coffman | Conway |


| Den Herder | Houston | Meacham | Roe |
| :--- | :--- | :--- | :--- |
| Duffy | Hullinger | Oehlsen | Seibert |
| Glanton | Kempter | Reichardt | Shannahan |
| Hausheer | Mayberry | Rider | Steffen |
| Holmes | McNamara | Robinson | Uban |

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

## HOUSE FILE 232 WITHDRAWN

Nielsen of Emmet-Palo Alto asked and received unanimous consent to withdraw House File 232 from further consideration by the House.

House File 267, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients, with report of committee recommending amendment ana passage, was taken up for consideration.

Smith of O'Brien offered the following committee amendment filed April 23, 1965, and moved its adoption:
Amend House File 267 by striking from section thirteen (13) all of lines sixty-five (65), sixty-six (66), and sixty-seven (67) and inserting in lieu thereof the following: "campus of the state university of Iowa. All of the powers vested in the state board of regents by chapter two hundred sixtytwo (262) of the Code, as amended, shall apply to these premises."

The amendment was 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?" (H. F. 267)
The ayes were, 99:

| Anderson | Detje | Gillette of | Keleher |  |
| :---: | :---: | :---: | :---: | :---: |
| Bailey | Distelhorst | Clay-Dickinson | Kennedy |  |
| Baker | Doderer | Gillette of | Kluever |  |
| Baringer | Dougherty | Story | Korn |  |
| Boot | Doyle | Gleason | Lawlor |  |
| Breitbach | Dunton | Glenn | Loss |  |
| Bremmer | Edgington | Graham | Lynch |  |
| Brinck | Felger | Grassley | Madden |  |
| Busch | Fischer of | Gregerson | Mahan |  |
| Busing | Grundy | Hageman | Maley |  |
| Carnahan | Fisher of | Hanson | Maule |  |
| Cochran | Greene | Harrington | Melrose |  |
| Cohen | Foster | Hullinger | Millen |  |
| Craig | Fullmer | Jackson of | Miller of |  |
| Crosier | Gallagher | Black Hawk | Buena | Vista |
| Denato | Gaudineer | Jackson of | Miller of |  |
| Den Herder |  | Clinton | Page |  |


| Morgan | Palmer | Shannahan | Utzig |
| :--- | :--- | :--- | :--- |
| Mueller | Patton | Sirley of | Varney |
| Murphy | Quinn | Dallas | Webster |
| Naphe | Rall | Smith of | Wengert |
| Nelson | Rasmussen | O'Brien | Whiser |
| Niesen of | Redfern | Stevenson | Wislson |
| Emmet-Palo Alto Renda | Stokes | Winkelman |  |
| Nielsen of | Resnick | Strothman | Woleott |
| Shelby | Rickert | Stueland | Wrigh |
| O'Malley | Scherle of | Tieden | Mri. Speaker |
| Ossian | Fremont-Mills | Uban | protem |
| Oxley | Scott |  |  |

The nays were, none.
Absent or not voting, 25:

| Bogenrief | Gannon | Mayberry | Robinson |
| :--- | :--- | :--- | :--- |
| Burke | Glanton | McNamara | Roe |
| Caffrey | Hausheer | Meacham | Seibert |
| Clapsaddle | Holmes | Oehlsen | Smith of |
| Coffman | Houston | Reichardt | Linn |
| Conway | Hutchins | Rider | Steffen |
| Duffy | Kempter |  |  |

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

## SENATE FILE 275 SUBSTITUTED FOR HOUSE FILE 283

Rasmussen of Polk offered the following amendment filed April 27, 1965, and moved its adoption:

Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists, with report of committee recommending passage, was taken up for consideration.

Rasmussen of Polk offered the following committee amendment filed April 27, 1965, and moved its adoption:

Amend Senate File 275 as follows:

1. By striking all of section 11 thereof and inserting in lieu thereof the following:
"Section five (5) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by adding thereto the following: "Three of the physical therapy examiners shall be licensed to practice physical therapy and one of the physical therapy examiners shall be licensed to practice medicine and surgery."
2. By striking from line six (6) of section twelve (12) the words "one (1) for a term of three years" and inserting in lieu thereof the words "two (2) for terms of three years".
3. By adding the following new section after section twelve (12) of the bill: "Section one hundred forty-seven point fourteen (147.14), Code 1962, as amended by section four (4) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by inserting after the word "members" in line five (5) thereof the words "and the physical therapy examining board which shall consist of four members".
4. Renumber the sections accordingly.

The amendment was adopted.
The Chair ruled that according to the sifting committee noncontroversial rules Senate File 275 is now returned to the sifting committee.

## HOUSE FILE 283 WITHDRAWN

Rasmussen of Polk asked and received unanimous consent to withdraw House File 283 from further consideration by the House.

## SENATE FILE 513 SUBSTITUTED FOR HOUSE FILE 593

Fisher of Greene asked and received unanimous consent to substitute Senate File 513 for House File 593.

Senate File 513, a bill for an act relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage areas, 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?" (S. F. 513)
The ayes were, 96:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Cochran
Cohen
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fisher of
Greene

Foster Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor

Loss Renda
Lynch Resnick
Madden Rickert
Mahan Scherle of
Maley
Maule
Melrose
Millen
Miller of
Buena Vista
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Nielsen of Varney
Shelby Webster
O'Malley : Wengert
Ossian Whisler
Oxley Wilson
Palmer Winkelman
Patton Wolcott
Quinn Wright
Radl
Redfern

Uban
Fremont-Mills
Scott
Shirley of Dallas
Smith of
Linn
Stevenson
Stokes
Strothman
Stueland
Tieden
Utzig

Mr. Speaker protem

The nays were, none.
Absent or not voting, 28:

Burke Caffrey Clapsaddle Coffman Conway Denato Duffy

Fischer of
Grundy
Gannon Glanton Holmes Houston Hutchins Kempter

| Mayberry | Rider |
| :--- | :--- |
| McNamara | Robinson |
| Meacham | Roe |
| Miller of | Seibert |
| Page | Shannahan |
| Oehlsen | Smith of |
| Rasmussen | O'Brien |
| Reichardt | Steffen |

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

## HOUSE FILE 593 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 593 from further consideration by the House.

## APPRECIATION

April 29, 1965.
We wish to express our sincere appreciation to all of those who thoughtfully remembered our birthdays.

Charles P. Miller, Speaker pro tempore. Vince Steffen, Speaker of the House.

## OBJECTION TO HOUSE FILE 535

 (On Sifting Noncontroversial Calendar)We request that House File 535 be taken off the noncontroversial calendar.

Wengert of Woodbury. Glenn of Wapello. Miller of Buena Vista.

## OBJECTION TO SENATE FILE 186

We, the undersigned, object to Senate File 186 being on the sifting committee noncontroversial calendar.

> BUSING of Hamilton.
> HAGEMAN of Winneshiek. MADDEN of Clarke-Union.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 39, 45, 73, $170,586,615,616,618$ and 621:

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 39, 45, 73, 170, 586, 615, 616, 618 and 621.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 29th day of April, 1965, sent to the Governor for his approval: House Files 39, 45, 73, 170, 586, 615, 616, 618 and 621.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## 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. 104 Relating to millage limitations upon the several functional funds of cities and towns. By Cassidy, Burns, et al.
S. F. 500 Relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia. By agriculture committee.
S. F. 313 Providing for lease-purchase option of school buildłngs. By education committee.
H. F. 606 To enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact. By transporation committee.
H. F. 607 To enable lowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact. By transporation committee.
H. F. 564 To encourage landowners to make land and water available to the public by limiting liability in connection therewith. By conservation committee.
S. F. 538 To raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period; also to raise the maximum amount allowable for healing period. By industrial and human relations committee.
S. F. 21 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. By Condon, Ely, et al.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends that the following bills be placed on the noncontroversial calendar:
S. F. 189 Legalizing act for the issuance of a certificate or patent of Dubuque and Pacific Railroad lands, Hamilton County. By Walker.
S. F. 528 To authorize and directing the issuance of a patent to certain real estate to Marion County, by the governor and secretary of state. By judiciary committee.
S. F. 537 An act relating to school taxes in the Gillett Grove Rural School District in Clay County. By judiciary committee.
H.F. 387 Relating to flood control in cities and towns. By Denato.
S. F. 30 Relating to solicitation from liquor control licensee. By Reppert, Schroeder, Hagedorn, et al.
S. F. 228 To require the wearing of eye protective devices by students and teachers. By Nims, Benda, Lange, et al.
S. F. 137 An act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts. By Lucken, Ely, et al.
S. F. 290 To amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers. By conservation and recreation committee.
S. F. 366 Relating to the construction of municipal hospitals in certain cities owning their own electric distribution system. By Beneke.
S. F. 463 Relating to the testing of infants for phenylketonuria. By Ely.
S. F. 386 Relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization. By O'Malley, Reppert and Denman.
S. F. 508 Relating to frozen desserts. By agriculture committee.
S. F. 520 Relating to the labeling of foods and food products. By agriculture committee.
S. F. 103 Relating to the use of road use tax money by cities and towns. By Condon, Buren, Burke, et al.
S. F. 276 To authorize school districts-to purchase annuity contracts for employees. By Nims, Riley, et al.
S. F. 511 To empower examiners appointed by the state commerce commission to administer oaths and take affirmations. By commerce committee.
S. F. 515 To provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. By commerce committee.
S. F. 548 Relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board. By governmental affairs committee.

Casey Loss, Chairman.

## REPORT OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 647, a bill for an act to create a commission on on the aging of the State of Iowa and to provide for the powers, duties and authority 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 647 as follows:

1. Amend line 3 of the title by inserting after the word "thereof" the following: "and to provide an appropriation therefor".

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend the agriculture committee amendment to House File 275 filed on April 13, 1965, by striking lines ten (10) through thirteen (13) of section one (1) and inserting in lieu thereof the following:
" 2 . Other than a licensed veterinarian to administer modified live hog-cholera vaccine without the simultaneous use of a minimum dosage of ten (10) cubic centimeters of anti-hog-cholera serum or five (5) cubic centimeters of antibody concentrate."
den Herder of Sioux. Mueller of Winnebago-Worth.
Amend the Senate amendment to House File 315 by inserting after the word "Iowa" in line seven (7) the following:
", except motor truck scales used solely in the weighing of construction aggregates and agricultural limestone,".

> MILLEN of Jefferson-Van Buren. MUELLER of Winnebago-Worth. FISHER of Greene. BAKER of Boone.

Amend House File 457 as follows:

1. By inserting in line six (6) of section one (1)
following the word "purposes", the following: "and may require application for licenses to be submitted ninety (90) days prior to the open season".
2. By striking the period in line eight (8) of section one (1) and inserting in lieu thereof the following: ", except that either, but not both, the owner or tenant of land, and no one else, shall be permitted to hunt deer on land owned or leased by him notwithstanding, but he shall be subject to all other laws and regulations."
3. By adding the following new paragraph after line eight (8) of section one (1):
"All seasons established by the conservation commission for the hunting of game birds and animals, other than deer, or the hunting of non-game birds or animals wherein firearms are used shall
be prohibited during the established gun season for hunting deer."
"Section 2. Section one hundred ten point seventeen (110.17), Code of 1962, is hereby amended by adding the following new paragraph after line thirty-seven (37):
"'None of the provisions of this section shall apply to the taking of deer.'"

Kluever of Cass. Boot of Marion.

Amend House File 498 as follows:

1. By striking all of section six (6) and inserting in
lieu thereof the following:
"Section one hundred seventy-three point sixteen (173.16),
Code 1962, is hereby amended by striking everything after the word 'purpose' in line nine (9) and inserting in lieu thereof a period (.), and by adding the following: 'An individual member of the state fair board shall not be personally liable because of any act performed or debt created by action of the board in carrying out the purposes and provisions of this chapter.' ".

Redfern of Lee.
Amend House File 651 as follows:

1. By striking from line four (4) of section one (1) the word and figures "ten" and " $(\$ 10,000.00)$ " and inserting in lieu thereof the word and figures "five" and " $\$ 5,000.00$ )".
2. By striking from line eight (8) of section one (1) the figures " $\$ 10,000.00$ " and inserting in lieu thereof the figures "\$5,000.00".
3. By striking from line thirteen (13) of section two (2) the words "each year of".
4. By striking from line fourteen (14) of section two (2) the figures " $\$ 15,000.00$ " and inserting in lieu thereof the figures " $\$ 10,000.00$ ".
5. By striking from lines two (2) and three (3) of the title the word and figures "ten" and " $(\$ 10,000.00)$ " and inserting in lieu thereof the word and figures "five" and "( $\$ 5,000.00$ )".

Meacham of Poweshiek.
Amend House File 658 as follows:

1. By inserting after line 107 of section 2 the following:
"22. 'Slaughterer' means any person regularly engaged in the commercial slaughtering of livestock.
2. 'Livestock' means cattle, calves, sheep, swine, horses, mules, goats, and any other animal which can or may be used in and for the preparation of meat or meat products.
3. 'Packer' means any person engaged in the business of slaughtering, or of manufacturing or preparing meat or meat products for sale, either by such persons or others; or of manufacturing or preparing livestock products for sale by such person or others.
4. 'Stockyard' means any place, establishment, or facility commonly known as a stockyard, conducted or operated for compensation or profit as a public market, consisting of pens or other enclosures and their appurtenances, for the handling,
keeping, and holding of livestock for the purpose of sale or shipment.
5. 'Humane method' means either:
a. A method whereby the animal is rendered insensible to pain by mechanical, electrical, chemical, or other means that is rapid and effective, before being shackled, hoisted, thrown, cast, or cut; or
b. A method in accordance with ritual requirements of the Jewish faith or any other religious faith whereby the animal suffers loss of consciousness by anemia of the brain caused by the simultaneous and instantaneous severance of the carotid arteries with a sharp instrument; or
c. Any method, currently considered humane by regulations in federally inspected plants, subject to the federal humane slaughter law."
6. By adding the following sections after section 6 of the bill:
"No slaughterer, packer, or stockyard operator shall shackle, hoist, or otherwise bring livestock into position for slaughter, by any method which shall cause injury or pain."
"No slaughterer, packer, or stockyard operator shall bleed or slaughter any livestock except by a humane method; provided, however, that the secretary may by administrative order, exempt from compliance with this Act, for a period of not to exceed one (1) year after the effective date of this Act, any slaughterer, packer, or stockyard operator if he finds that an earlier compliance shall cause such person an undue hardship."
"The secretary shall administer the provisions of this Act. He shall promulgate and may from time to time revise rules and regulations which shall conform substantially to the rules and regulations promulgated by the secretary of agriculture of the United States under the federal humane slaughter Act of 1958 , public law 85-765, 72 stat. 862, and any amendments thereto; provided, however, that the use of a manually operated hammer, sledge, or poleax is declared to be an inhumane method of slaughter within the meaning of this Act."
7. By renumbering the section in accordance with this amendment.
8. Amend the title by inserting after the word "therefor" in line 2 the words, "and to provide for the humane slaughter of livestock".

RadL of Linn.
Oxley of Linn.
BAKER of Boone.
LyNCH of Warren.
Smith of Linn.
McNamara of Linn.
Shannafan of Woodbury.
Crosier of Linn.
Kennedy of Linn.
Renda of Polk.

Bogenrief of Polk. Gileette of Clay-Dickinson. O'Malley of Polk. Nagle of Scott. Uban of Black Hawk. Rider of Marshall. Boot of Marion. DOugherty of Lucas-Monroe. Kempter of Jackson. Rickert of Louisa-Muscatine.

Amend Senate File 500 by striking subsection three (3) of section 6 and inserting in lieu thereof the following:
"3. A commercial fertilizer formulated according to
specifications which are furnished by a consumer prior to mixing shall be labeled to show the net weight, guaranteed analysis, and the name and address of the distributor and may show the net weight and guaranteed analysis of each of the fertilizer materials or soil conditioners used.
It is the responsibility of the distributor to mix these materials uniformly and intimately so that when sampled in the prescribed manner the resulting analysis would meet the guarantee."

> MuELLER of Winnebago-Worth. HULIINGER of Decatur-Wayne.

Amend Senate File 550 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. The purpose of this Act is to provide a means of establishing vocational-technical schools and community colleges administered by the state and offering, to the greatest extent possible, educational opportunities and services to all citizens of the state.

Sec. 2. When used in this Act, unless the context otherwise requires:

1. "Vocational-technical school" means a state supported school which offers as its curriculum or part of its curriculum vocational or technical education, training, or retraining available to persons who have completed or left high school and are preparing to enter the labor market; persons who are attending high school who will benefit from such education or training but who do not have the necessary facilities available in the local high schools; persons who have entered the labor market and are in need of upgrading or learning skills; and persons who due to academic, socio-economic, or other handicaps are prevented from succeeding in regular vocational or technical education programs.
2. "Junior college" means a publicly supported school which offers as its curriculum or part of its curriculum two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree.
3. "Community college" means a state or publicly supported school which meets the curriculum requirements of a junior college and which offers in whole or in part the curriculum of a vocational-technical school.
4. "Board" means the state board of governors for community and junior colleges and vocational-technical schools.

Sec. 3. There is hereby established a state board of nine (9) members which shall be known as the state board of governors for community and junior colleges and vocational-technical schools. The members of the board shall consist of the following:

1. A member of the state board of regents.
2. A member of the state board of public instruction.
3. A member representing private universities, colleges, and junior colleges.
4. A member representing vocational education interests in the state.
5. Five (5) members, one (1) of whom shall represent industry and management, one (1) of whom shall represent labor, one (1) of whom shall represent agriculture, and two (2) of whom shall be appointed from the state at large.

Sec. 4. The members of the board from the state board of regents and the state board of public instruction shall be appointed by the governor and serve at the pleasure of the governor. The remaining seven (7) members shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate. Each member appointed with senate approval shall serve for a term of six (6) years except the initial members so appointed shall serve as follows:

1. Two (2) members shall serve from the date of appointment until June 30, 1967.
2. Two (2) members shall serve from the date of appointment until June 30, 1969.
3. Three (3) members shall serve from the date of appointment until June 30, 1971.

Sec. 5. The governor shall fill any vacaney occurring on the board. All vacancies occurring during such time as the general assembly is in session shall be filled before the end of the session in the same manner in which regular appointments are required to be made. Vacancies occurring on the board when the general assembly is not in session shall be filled by appointment by the governor which shall expire at the end of thirty (30) days after the general assembly next convenes.

Sec. 6. The board shall meet no less than four (4) times each year, the first of which shall be on the second Wednesday of July. The board shall organize at the July meeting by electing a president and such other officers from the board membership as board members deem necessary. Special meetings may be called by the board, by the president of the board, or by the secretary of the board upon written request of any five (5) members thereof. Members of the board shall be allowed a per diem of twenty-five (25) dollars and necessary travel and other expenses incurred while engaged in official duties.
Sec. 7. The board shall:

1. Establish vocational schools and community colleges throughout the state to offer to the greatest extent possible, educational opportunities and services to all residents of the state in area where the need exists.
2. Make rules for the governing of, admission to, and curriculum and tuition for all institutions established and administered by the board.
3. With the approval of the executive council, purchase, acquire, lease, or rent real estate for the proper use of institutions established and administered by the board and dispose of any real estate owned by the institutions when not necessary for their purposes. Disposal of such real estate shall be made upon such terms, conditions, and considerations as the board may recommend and subject to the approval of the executive council.
4. Cause to be constructed, maintained, remodeled, and im-
proved building and facilities at institutions established and administered by the board.
5. Acquire, purchase, lease, rent or accept on loan or such other basis acceptable to the board equipment necessary to adequately provide curriculum offered at the state vocational schools and community colleges.
6. Collect the highest rate of interest, consistent with safety, obtainable on daily balances in the hands of the board.
7. Employ a director and other administrative personnel as shall be necessary to perform the functions of the board. Employ such other administrative personnel, professors, instructors, officers, and employees, as shall be necessary to operate institutions under the jurisdiction of the board, and fix the compensation of all persons so employed.
8. Accept, administer, allocate, and disburse any federal and state funds available to pay any portion of the operating costs of vocational schools or community colleges or any portion of the cost of acquiring sites and constructing, acquiring, or remodeling facilities for vocational schools or community colleges and any other federal or state funds made available for such purposes as may be provided by federal or state laws, rules, and regulations, and establish priorities for the use of such funds.
9. Accept and administer trusts deemed to be beneficial to the board and to the institutions established and administered by the board.
10. Accept donations and gifts, including real or personal property, and expend or use the same in accordance with such terms as may be attached thereto.
11. Have authority to sell any article resulting from any vocational-technical program or course offered at a state voca-tional-technical school or state community college. Governmental agencies and subdivisions shall be given preference in purchasing such articles. Sales to governmental subdivisions and agencies shall be subject to the same provisions as sales by prison industries prescribed in sections two hundred forty-six point twenty-one (246.21) and two hundred forty-six point twenty-four (246.24) of the Code.
12. With the approval of the executive council, publish and distribute from time to time such circulars, pamphlets, bulletins, and reports as may be in its judgment for the best interests of the institutions under its control, the expense of which shall be paid out of any funds in the treasury not otherwise appropriated.
13. With the consent of the inventor and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials, or take assignment of such letters patent or copyright and make all necessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the state, and the royalties and earnings thereon shall be credited to the funds of the board.
14. Make arrangements with boards of local school districts to permit students attending high school to participate
in vocational-technical programs and courses and obtain credit for such participation which may be applied toward the completion of a high school diploma. The granting of credit to high school students shall be subject to the approval of the state board of public instruction.
15. Adopt such administrative rules and regulations as the board deems necessary to carry out the provisions of this Act.
16. Perform all other acts necessary and proper for the execution of the powers and duties conferred by law upon the board.

Sec. 8. The director shall serve as secretary of the board and shall attend all meetings of the board and maintain and preserve a complete record of all meeting proceedings. The director shall perform such duties and responsibilities as the board may so designate. The office of the director shall be located at the capitol of the state.

Sec. 9. The management, purchase, disposition, or use of lands and other property and of funds allocated to the board shall be subject to the same procedures under the board as govern the state board of regents as prescribed in sections two. hundred sixty-two point eleven (262.11), two hundred sixty-two point fourteen (262.14) to two hundred sixty-two point nineteen (262.19), inclusive, and two hundred sixty-two point thirty-four (262.34) of the Code.

Sec. 10. The executive officer of each institution established and administered by the board shall at such times as the board requires make a report to the board setting forth such observations and recommendations as in the judgment of the officer are for the benefit of the institution. At least once every three (3) years, the state board shall review and re-evaluate board policies and procedures governing institutions established and administered by the board, curriculum offered at such institutions to insure that vocational-technical training courses and community college curriculum are adequately being provided to the citizens of the state, and such other areas affecting institutions under the control of the board as the board may so determine. The results of each evaluation shall be published in a report and made available to the governor and to members of the general assembly or may be included in the biennnal report which the board is required to submit under section eleven (11) of this Act.

Sec. 11. The board shall biennially report to the governor and the general assembly prior to January 1 of each odd-numbered year such facts, observations, and conclusions respecting all institutions under control of the board as in the judgment of the board should be considered by the general assembly. Such report shall contain an itemized account of the receipts and expenditures of the board and of the institutions under the control of the board, and the reports made to the board by the executive officers of the institutions under control of the board. The board shall submit budgets for biennial appropriations deemed necessary for the board and for establishment, maintenance, and operation of institutions under the control of the board.

Sec. 12. The board shall establish approval standards for community and junior colleges administered and operated by local school districts. The standards shall be issued and enforced by the board. The board shall certify as approved any such community or junior college meeting established standards for administration, certification and assignment of personnel, curriculum, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instruction and instructional materials, maintenance, school library, and staff. In the development of standards, the association of public junior colleges shall serve in an advisory capacity to the board.

Sec. 13. Section two hundred fifty-seven point ten (257.10), Code 1962, is hereby amended by adding thereto the following subsection:
"Review and certify vocational-technical programs and courses of vocational-technical schools and community colleges under the jurisdiction of the state board of community and junior colleges and vocational-technical schools in which high school students are enrolled."

Sec. 14. Section two hundred fifty-seven point seventeen (257.17), Code 1962, is hereby amended by striking from lines three (3) and four (4) of subsection one (1) the words "the junior colleges,".

Sec. 15. Section two hundred eighty point eighteen (280.18), Code 1962, is hereby amended as follows:

1. By striking lines two (2) and three (3) and inserting in lieu thereof the following:
"approval of the state board of governors for community and junior colleges and vocational-technical schools, and when duly authorized by the".
2. By striking lines twelve (12), thirteen (13) and fourteen (14) and inserting in lieu thereof the following:
"school. The director of the state board of governors for community and junior colleges and vocational-technical schools, subject to the approval of the state board, shall prepare and".

Sec. 16. Section two hundred eighty-six A point three (286A.3), Code 1962, is hereby amended by striking lines four (4) through eighteen (18) and inserting in lieu thereof the following:
"Approval standards for public community and junior colleges administered and operated by local school districts shall be established and approved by the state board of governors for community and junior colleges and vocational-technical schools and shall be issued and enforced by the director of the board. Eligibility for receipt of state aid for such community and junior colleges shall be determined by the board and paid by the state board of public instruction in such manner as prescribed in section two hundred eighty-six A point four (286A.4) of the Code. Such aid shall not be paid unless standards are met."

Sec. 17. Section two hundred eighty-six A point four (286A.4), Code 1962, as amended by chapter one hundred seventythree (173), Acts of the Sixtieth General Assembly, is hereby

258 amended by inserting in line three (3) of subsection three (3) 259 after the word "the" the words "community or". Education Committee, Bruce E. Mahan, Chairman. Riley Gilleette, Ranking Member.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, April 30, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Friday, April 30, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by Speaker Steffen's brother, the Reverend Arnold Steffen, Missionary Priest of the Catholic Society of the Divine Word, New Guinea, whose home is Dunkerton, Iowa.

The Journal of Thursday, April 29, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Rider of Marshall on request of Duffy of Dubuque; Gillette of Clay-Dickinson on request of Redfern of Lee; Oehlsen of Hardin on request of Scott of Pottawattamie; Nagle of Scott on request of Lawlor of Scott; Wright of Scott on request of Lawlor of Scott; Wilson of Black Hawk on request of Jackson of Clinton; Cochran of Webster on request of Renda of Polk.

> COMMUNICATION
> IOWA STATE HIGHWAY COMMISSION
> Ames, Iowa

April 29, 1965.
Mr. William R. Kendrick, Chief Clerk of the House, State House, Des Moines, Iowa.
Dear Mr. Kendrick:
Subject: House Concurrent Resolution 23
The above Resolution was presented and reviewed with the Commission at their meeting here on April 28. The Commission took action in acknowledging receipt of this Resolution and filed it for future reference. Very truly yours,
L. M. Clauson, Chief Engineer.

## PRESENTATION OF VISITORS

Craig of Marshall presented to the House one hundred students from the Southeast Marshall County School in Laurel and their teacher, Keith Augspurger.

Shirley of Dallas presented to the House twenty fifth grade students from the Woodward-Granger School and their teacher, Mrs. Enid Burkhart.

Cohen of Black Hawk presented to the House fifty students of the sixth grade from the Hudson Community School and their teachers, Mrs. Nation and Mrs. Thurston.

Den Herder of Sioux presented to the House thirty students from the Orange City Christian School and their teacher, Edward Boer.

Busing of Hamilton presented to the House four students from South Hamilton, his children : Delayne, Eddie, Jody and Janis Busing.

Carnahan and Glenn of Wapello presented to the House fortyone sixth grade students from the Irving School in Ottumwa and their teacher, Mr. Richardson.

## PETITIONS

The following petitions were presented and placed on file:
By Renda of Polk, from:thirteen residents of Polk County favoring the licensing of physical therapists.

By Stevenson of Howard-Mitchell, from ninety-seven residents of Mitchell County and fifty-five residents of Howard County favoring Senate Concurrent Resolution 14.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 647, under Rule 35.

OBJECTION TO HOUSE FILE 88
We request that House File 88 be taken off the noncontroversial calendar.

Doderer of Johnson. Conway of Louisa-Muscatine. Gaudineer of Polk.

OBJECTION TO SENATE FILE 276
April 30, 1965.
We, the undersigned, object to Senate File 276 being on the sifting committee noncontroversial calendar.

Fischer of Grundy. GLENN of Wapello. Smith of O'Brien.

## MESSAGES FROM THE SENATE

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

House File 214, a bill for an act relating to appearance bail for traffic violations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 305, a bill for an act to provide aid to dependent children payments to children placed in a foster home as a result of judicial determination.

Also: That the Senate has concurred in the House amendment to Senate amendment and passed the following bill in which the concurrence of the Senate was asked:
House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 573, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind.

Also: That the Senate has adopted the following joint resolution in which the concurrence of the Senate was asked:
House Joint Resolution 17, authorizing and directing the state executive council to acquire additional land for the capitol grounds.

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

Senate File 525, a bill for an act relating to electric transmission line franchises.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 24 ADOPTED

Smith of Linn called up for consideration Senate Concurrent Resolution 24, found on page 1171 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of House File 655, a bill for an act enabling boards of supervisors ta establish the office of public defender, and the McNamara amendment, found on page 1279 of the Journal.

Division was requested.
McNamara of Linn moved the adoption of lines 1 through 22 of division 1.

Roll call was requested by McNamara of Linn and Glenn of Wapello,
On the question "Shall lines 1 through 22 of division 1 of the McNamara amendment be adopted?" (H. F. 655)

The ayes were, 46 :

| Anderson | Graham |
| :--- | :--- |
| Rrassley |  |
| Railey | Han |
| Baringer | Hanson |
| Brot | Harrington |
| Busch | Holmes |
| Conway | Hullinger |
| Den Herder | Kennedy |
| Distelhorst | Kluever |
| Dougherty | Madden |
| Edgington | Mahan |
| Fischer of | McNamara |
| Grundy | Millen |
| Fullmer |  |

The nays were, 55:

| Baker | Foster | Kempter | Resnick |
| :---: | :---: | :---: | :---: |
| Breitbach | Gannon | Korn | Scott |
| Bremmer | Gaudineer | Lawlor | Seibert |
| Brinck | Gillette of | Loss | Shirley of |
| Busing | Story | Maule | Dallas |
| Caffrey | Glanton | Meacham | Smith of |
| Clapsaddle | Glenn | Melrose | Linn |
| Cohen | Hageman | Miller of | Stevenson |
| Craig | Hausheer | Buena Vista | Uban |
| Crosier | Houston | Miller of | Vtzig |
| Denato | Hutchins | Des Moines | Varney |
| Detje | Jackson of | Palmer | Webster |
| Doyle | Black Hawk | Rasmussen | Wengert |
| Duffy | Jackson of | Reichardt | Wolcott |
| Felger | Clinton | Renda | Mr. Speake |
| Fisher of Greene | Keleher |  |  |

Absent or not voting, 23:

| Bogenrief | Gallagher <br> Gillette of | Maley <br> Burke | Robinson <br> Burke |
| :--- | :--- | :--- | :--- |
| Carnahan | Clay-Dickinson | Nagle | Scherle of |
| Cochran | Gleason | Oehlsen | Fremont-Mills |
| Coffman | Gregerson | O'Malley | Shannahan |
| Doderer | Lynch | Rider | Wilson |
| Dright |  |  |  |

Lines 1 through 22 of division 1 of the amendment lost.
McNamara of Linn moved the adoption of lines 23 through 40 of division 1 of his amendment.

Roll call was requested by Kluever of Cass and Baringer of Fayette.
On the question "Shall lines 23 through 40 of division 1 be adopted?" (H. F. 655)

The ayes were, 52:

| Bailey   <br> Baringer Den Herder <br> Distelhorst Fisher of <br> Greene <br> Eoot Dougherty Foster | Graham <br> Grassley |  |  |
| :--- | :--- | :--- | :--- |
| Brinck | Edgington | Fullmer | Hanson |
| Busch | Fischer of | Gaudineer | Harrington |
| Conway | Grundy | Gleason | Holmes |
|  |  |  | Hullinger |


| Kennedy | Mueller | Patton | Stokes |
| :--- | :--- | :--- | :--- |
| Kluever | Nellon | Radl | Strothman |
| Madden | Nielsen of | Redfern | Stueland |
| Mahan | Emmet-Palo Alto Reichardt | Tieden |  |
| McNamara | Nielsen of | Renda | Uban |
| Millen | Shelby | Roe | Whisler |
| Miller of | O'Malley | Scott | Winkelman |
| Page | Ossian | Smith of |  |
| Morgan | Oxley | O'Brien |  |

The nays were, 48:

| Baker | Gallagher | Kempter | Resnick |
| :--- | :--- | :--- | :--- |
| Breitbach | Gannon | Korn | Seibert |
| Bremmer | Gillette of | Lawlor | Shirley of |
| Busing | Story | Loss | Dallas |
| Caffrey | Glanton | Meacham | Smith of |
| Carnahan | Glenn | Melrose | Linn |
| Chen | Hageman | Miller of | Stevenson |
| Craig | Hausheer | Buena Vista | Stzig |
| Crosier | Houston | Miller of | Varney |
| Denato | Jackson of | Des Moines | Webster |
| Detje | Black Hawk | Murphy | Wengert |
| Doyle | Jackson of | Palmer | Wolcott |
| Duffy | Clinton | Quinn | Mr. Speaker |
| Felger | Keleher | Rasmussen |  |

Absent or not voting, 24:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{l}\text { Dunton } \\ \text { Gillette of } \\ \text { Clay }\end{array} & \begin{array}{l}\text { Maule } \\ \text { Maybencien }\end{array} & \begin{array}{l}\text { Robinson } \\ \text { Scherle of }\end{array} \\ \text { Burke } & \text { Mayberry }\end{array}\right)$

Lines 23 through 40 of division 1 of the amendment were adopted.
McNamara of Linn moved the adoption of division 2 of his amendment.

Roll call was requested by Glenn of Wapello and Dougherty of Lucas-Monroe.

On the question "Shall division 2 of the McNamara amendment be adopted?" (H. F. 655)

The ayes were, 41:

| Anderson | Harrington | Morgan | Redfern |
| :--- | :--- | :--- | :--- |
| Baringer | Holmes | Murphy | Reichardt |
| Boot | Hullinger | Nelson | Roe |
| Den Herder | Kennedy | Nielsen of | Smith of |
| Dougherty | Kluever | Emmet-Palo Alto ${ }^{\prime}$ OBrien |  |
| Edgington | Madden | Nielsen of | Stokes |
| Foster | Mahan | Shelloy | Strothman |
| Fullmer | McNamara | Ossian | Stueland |
| Gleason | Millen | Oxley | Tieden |
| Graham | Miller of | Patton | Whisler |
| Grassley | Page | Radl | Winkelman |

The nays were, 58:

| Bailey | Duffy | Keleher | Scott |
| :--- | :--- | :--- | :--- |
| Baker | Felger | Kempter | Seibert |
| Bogenrief | Fisher of | Korn | Shannahan |
| Breitbach | Greene | Lawlor | Shirley of |
| Bremmer | Gallagher | Loss | Dallas |
| Brinck | Gannon | Melrose | Smith of |
| Busing | Gaudineer | Miller of | Linn |
| Caffrey | Gillette of | Buena Vista | Stevenson |
| Carnahan | Story | Miller of | Uban |
| Cohen | Glanton | Des Moines | Utzig |
| Conway | Glenn | Palmer | Varney |
| Craig | Hageman | Quinn | Webster |
| Crosier | Hausheer | Rasmussen | Wengert |
| Denato | Houston | Renda | Wolcott |
| Detje | Hutchins | Resnick | Mr. Speaker |
| Distelhorst | Jackson of | Rickert |  |
| Doyle | Clinton |  |  |

Absent or not voting, 25:

Burke
Busch
Clapsaddle
Cochran
Coffman
Doderer
Dunton

Fischer of Grundy
Gillette of Clay-Dickinson
Gregerson Jackson of Black Hawk Lynch

Keleher
Kempter
Lawlor
Loss
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Palmer
Quinn
sen
Renda
Rickert
Maley
Maule
Mayberry
Meacham
Mueller
Nagle
Oehlsen

O'Malley
Rider
Robinson
Scherle of Fremont-Mills
Wilson
Wright

Division 2 of the amendment lost.
McNamara of Linn moved the adoption of division 3 of his amendment.

The amendment lost.
Glenn of Wapello offered the following amendment filed April 30, 1965, and moved its adoption:

Amend House File 655, section two (2), by adding after the word "appropriated" in line one (1) the words "from the court fund".

The amendment was adopted.
o'Malley of Polk offered the following amendment filed by him on April 30, 1965, and moved its adoption :

Amend House File 655 by striking all of section 3 after the word "be" in line 3 and inserting in lieu thereof the following:
"elected by the people at a general election as are other county officers and said elective term for this office shall be for a period of four (4) years."

The amendment was adopted.
Busch of Bremer offered the following amendment filed April 30, 1965 :

Amend House File 655 as follows:
By striking the word "less" in line 3 , section 5 , and inserting in lieu thereof the word "more".

Denato of Polk offered the following substitute amendment filed April 30, 1965 :

Amend Senate File 655, section five (5), by striking from line three (3) the words "not be less than" and inserting in lieu thereof the words "be the same as".

Maule of Monona moved the previous question on the Denato amendment, all amendments and the bill.

The motion having received a two-thirds majority prevailed.
Denato of Polk moved the adoption of his substitute amendment.
The amendment lost.
Busch of Bremer moved the adoption of his amendment.
The amendment was adopted.
O'Malley of Polk offered the following amendment filed April 30, 1965, and moved its adoption :

Amend section five of House File 655 by striking in line 1 the words "term and".

The amendment was adopted:
Redfern of Lee offered the following amendment filed April 30, 1965, and moved its adoption :

Amend House File 655 as follows:

1. Amend section one (1), by inserting in line one (1) after the word "county" the words "with a population of over one hundred thousand $(100,000)$ ".

The amendment lost.
Maley of Polk offered the following amendment filed April 30, 1965:
Amend House File 655 by adding the following new sections, which shall be numbered to conform to the numbering of the other sections:

1. Any public defender whose annual salary rate is twelve thousand dollars ( $\$ 12,000$ ) or more, and any assistant public defender whose annual salary rate is ten thousand dollars ( $\$ 10,000$ ) or more, shall devote his full time to the discharge of his duties and shall not directly or indirectly engage in the private practice of law, except that he may be a member of a law partnership on leave of absence.
2. No public defender or assistant public defender who is subject to the preceding section shall directly or indirectly refer any legal matter or civil or criminal litigation to any particular lawyer or lawyers or directly or indirectly recommend or suggest to any person the employment of any particular lawyer or lawyers to counsel in, conduct, defend, or prosecute any legal matter or litigation, if the county is or is likely to be a party thereto or have a substantial interest therein; or receive any direct or indirect fee or compensation for or in connection with any such referral, recommendation, or suggestion. However, he may recommend a lawyer when requested to do so by any court, governmental agency, or legal aid society."
(Business pending at adjournment)

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 560.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 560.

## BILL SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House File 560.

Alfred P. Breitbach, Sr., Chairman.

Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 29, 1965, he signed the following bills: House Files 263, 372 and Senate Files 241, 388 and 542.

## SIFTING COMMITTEE REPORT

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. 475 To establish a system of state preserves and to provide for the control and management of same. By Kibbie and Benda.
S. F. 140 Relating to interstate commerce commission authority of motor carriers. By transportation committee.
H. F. 637 To amend Chapter 326, Code 1962, relating to proration of registration fees of commercial motor vehicles. By transportation committee.
H. F. 630 Relating to motor vehicle speed restrictions. By transportation committee.
S. F. 404 Relating to the overall length of vehicles. By transportation committee.

Casey Loss, Chairman.

## REPORT OF COMMITTEE <br> (Filed April 28, 1965)

Maule of Monona, 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 331, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable, and religious 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 be amended as follows, and when so amended the bill do pass:

Amend House File 331 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), subsection nine (9), Code 1962, is hereby amended as follows:

1. By inserting in line one (1) after the word "used" the words "or under construction".
2. By inserting in line six (6) after the word "used" the words, "or under construction".
3. By striking from lines six (6) and seven (7) the words, "and not leased or otherwise used with a view to pecuniary profit." and by inserting in lieu thereof the following: "but only if no income is derived from such property or it is not used, directly or indirectly, for full or partial payment for services rendered except one (1) residence used as a parsonage. If such property is platted into lots or in any other manner divided into separate parcels and any income is derived from such individual lot or lots or separate parcel or parcels, such individual lot or lots or parcel or parcels shall be levied upon and taxed as provided by law; provided however, if such property is devoted totally to the housing of bona fide students for the academic year of an educational institution such property shall be deemed to be used solely for their appropriate objects and exempt as herein provided."
4. By adding after the word "assessment." in line ten (10) thereof the following: "All such property shall be listed upon the tax rolls of the district or districts in which it is located and shall have ascribed to it an actual fair market value and an assessed or taxable value, as contemplated by section four hundred forty-one point twenty-one (441.21) of the Code, whether such property be subject to a levy or be exempted as herein provided and such information shall be open to public inspection."
Sec. 2. Section four hundred twenty-seven point one (427.1), subsection eleven (11.), Code 1962, is hereby amended by inserting in line five (5) after the word, "township" the following: "except any real property acquired after January 1, 1965, by any educational institution as a part of its endowment fund or upon which any income is derived or used, directly or indirectly, for full or partial payment for services rendered, shall be taxed beginning with the levies applied for taxes payable in the year 1967, at the same rate as all other property of the same class in the
taxing district or districts in which such real property is located. Such property acquired prior to January 1, 1965, and held or owned as part of the endowment fund of an educational institution shall be subject to assessment and levy in the assessment year 1974 for taxes payable in 1975. All such property shall be listed on the assessment rolls in the district or districts in which such property is located and an actual fair market value and an assessed or taxable value be ascribed to it, as contemplated by section four hundred forty-one point twenty-one (441.21) of the Code, irrespective of whether an exemption under this subsection may be or is affirmed, and such information shall be open to public inspection; it being the intent of this Act that such property be valued whether or not it be subject to a levy."

Maule of Monona, Chairman.

## AMENDMENTS FILED

Amend House File 321 as follows:

1. Insert after the word "service" in line seven (7) of section four (4) the following:
"or for shipments of goods transported from a warehouse where they have been held in storage to the person for whom they were so held".

Houston of Crawford.
Amend House File 598 by adding the following new section:
"Sec. 2. Payments authorized by this Act shall be approved by the department and paid from the appropriation or fund of original certification of the claim."

Nielsen of Emmet-Palo Alto.
Amend House File 637 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred twenty-six point two (326.2), Code 1962, is hereby amended by striking the first sentence of the third paragraph thereof and inserting in lieu thereof the following:
'The reciprocity board shall use the percentage of in-statemiles of total-fleet-miles to determine the amount of registration computed on a dollar basis.
'The board may adopt a formula under which a percentage of reciprocity-state-miles is added to in-state-miles, the total of which shall be deemed in-state-miles of total-fleet-miles such percentage, however, being subject to the following limitations:
'The percentage of reciprocity-state-miles which may be added to in-state-miles shall in no event exceed the number of miles determined by taking the percent of in-state-miles of prorate-state-miles and applying such percentage to reciprocity-statemiles.
'In no event may the number of reciprocity-state-miles added to in-state-miles, result in a mileage total in excess of one hundred percent ( $100 \%$ ) of the total-fleet-miles of a fleet after giving effect to fleet mileage allocated to other states with which this state has an apportionment agreement.'
"Sec. 2. Section three hundred twenty-six point two (326.2), Code 1962, is hereby amended by striking from lines twenty-four (24) and twenty-five (25) of the third paragraph thereof the words
'in-state fleet miles to total fleet miles' and inserting in lieu thereof the following: 'in-state-miles to total-fleet-miles'.
"Sec. 3. Chapter three hundred twenty-six (326), Code 1962, is hereby amended by adding thereto the following new section:
'The Iowa reciprocity board may issue a trip permit to the carrier who has registered a fleet of vehicles with this state on an apportionment basis pursuant to this chapter to permit a non-Iowa registered vehicle to operate on the highways of this state in interstate commerce if that leased vehicle, when operated by the lessor, would be entitled to reciprocity in the State of Iowa and the Iowa reciprocity board shall charge and collect a fee of five dollars ( $\$ 5.00$ ) for each such permit issued. If the vehicle operated on the trip basis is owned by the prorate fleet carrier or is, at the time of the trip, under lease to the prorate carrier for thirty (30) days duration or longer, the Iowa reciprocity board may limit the issuance of permits on a particular vehicle not registered in Iowa to one round trip interstate on the Iowa highways for each calendar quarter. The Iowa reciprocity board may issue a trip permit to the Iowa carrier or Iowa broker who has not registered vehicles on an apportionment basis pursuant to the provisions of this chapter to permit a non-lowa registered vehicle to operate on the highways of this state in interstate commerce if that leased vehicle, when operated by the lessor, would be entitled to reciprocity in this state; and the Iowa reciprocity board shall charge and collect a fee of five dollars ( $\$ 5.00$ ) for each permit issued. A "trip" shall mean: (1) a one-way movement from one point originating outside this state and destined to another point outside this state; (2) a round-trip movement between two points in Iowa; (3) a round-trip movement which originates in Iowa or is destined for a point in Iowa. The term "broker" means any person not included in the term "motor carrier" and not a bona fide employee or agent of any such carrier, who or which as principal or agent sells or offers for sale any transportation, or negotiates for, or holds himself or itself out for solicitation, advertisement, or otherwise as one who sells, provides, furnishes, contracts, or arranges for such transportation.'
"Sec. 4. Section three hundred twenty-six point two (326.2), Code 1962, is hereby further amended by striking from line nine (9) of the last paragraph thereof the words 'of in-state fleet miles to total fleet miles' and inserting in lieu thereof the following: 'of in-state-fleet-miles to total-fleet-miles'.
"Sec. 5. Section three hundred twenty-six point three (326.3), Code 1962, is hereby amended by inserting after the word 'Iowa' in line fourteen (14) of the last paragraph thereof the following: 'and shall be subject to all of the provisions of chapter three hundred twenty-one (321) relating to nonpayment of registration fees'.
"Sec. 6. Chapter three hundred twenty-six (326), Code 1962, is hereby further amended by adding thereto the following new section:
'When used in this chapter:
'1. The term "total-fleet-miles" shall be the total number of miles operated in all jurisdictions during the preceding year by the motor vehicles in such fleet during said year.
'2. The term "prorate-state-miles" means the total number of

On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, May 3, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, May 3, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Monsignor Edward J. O'Hagen, pastor of the Sacred Heart Catholic Church, Waterloo, Iowa.

The Journal of Friday, April 30, 1965, was approved.

## PRESENTATION OF VISITORS

Jackson of Black Hawk presented to the House Miss Joan Butters, a student from the Iowa Braille and Sight Saving School in Vinton, Iowa.

Hausheer of Story presented to the House fifty government class students from the Nevada High School and their teacher, Mr. Ball.

Rasmussen of Polk presented to the House fifty-four fifth grade students from the Urbandale Community School and their teachers, Mrs. Conklin and Miss Imsland.

## PETITIONS

The following petitions were presented and placed on file:
By the following Representatives, favoring Senate Concurrent Resolution 14:

Shirley of Dallas, from seventy-two residents of Dallas County.
Hanson of Lyon-Osceola, from sixty residents of Lyon and Osceola Counties.

Scherle of Fremont-Mills, from one hưdred twenty-six residents of Mills County.
By the following Representatives, favoring licensing physical therapists:

Gannon of Jasper, from thirty-three residents of Jasper County.
Reichardt of Polk, from thirty-three residents of Polk County.

## POINT OF PERSONAL PRIVILEGE

Maule of Monona rose on a point of personal privilege and announced that at the annual meeting of the China-Burma-India Veter-
ans Association of Iowa, held May 1, 1965, in Des Moines, Iowa, the Honorable Donald V. Doyle of Sioux City, Iowa, was elected to the office of State Commander of the China-Burma-India Veterans Association.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended to the Honorable Carroll L. Wright "Birthday Congratulations."

## MOTION TO RECONSIDER

We move to reconsider the vote by which the O'Malley amendments to House File 655, found on pages 1310 and 1311 of the House Journal, were adopted by the House.

Denato of Polk. Kempter of Jackson. . Rassmussen 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 House is asked:

Senate File 441, a bill for an act providing for seasonal liquor licenses.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 529, a bill for an act to provide for treatment of alcoholism.
Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 665, by appropriations committee, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965.

Read first time and placed on the calendar.
House File 666, by committee on governmental affairs, a bill for an act to amend chapter one hundred sixteen (116), Code 1962, relatng to qualifications for accountancy examination.

Read first time and referred to the sifting committee.
House File 667, by governmental subdivisions committee, a bill for an act authorizing counties, cities and towns to use electronic voting systems.

Read first time and referred to the sifting committee.

House File 668, by ways and means committee, a bill for an act relating to sales tax.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 525, a bill for an act to amend and revise chapter four hundred eighty-nine (489), Code 1962, as amended by section one (1) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly, relating to electric transmission line franchises, the procedure in obtaining and extending such franchises, the fees to be assessed against the applicant or petitioner therefor, and to provide for the issuance of temporary construction permits for the construction of transmission lines not exceeding one mile in length prior to the granting of a franchise for such lines.

Read first time and passed on file.
Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approval standards for public and area community and junior colleges and area vocational schools.

Read first time and referred to the sifting committee.

## SENATE AMENDMENT CONSIDERED

Mueller of Winnebago-Worth called up for consideration House File 315, a bill for an act relating to weights and measures, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 315 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter two hundred fifteen" (215), Code 1962, is hereby amended by adding the following section: 'All motor truck scales, livestock scales, grain dump scales, and combination truck and railroad track scales used for commercial purposes in the State of Iowa shall be equipped not later than July 1, 1966 with either a type-registering weigh beam, a dial with a mechanical ticket printer, an automatic weight recorder, or some similar device which shall be used for printing or stamping the weight values on scale tickets.'"

Millen of Jefferson-Van Buren offered the following amendment to the Senate amendment, filed April 29, 1965, and moved its adoption:
Amend the Senate amendment to House File 315 by inserting after the word "Iowa" in line seven (7) the following:

[^14]The amendment to the Senate amendment was adopted.
Mueller of Winnebago-Worth moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Mueller of Winnebago-Worth 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 vote was: (H. F. 315)
The ayes were, 94 :
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Busch
Caffrey
Clapsaddle
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doyle
Dunton
Edgington
Felger
Fisher of Greene
Fullmer
Gallagher
Gannon
Gillette of
Clay-Dickinson Maley
The nays were, 11:

| Carnahan | Kempter |
| :--- | :--- |
| Dougherty | Meacham |
| Foster | Ossian |
| Holmes |  |

Absent or not voting, 19:

| Anderson | Cochran <br> Baringer <br> Brinck |
| :--- | :--- |
| Burke <br> Busing | Defman |
|  | Doderer |
| Duffy |  |

Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley

| Mayberry | Renda |
| :--- | :--- |
| McNamara | Resnick |
| Melrose | Rickert |
| Millen | Robinson |
| Miller of | Roe |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shannahan |
| Miller of | Shirley of |
| Page | Dallas |
| Morgan | Smith of |
| Mueller | O'Brien |
| Murphy | Stevenson |
| Nagle | Strothman |
| Nelson | Stueland |
| Nielsen of | Tieden |
| Emmet-Palo Alto | Uban |
| Nielsen of | Utzig |
| Shelby | Webster |
| Oehlsen | Wengert |
| Oxley | Whisler |
| Palmer | Wilson |
| Patton | Winkelman |
| Radl | Wolcott |
| Rasmussen | Wright |
| Redfern | Mr. Speaker |


| Reichardt | Smith of |
| :--- | :--- |
| Scherle of |  |
| Fremont-Mills | Varney |


| Fischer of | Maule |
| :--- | :--- |
| Grundy | O'Malley |
| Gaudineer | Quinn |
| Hullinger | Rider |
| Hutchins | Stokes |

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

## SENATE FILE 524 SUBSTITUTED FOR HOUSE FILE 598

Denato of Polk asked and received unanimous consent to substitute Senate File 524 for House File 598.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 524, 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, was taken up for consideration.

Nielsen of Emmet-Palo Alto offered the following amendment filed May 3, 1965, and moved its adoption:

Amend Senate File 524 by adding the following new section:
"Sec. 2. Payments authorized by this Act shall be approved by the department and paid from the appropriation or fund of original certification of the claim."

The amendment was adopted.
Rasmussen of Polk offered the following amendment filed May 3, 1965, and moved its adoption:

Amend Senate File 524 by adding the following after the period in line twenty-five (25): "The provisions of this act shall apply to any employee of the state terminated after January 1, 1965."

The amendment was adopted.
Denato 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?" (S. F. 524)
The ayes were, 91 :

| Bailey | Doderer <br> Baker | Glenn <br> Bougherty | Grassley |
| :--- | :--- | :--- | :--- |
| Bogenrief | Doyle | Kluever |  |
| Boot | Guntorn | Korn |  |
| Breitbach | Edgington | Hageman | Lawlor |
| Bremmer | Felger | Hanson | Lynch |
| Busch | Fischer of | Harrington | Mahan |
| Caffrey | Grundy | Hausheer | Maley |
| Carnahan | Fisher of | Holmes | Meacham |
| Clapsaddle | Greene | Huston | Melrose |
| Cohen | Gillette of | Jackson of | Millen |
| Craig | Clay-Dickinson | Black Hawk | Miller of |
| Crosier | Gillette of | Jackson of | Miller of Vista |
| Denato | Story | Clinton | Des Moines |
| Detje | Glanton | Keleher | Miller of |
| Distelhorst | Gleason | Kempter | Page |


| Morgan | Oxley |
| :--- | :--- |
| Mueller | Palmer |
| Murphy | Patton |
| Nagle | Quinn |
| Nelson | Radl |
| Nielsen of | Rasmussen |
| Emmet-Palo Alto | Redfern |
| Nielsen of | Reichardt |
| Shelby | Renda |
| Oehlsen | Resnick |
| O'Malley |  |


| Robinson | Stevenson |
| :--- | :--- |
| Roe | Stueland |
| Scherle of | Uban |
| Fremont-Mills | Utzig |
| Scott | Varney |
| Shannahan | Webster |
| Shirley of | Wengert |
| Dallas | Wolcott |
| Smith of | Wright |
| Linn | Mr. Speaker |

The nays were, 14:

| Conway | Graham |
| :--- | :--- |
| Den Herder | Madden |
| Foster | Ossian |
| Gallagher | Seibert |

Absent or not voting, 19:

| Anderson | Cochran |
| :---: | :---: |
| Baringer | Coffman |
| Brinck | Duffy |
| Burke | Fullmer |
| Busing | Ganno |


| Smith of | Tieden |
| :--- | :--- |
| O'Brien | Whisler |
| Stokes | Winkelman |
| Strothman |  |


| Gaudineer | McNamara |
| :--- | :--- |
| Hullinger | Rickert |
| Kenedy | Rider |
| Loss | Wilson |
| Maule |  |

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

## HOUSE FILE 598 WITHDRAWN

Denato of Polk asked and received unanimous consent to withdraw House File 598 from further consideration by the House.

## SENATE FILE 525 SUBSTITUTED FOR HOUSE FILE 611

Fisher of Greene asked and received unanimous consent to substitute Senate File 525 for House File 611.

Fisher of Greene asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 525, a bill for an act to amend and revise chapter four hundred eighty-nine (489), Code 1962, as amended by section one (1) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly, relating to electric transmission line franchises, the procedure in obtaining and extending such franchises, the fees to be assessed against the applicant or petitioner therefor, and to provide for the issuance of temporary construction permits for the construction of transmission lines not exceeding one mile in length prior to the granting of a franchise for such lines.

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?" (S. F. 525)

The ayes were, 104:

Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Busch
Carnahan
Clapsaddle
Cohen
Conway
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Eelge
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher

Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Lynch
Madden
Mahan
Maley
Mayberry
McNamara
Meacham

Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Stevenson
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Ovley
Palmer
Patton
Quinn
Radl
Redfern
Reichardt
Renda
Resnick Rickert

Robinson
Roe
Scherle of
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of Linn
Smith of O'Brien
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker Fremont-Mills

The nays were, 1 :
Craig
Absent or not voting, 19:

Anderson
Baringer
Brinck
Burke
Busing
Caffrey

Cochran
Coffman
Duffy
Gannon
Gaudineer

Gillette of
Story
Hullinger
Jackson of
Clinton

Loss
Maule
Millen Rasmussen Rider

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

## HOUSE FILE 611 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 611 from further consideration by the House.

## CONSIDERATION OF BILLS

Senate File 511, a bill for an act amending and revising chapter seventy-eight (78), Code 1962, to empower examiners appointed by the state commerce commission to administer oaths and take affirmations, 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?" (S. F. 511)
The ayes were, 102:

| Bailey | Gillette of |
| :--- | :--- |
| Baker | Story |
| Bogenrief | Glanton |
| Boot | Glenn |
| Breitbach | Graham |
| Bremmer | Grassley |
| Busch | Gregerson |
| Carnahan | Hageman |
| Clapsaddle | Hanson |
| Cohen | Harrington |
| Conway | Hausheer |
| Craig | Holmes |
| Denato | Houston |
| Den Herder | Hutchins |
| Detje | Jackson of |
| Distelhorst | Black Hawk |
| Dougherty | Keleher |
| Doyle | Kempter |
| Dunton | Kennedy |
| Edgington | Kluever |
| Felger | Korn |
| Fischer of | Lawlor |
| Grundy | Lynch |
| Fisher of | Madden |
| Greene | Mahan |
| Foster | Maley |
| Fullmer | McNamara |
| Gallagher | Meacham |
| Gillette of | Melrose |
| Clay-Dickinson |  |

Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Stevenson
Nielsen of Stokes
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Redfern
Reichardt
Renda
Resnick
Rickert
Robinson

Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of
O'Brien

Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Wolcott
Winkelman
Wright
Mr. Speaker

Clay-Dickinson
The nays were, none.
Absent or not voting, 22:
Anderson
Baringer
Brinck
Burke
Busing
Caffrey
Cochran
Coffman
Crosier
Doderer
Duffy
Gannon
Gaudineer
Gleason
Hullinger
Jackson of
Clinton
Loss

Maule
Mayberry
Millen
Rasmussen
Rider

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

Senate File 515, a bill for an act amending and revising chapter four hundred seventy-four (474), Code 1962, to provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission, 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?" (S. F. 515)

The ayes were, 103:

| Bailey | Glanton |
| :--- | :--- |
| Baker | Gleason |
| Bogenrief | Glenn |
| Boot | Graham |
| Breitbach | Grassley |
| Bremmer | Gregerson |
| Brinck | Hageman |
| Cannahan | Hanson |
| Clapsaddle | Harrington |
| Cohen | Hausheer |
| Conway | Homes |
| Craig | Houston |
| Denato | Hutchins |
| Den Herder | Jackson of |
| Detje | Black Hawk |
| Distelhorst | Keleher |
| Dougherty | Kempter |
| Doyle | Kennedy |
| Dunton | Kluever |
| Edgington | Korn |
| Felger | Lawlor |
| Fisher of | Lynch |
| Greene | Madden |
| Foster | Mahan |
| Fullmer | Maley |
| Gallagher | Mayberry |
| Gillette of | McNamara |
| Clay-Dickinson | Meachara |
| Gillette of | Melrose |
| Story |  |

Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emm
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Redfern
Reichardt
Renda
Resnick
Rickert,
Robinson

Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 21:
Anderson Cochran
Baringer Coffman
Burke
Busch
Busing
Caffrey
Crosier
Doderer
Duffy
Fischer of Grundy

Gannon
Gaudineer
Hullinger
Jackson of Clinton
Loss

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

## HOUSE FILE 584 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 584 from further consideration by the House.

## HOUSE FILE 498 DEFERRED

House File 498, a bill for an act relating to the state fair board, with report of committee recommending amendment and passage, was taken up for consideration.

Mueller of Winnebago-Worth offered the following committee amendment filed April 5, 1965, and moved its adoption:

Amend House File 498, section four (4) by striking in lines three (3) and four (4) the word and figure "twenty-five (25)" and substituting the word and figure "twenty (20)".

Strike all of section five (5), and renumber the following sections.
The amendment was adopted.
Redfern of Lee offered the following amendment filed April 29, 1965, and moved its adoption :

Amend House File 498 as follows:

1. By striking all of section six (6) and inserting in lieu thereof the following:
"Section one hundred seventy-three point sixteen (173.16), Code 1962, is hereby amended by striking everything after the word 'purpose' in line nine (9) and inserting in lieu thereof a period (.), and by adding the following: 'An individual member of the state fair board shall not be personally liable because of any act performed or debt created by action of the board in carrying out the purposes and provisions of this chapter.' ".

The amendment was adopted.
Redfern of Lee moved that House File 498 be deferred and that the bill retain its place on the calendar.

The motion prevailed.
House File 629, a bill for an act relating to dual axle requirements of motor vehicles, trailers, and semi-trailers, was taken up for consideration.

Gillette 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?" (H. F. 629)
The ayes were, 98:

| Bailey | Doyle <br> Baker | Hageman <br> Bunton | Millen <br> Baringer |
| :--- | :--- | :--- | :--- |
| Edgington | Hanson | Marrington | Buena Vista |
| Boot | Felger | Holmes | Miller of |
| Breitbach | Fischer of | Houston | Page |
| Bremmer | Grundy | Jackson of | Morgan |
| Busch | Fisher of | Clinton | Mueller |
| Busing | Greene | Keleher | Murphy |
| Caffrey | Fullmer | Kempter | Nagle |
| Carnahan | Gillette of | Kluever | Nelson |
| Clapsaddle | Clay-Dickinson | Korn | Nielsen of |
| Cochran | Gillette of | Lawlor | Emmet-Palo Alto |
| Conway | Story | Loss | Nielsen of |
| Denato | Glanton | Lynch | Shelby |
| Den Herder | Gleason | Mahan | Oehlsen |
| Detje | Glenn | Maley | O'Malley |
| Distelhorst | Graham | Mayberry | Ossian |
| Doderer | Grassley | Meacham | Oxley |
| Dougherty | Gregerson | Melrose | Palmer |

Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Robinson

| Roe | Smith of |
| :--- | :--- |
| Scherle of | Linn |
| Fremont-Mills | Smith of |
| Scott | O'Brien |
| Seibert | Stevenson |
| Shannahan | Stokes |
| Shirley of | Strothman |
| Dallas | Stueland |
|  | Tieden |

Uban
Utzig
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, 2:
Craig Foster
Absent or not voting, 24 :

| Anderson <br> Bogenrief | Duffy <br> Gallagher |
| :--- | :--- |
| Brinck | Gannon |
| Burke | Gaudineer |
| Cofman | Hausheer |
| Cohen | Hullinger |
| Crosier | Hutchins |

Jackson of
Black Hawk
Kennedy
Madden
Maule
McNamara
Miller of
Des Moines
Rickert
Rider
Varney
Wilson

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

Senate File 215, a bill for an act relating to investment of funds of life insurance companies, was taken up for consideration.

Palmer 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?" (S. F. 215)
The ayes were, 93:

| Bailey | Edgington | Madden | Palmer |
| :--- | :--- | :--- | :--- |
| Baker | Felger | Mahan | Patton |
| Baringer | Fischer of | Mayberry | Quinn |
| Boot | Grundy | McNamara | Radl |
| Breitbach | Fisher of | Melrose | Rasmussen |
| Bremmer | Greene | Millen | Redfern |
| Brinck | Fullmer | Miller of | Reichardt |
| Busch | Gallagher | Buena Vista | Renda |
| Busing | Gillette of | Miller of | Resnick |
| Caffrey | Story | Des Moines | Robinson |
| Carnahan | Glanton | Miller of | Roe |
| Clapsaddle | Gleason | Page | Scott |
| Cochran | Glenn | Mueller | Seibert |
| Conway | Graham | Murphy | Shannahan |
| Craig | Grassley | Nagle | Shirley of |
| Crosier | Gregerson | Nelson | Dallas |
| Denato | Hageman | Nielsen of | Smith of |
| Den Herder | Hanson | Emmet-PaloAlto | Linn |
| Detje | Holmes | Nielsen of | Smith of |
| Distelhorst | Jackson of | Shelby | O'Brien |
| Doderer | Clinton | Oehlsen | Stevenson |
| Dougherty | Keleher | O'Malley | Stokes |
| Doyle | Kluever | Ossian | Strothman |
| Dunton | Korn | Oxley | Stueland |
|  |  |  |  |


| Uban | Wengert | Winkelman | Wright |
| :---: | :---: | :---: | :---: |
| Utzig | Whisler | Wolcott | Mr. Speaker |
| Webster Whisler Speaker |  |  |  |
| The nays were, 2: |  |  |  |
| Foster | Harrington |  |  |
| Absent or not voting, 29: |  |  |  |
| Anderson | Gillette of | Kempter | Morgan |
| Bogenrief | Clay-Dickinson | Kennedy | Rickert |
| Burke | Hausheer | Lawlor | Rider |
| Coffman | Houston | Loss | Scherle of |
| Cohen | Hullinger | Lynch | Fremont-Mills |
| Duffy | Hutchins | Maley | Tieden |
| Gannon | Jackson of | Maule | Varney |
| Gaudineer | Black Hawk | Meacham | Wilson |

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 relating to the sale of real estate acquired by a county, 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?" (S. F. 148)
The ayes were, 104:

Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hutchins
Jackson of Clinton
Keleher
Kluever Korn

| Lawlor | Oxley |
| :--- | :--- |
| Loss | Palmer |
| Madden | Patton |
| Mahan | Quinn |
| Maley | Radl |
| Mayberry | Rasmussen |
| Meacham | Redfern |
| Melrose | Reichardt |
| Millen | Renda |
| Miller of | Resnick |
| Buena Vista | Rickert |
| Miller of | Robinson |
| Des Moines | Roe |
| Miller of | Scott |
| Page | Seibert. |
| Morgan | Shannahan |
| Mueller | Shirley of |
| Murphy | Dallas |
| Nagle | Smith of |
| Nelson | Linn |
| Nielsen of | Sminh of |
| Emmet-Palo Alto | Ot'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Strothman |
| O'Malley | Stueland |
| Ossian | Tieden |


| Uban | Wengert | Winkelman | Wright |
| :--- | :--- | :--- | :--- |
| Utzig. | Whisler | Wolcott | Mr. Speaker |
| Webster |  |  |  |

The nays were, none.
Absent or not voting, 20:

| Anderson | Duffy | Kempter | Rider |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gannon | Kennedy | Scherle of |
| Burke | Houston | Lynch | Fremont-Mills |
| Coffman | Hullinger | Maule | Varney |
| Cohen | Jackson of | McNamara | Wilson |
| Denato | Black Hawk |  |  |

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

Senate File 169, a bill for an act relating to the financing of school costs, with report of committee recommending passage, was taken up for consideration.

Gillette of Clay-Dickinson offered the following amendment filed April 28, 1965, and moved its adoption:

Amend Senate File 169 by adding the following new sections after section four (4) :
"Sec. 5. Section two hundred ninety-eight point two (298.2), Code 1962, is hereby amended by adding thereto the following:

Provided, however, that for the school fiscal year beginning July 1, 1966 and thereafter that such school district may levy an amount in excess of thirty-five (35) percent, only if the proposition to do so is submitted to and approved by a majority of the voters at any regular or special election. If approved, the amount of the levy in excess of thirty-five (35) percent shall be certified to the levying board prior to the first day of October."
"Sec. 6. Section two hundred seventy-eight point one (278.1), Code 1962, is hereby amended by adding thereto the following:
11. Approve a proposed general fund levy in excess of thirty-five (35) percent above the maximum amount permitted under section two hundred ninety-eight point one (298.1) for the fiscal year next ensuing."

The amendment was adopted.
Gillette of Clay-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?" (S. F. 169)
The ayes were, 106:

| Bailey | Busing <br> Baker | Den Herder <br> Caffrey | Felger <br> Baringer |
| :--- | :--- | :--- | :--- |
| Bootje |  |  |  |
| Carnahan | Ding | Distelhorst | Fischer of |
| Grundy |  |  |  |


| Gaudineer <br> Gillette of <br> Clay-Dickinson <br> Gillette of | Kluever <br> Story <br> Karn |
| :--- | :--- |
| Glanton | Loss |
| Gleason | Lynch |
| Glenn | Madden |
| Graham | Mahan |
| Grassley | Maley |
| Gregerson | Mayberry |
| Hageman | Meacham |
| Hanson | Melrose |
| Harrington | Millen of |
| Hausheer | Buena Vista |
| Holmes | Miller of |
| Houston | Des Moines |
| Hutchins | Miller of |
| Jackson of | Page |
| Clinton | Morgan |
| Keleher | Mueller |
| Kempter | Murphy |
|  | Nagle |


| Nelson | Scott |
| :--- | :--- |
| Nielsen of | Seibert |
| Emmet-Palo Alto | Shirley of <br> Eallas |
| Nielsen of | Dall |
| Shelby | Smith of |
| Oehlsen | Linn |
| O'Malley | Smith of |
| Ossian | O'Brien |
| Palmer | Stevenson |
| Patton | Stokes |
| Quinn | Strothman |
| Radl | Stueland |
| Rasmussen | Tieden |
| Redfern | Uban |
| Reichardt | Utzig |
| Renda | Webster |
| Resnick | Wengert |
| Rickert | Whisler |
| Robinson | Winkelman |
| Roe | Wolcott |
| Scherle of | Wright |
| Fremont-Mills | Mr. Speaker |
|  |  |

The nays were, none.
Absent or not voting, 18:

| Anderson | Denato <br> Bogenrief <br> Burke |
| :--- | :--- |
| Duffy |  |
| Coffman | Gannon |
| Cohen | Hullinger |


| Jackson of | Oxley |
| :--- | :--- |
| Black Hawk | Rider |
| Kennedy | Shannahan |
| Maule | Varney |
| McNamara | Wilson |

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

## HOUSE FILE 320 WITHDRAWN

Gregerson of Pottawattamie asked and received unanimous consent to withdraw House File 320 from further consideration by the House.

Senate File 177, a bill for an act relating to memorial halls and monument usages, was taken up for consideration.

Renda 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?" (S. F. 177)
The ayes were, 101:

| Bailey | Busing | Den Herder | Fischer of |
| :---: | :---: | :---: | :---: |
| Baker | Caffrey | Detje | Grundy |
| Baringer | Carnahan | Distelhorst | Fisher of |
| Boot | Clapsaddle | Doderer | Greene |
| Breitbach | Cochran | Dougherty | Foster |
| Bremmer | Conway | Doyle | Fullmer |
| Brinck | Craig | Dunton | Gallagher |
| Busch | Denato | Felger | Gannon |


| Gillette of | Korn | Nielsen of | Shirley of |
| :---: | :---: | :---: | :---: |
| Clay-Dickinson | Lawlor | Shelby | Dallas |
| Gillette of | Lynch | Oehlsen | Smith of |
| Story | Madden | Ossian | Linn |
| Glanton | Mahan | Oxley | Smith of |
| Gleason | Maley | Palmer | O'Brien |
| Glenn | Mayberry | Patton | Stevenson |
| Graham | Melrose | Quinn | Stokes |
| Grassley | Millen | Radl | Strothman |
| Gregerson | Miller of | Rasmussen | Stueland |
| Hageman | Buena Vista | Redfern | Tieden |
| Hanson | Miller of | Renda | Uban |
| Harrington | Page | Resnick | Utzig |
| Hausheer | Morgan | Rickert | Webster |
| Holmes | Mueller | Robinson | Wengert |
| Houston | Murphy | Roe | Whisler |
| Hutchins | Nagle | Scherle of | Winkelman |
| Jackson of | Nelson | Fremont-Mills | Wolcott |
| Clinton | Nielsen of | Scott | Wright |
| Kempter | Emmet-Palo | Seibert | Mr. Speaker |
| Kluever | tmmet-Palo | Shannahan | Mr. Speaker |

The nays were, none.
Absent or not voting, 23:

| Anderson | Edgington <br> Bogenrief | Gaudineer | Loss |
| :--- | :--- | :--- | :--- |
| Baule | O'Malley |  |  |
| Burke | Hullinger | McNamara | Reichardt |
| Coffman | Jackson of | Meacham | Varney |
| Cohen | Black Hawk | Meiller of | Vainey |
| Crosier | Keleher | Des Moines |  |
| Duffy | Kennedy |  |  |

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 relating to the purchase of motor vehicle transit plates, with report of committee recommending passage, was taken up for consideration.

Mueller of Winnebago-Worth offered the following amendment filed March 31, 1965, and moved its adoption:

Amend Senate File 242, as passed by the Senate, as follows:

1. By striking all of lines three (3) and four (4) of section one (1) and inserting in lieu thereof the following:
"1. By adding the following sentence at the end of said section:
"The provisions of this law will also apply to the purchase of travel trailers.'"

The amendment was adopted.
Mueller of Winnebago-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?" (S. F. 242)

The ayes were, 100:

| Bailey | Gannon | Maley | Reichardt |
| :---: | :---: | :---: | :---: |
| Baker | Gaudineer | Mayberry | Renda |
| Baringer | Gillette of | Meacham | Resnick |
| Boot | Clay-Dickinson | Melrose | Rickert |
| Breitbach | Gillette of | Millen | Robinson |
| Bremmer | Story | Miller of | Roe |
| Brinck | Glanton | Buena Vista | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Des Moines | Shirley of |
| Caffrey | Graham | Miller of | Dallas |
| Carnahan | Grassley | Page | Smith of |
| Clapsaddle | Gregerson | Morgan | Linn |
| Cochran | Hageman | Mueller | Smith of |
| Conway | Hanson | Nagie | O'Brien |
| Craig | Harrington | Nelson | Stevenson |
| Crosier | Hausheer | Nielsen of | Stokes |
| Den Herder | Houston | Emmet-Palo | Strothman |
| Detje | Jackson of | Nielsen of | Stueland |
| Distelhorst | Clinton | Shelby | Tieden |
| Dougherty | Keleher | Oehlsen | Uban |
| Doyle | Kempter | O'Malley | Utzig |
| Dunton | Kluever | Ossian | Webster |
| Felger | Korn | Oxley | Wengert |
| Fisher of | Lawlor | Palmer | Whisler |
| Greene | Loss | Patton | Winkelman |
| Foster | Lynch | Quinn | Wolcott |
| Fullmer | Madden | Radl | Wright |
| Gallagher | Mahan | Redfern | Mr. Speaker |

The nays were, none.
Absent or not voting, 24:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{l}\text { Duffy } \\ \text { Bogenrief }\end{array} & \begin{array}{l}\text { Edgington } \\ \text { Fischer of }\end{array} & \begin{array}{l}\text { Jackson of } \\ \text { Bennek Hawk }\end{array}\end{array} \begin{array}{l}\text { Rider } \\ \text { Scherle of } \\ \text { Fremont-Mills }\end{array}\right\}$

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

Senate File 244, a bill for an act relating to approval of electronic scales and approval by the department of agriculture, with report of committee recommending passage, was taken up for consideration.

Baker 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?" (S. F. 244)
The ayes were, 101:

| Bailey | Breitbach | Busing | Cochran |
| :--- | :--- | :--- | :--- |
| Baker | Bremmer | Caffrey | Conway |
| Baringer | Brinck | Carnahan | Craig |
| Boot | Busch | Clapsaddle | Crosier |

Denato
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Dunton
Felger Fisher of

Greene
Foster Fullmer Gallagher Gaudineer Gillette of

Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman

Hanson
Hausheer
Houston
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
Meacham
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page

Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of Emmet Alth of

Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Redfern
Renda
Resnick
Rickert
Robinson
Roe
Scherle of Fremont-Mills

Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 23:

Anderson
Bogenrief
Burke
Coffman
Cohen
Doderer
Duffy

Edgington
Fischer of Grundy
Gannon
Harringten
Holmes

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

House File 633, a bill for an act establishing a historical markers commission, was taken up for consideration.

Gillette 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?" (H. F. 633)
The ayes were, 57:

| Baker | Dougherty | Glanton | Korn |
| :--- | :--- | :--- | :--- |
| Breitbach | Doyle | Gregerson | Lawlor |
| Bremmer | Dunton | Hageman | Loss |
| Carnahan | Felger | Hanson | Lynch |
| Clapsaddle | Fullmer | Hausheer | Maley |
| Cochran | Gaudineer | Jackson of | Maule |
| Crosier | Gillette of | Black Hawk | Mayberry |
| Denato | Clay-Dickinson | Keleher | Meacham |
| Den Herder | Gillette of | Kempter | Melrose |
| Distelhorst | Story | Kluever |  |


| Miller of | O'Malley |
| :--- | :--- |
| Des Moines | Palmer |
| Morgan | Quinn |
| Murphy | Radl |
| Nagle | Rasmussen |
| Nielsen of | Reichardt |
| Emmet-Palo Alto |  |

Roe
Shirley of Dallas
Stevenson
Uban
Utzig

Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Redfern
Rickert
Robinson
Scherle of
Fremont-Mills
Scott

Houston
Hullinger
Jackson of Clinton
Kennedy
Mueller

Webster
Wengert
Wilson
Winkelman
Wright

The nays were, 44:

| Bailey | Graham |
| :--- | :--- |
| Baringer | Grassley |
| Boot | Harrington |
| Brinck | Hormes |
| Busch | Hutchins |
| Conway | Madden |
| Craig | Mahan |
| Detje | McNamara |
| Edgington | Millen |
| Fisher of | Miller of |
| Goseene | Buena Vista |
| Fleason | Miller of <br> Gleason <br> Glenn |
|  | Page |

Absent or not voting, 23:

| Anderson  <br> Bogenrief  <br> Burke Doderer <br> Duffy <br> Busing Fischer of <br> Cafrey Grundy <br> Coffman Gallagher <br> Cohen <br> Gannon  |
| :--- | :--- |

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962, with report of committee recommending passage, was taken up for consideration.

Gallagher 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?" (S. F. 293)
The ayes were, 82:

| Bailey | Conway | Fischer of | Hageman |
| :--- | :--- | :--- | :--- |
| Baker | Craig | Grundy | Hanson |
| Boot | Crosier | Gallagher | Hausheer |
| Breitbach | Detje | Gannon | Holmes |
| Bremmer | Distelhorst | Gaudineer | Hutchins |
| Brinck | Doderer | Gillette of | Jackson of |
| Busing | Dougherty | Story | Black Hawk |
| Cafrey | Doyle | Glanton | Jackson of |
| Clapsaddle | Dunton | Gleason | Clinton |
| Cochran | Felger | Graham | Keleher |
| Cohen |  |  | Gregerson |
|  |  |  | Kempter |


| Kennedy | Murphy | Redfern | Smith of |
| :--- | :--- | :--- | :--- |
| Korn | Nagle | Reichardt | Linn |
| Lawlor | Nelson | Renda | Tieden |
| Loss | Nielsen of | Resnick | Uban |
| Lynch | Emmet-Palo AltoRickert | Utzig |  |
| Madden | Nielsen of | Robinson | Webster |
| Mahan | Shelby | Roe | Whisler |
| Maley | Oehlsen | Scott | Wilson |
| Maule | Ossian | Seibert | Wolcott |
| Mayberry | Quinn | Shannahan | Wright |
| Meacham | Radl | Shirley of | Mr. Speaker |
| Melrose | Rasmussen | Dallas |  |

The nays were, 26:

| Baringer Gillette of Miller of <br> Busch Clay-Dickinson Page | Smith of <br> O'Brien |  |  |
| :--- | :--- | :--- | :--- |
| Carnahan | Glenn | Morgan | Stevenson |
| Edgington | Grassley | Mueller | Strothman |
| Fisher of | Harrington | Palmer | Stueland |
| Greene | Kluever | Patton | Wengert |
| Foster | Millen | Scherle of | Winkelman |
| Fullmer | Miller of | Fremont-Mills |  |

Absent or not voting, 16 :

| Anderson | Den Herder | McNamara | Oxley |
| :--- | :--- | :--- | :--- |
| Bogenrief | Duffy | Miller of | Rider |
| Burke | Houston | Des Moines | Stokes |
| Coffman | Hullinger | O'Malley | Varney |
| Denato |  |  |  |

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

House File 491, a bill for an act relating to zoning of unincorporated areas within one mile of cities and towns, with report of committee recommending passage, was taken up for consideration.

Meacham 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?" (H. F. 491)
The ayes were, 81:

| Baker | Denato | Gillette of | Jackson of |
| :---: | :---: | :---: | :---: |
| Boot | Den Herder | Story | Clinton |
| Breitbach | Detje | Glanton | Keleher |
| Bremmer | Distelhorst | Gleason | Kempter |
| Busch | Doderer | Grassley | Kluever |
| Busing | Dougherty | Gregerson | Korn |
| Caffrey | Dunton | Hageman | Lawlor |
| Carnahan | Felger | Hanson | Loss |
| Clapsaddle | Fisher of | Hausheer | Lynch |
| Cochran | Greene | Houston | Madden |
| Cohen | Gallagher | Hutchins | Mahan |
| Conway | Gannon | Jackson of | Maule |
| Craig | Gaudineer | Black Hawk | Mayberry |
| Crosier |  |  | Meacham |

Melrose
Miller of
Buena Vista
Miller of
Page
Morgan
Mueller
Murphy
Nagle

| Nielsen of  <br> Emmet-Palo Alto | Roe <br> Oxherle of |
| :--- | :---: |
| Oxley | Fremont-Mills |

Stueland
Uban
Utzig
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
The nays were, 24:

| Bailey | Foster | Nelson |
| :--- | :--- | :--- |
| Baringer | Fullmer | Ossian |
| Brinck | Graham | Patton |
| Doyle | Harrington | Radl |
| Edgington | Holmes | Redfern |
| Fischer of <br> Grundy | Maley | Shannahan |

Absent or not voting, 19:

| Anderson | Gillette of | Millen | Oehlsen |
| :--- | :--- | :--- | :--- |
| Bogenrief | Clay-Dickinson | Miller of | O'Malley |
| Burke | Glenn | Des Moines | Reichardt |
| Coffman | Hullinger | Nielsen of | Rider |
| Duffy | Kennedy | Shelby | Varney |
|  | McNamara |  | Mr. Speaker |

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 491 passed the House. Scherle of Fremont-Mills.

Senate File 189, a bill for an act to authorize the issuance to present owners of a certificate or patent of Dubuque and Pacific Railroad lands which include portions of the Town of Williams, in Hamilton County, Iowa, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 189)
The ayes were, 108:

| Bailey | Carnahan | Distelhorst | Fisher of |
| :---: | :---: | :---: | :---: |
| Baringer | Clapsaddle | Doderer | Greene |
| Boot | Cochran | Dougherty | Foster |
| Breitbach | Conway | Doyle | Fullmer |
| Bremmer | Craig | Dunton | Gannon |
| Brinck | Crosier | Edgington | Gillette of |
| Busch | Denato | Felger | Clay-Di |
| Busing | Den Herder | Fischer of | Gillette of |
| Caffrey | Detje | Grundy | Story |


| Glanton | Madden | Nielsen of | Shannahan <br> Gleason |
| :--- | :--- | :--- | :--- |
| Glenn | Mahan | Shelby | Smith of |
| Graham | Maley | Oehlsen | Linn |
| Grassley | Maule | O'Malley | Smith of |
| Gregerson | Mayberry | Ossian | O'Brien |
| Hageman | Meacham | Oxley | Stevenson |
| Hanson | Melrose | Palmer | Stokes |
| Harrington | Millen | Patton | Strothman |
| Hausheer | Miller of | Quinn | Stueland |
| Holmes | Buena Vista | Radl | Rasmussen |
| Houston | Miller of | Tieden |  |
| Jackson of | Des Moines | Redfern | Renda |
| Clinton | Miller of | Resnick | Utzig |
| Keleher | Page | Rickert | Webster |
| Kempter | Morgan | Robinson | Whisler |
| Kennedy | Mueller | Roe | Wilson |
| Kluever | Murphy | Scherle of | Winkelman |
| Korn | Nagle | Fremont-Mills | Wolcott |
| Lawlor | Nelson | Scott | Mr. Speaker |
| Loss | Nielsen of | Seibert |  |
| Lynch | Emmet-Palo Alto |  |  |

The nays were, none.
Absent or not voting, 16:

| Anderson | Cohen | Hutchins | Rider |
| :--- | :--- | :--- | :--- |
| Baker | Duffy | Jackson of | Shirley of |
| Bogenrief | Gallagher | Black Hawk | Dallas |
| Burke | Gaudineer | Reichardt | Varney |
| Coffman | Hullinger |  |  |

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

## HOUSE CONCURRENT RESOLUTION 27 ADOPTED

Maule of Monona asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 27, and moved its adoption.

## HOUSE CONCURRENT RESOLUTION 27 <br> By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on May 5, 1965, at 10:00 a.m.

Be It Further Resolved: That Governor Harold E. Hughes be invited to address said joint convention.

The motion prevailed and the resolution was adopted.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 528, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Marion County, by the Governor and Secretary of State, 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?" (S. F. 528)
The ayes were, 104:

| Bailey | Gannon | Mayberry | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Gaudineer | Meacham | Robinson |
| Baringer | Gillette of | Melrose | Roe |
| Boot | Clay-Dickinson | Millen | Scherle of |
| Breitbach | Gillette of | Miller of | Fremont-Mills |
| Bremmer | Story | Des Moines | Scott |
| Busing | Gleason | Miller of | Seibert |
| Caffrey | Graham | Page | Shannahan |
| Carnahan | Grassley | Morgan | Shirley of |
| Clapsaddle | Gregerson | Mueller | Dallas |
| Cochran | Hageman | Murphy | Smith of |
| Cohen | Hanson | Nagle | Linn |
| Conway | Harrington | Nelson | Smith of |
| Craig | Holmes | Nielsen of | O'Brien |
| Crosier | Hutchins | Emmet-PaloAlto Stevenson |  |
| Denato | Jackson of | Nielsen of | Stokes |
| Den Herder | Black Hawk | Shelby | Strothman |
| Detje | Jackson of | O'Malley | Stueland |
| Distelhorst | Clinton | Ossian | Tieden |
| Doderer | Keleher | Oxley | Utzig |
| Dougherty | Kempter | Palmer | Varney |
| Doyle | Kluever | Patton | Webster |
| Duffy | Korn | Quinn | Wengert |
| Dunton | Lawlor | Radl | Whisler |
| Felger | Loss | Rasmussen | Wilson |
| Fisher of | Lynch | Redfern | Winkelman |
| Greene | Madden | Reichardt | Wolcott |
| Foster | Mahan | Renda | Wright |
| Fullmer | Maley | Resnick | Mr. Speaker |

Gallagher
The nays were, none.
Absent or not voting, 20:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{l}\text { Edgington } \\ \text { Bogenrief }\end{array} & \text { Fischer of } & \text { Houston }\end{array} \quad \begin{array}{l}\text { Miller of } \\ \text { Bullinger }\end{array}\right)$

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

Senate File 537, a bill for an act relating to school taxes in the Gillett Grove Rural School District in Clay County, Iowa, 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?" (S. F. 537)
The ayes were, 93:

Bailey
Baker
Baringer
Boot
Breitbach
Busing
Caffrey
Carnahan
Clapsaddle
Cohen
Conway
Craig
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Foster
Fullmer
Gallagher

Gannon Mayberry
Gillette of Meacham
Clay-Dickinson
Gillette of
Story
Gleason
Graham
Grassley
Gregerson
Hanson
Hausheer
Holmes
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley

The nays were, none.
Absent or not voting, 31:
Anderson
Bogenrief
Bremmer
Brinck
Burke
Busch
Cochran
Coffman
Crosier
Edgington
Fischer of
Grundy
Gaudineer
Glanton
Glenn
Hageman
Harrington
Hullinger

| Hutchins | Oehlsen |
| :--- | :--- |
| Kennedy | Rider |
| Lynch. | Roe |
| Maule | Smith of |
| McNamara | O'Brien |
| Miller of | Stevenson |
| Buena Vista | Utzig |
| Mueller | Wilson |

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

House File 387, a bill for an act relating to flood control in cities and towns, with report of committee recommending passage, was taken up for consideration.

Robinson of Audubon-Guthrie offered the following amendment filed March 17, 1965, and moved its adoption:

Amend House File 387 as follows:

1. Amend section three (3) by striking lines two (2), three (3), and four (4), and inserting in lieu thereof the following:
"in full force and effect from and after publication in The West Des Moines Express, a newspaper published at West Des Moines, Iowa, and The Pioneer-Press \& Stanwood Herald, a newspaper published at Mechanicsville, Iowa."

The amendment was adopted.
Denato 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 " (H. F. 387)
The ayes were, 95:

| Bailey | Foster | Meacham | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Melrose | Rickert |
| Baringer | Gallagher | Millen | Robinson |
| Bogenrief | Gillette of | Miller of | Scherle of |
| Boot | Clay-Dickinson | Des Moines | Fremont-Mills |
| Breitbach | Gleason | Miller of | Scott |
| Busch | Graham | Page | Seibert |
| Busing | Grassley | Morgan | Shannahan |
| Caffrey | Gregerson | Murphy | Shirley of |
| Carnahan | Hanson | Nagle | Dallas |
| Clapsaddle | Hausheer | Nelson | Smith of |
| Cohen | Holmes | Nielsen of | Linn |
| Conway | Hutchins | Emmet-PaloAlto Stokes |  |
| Craig | Jackson of | Nielsen of | Strothman |
| Crosier | Black Hawk | Shelby | Stueland |
| Denato | Jackson of | O'Malley | Tieden |
| Den Herder | Clinton | Ossian | Uban |
| Detje | Keleher | Oxley | Utzig |
| Distelhorst | Kempter | Palmer | Varney |
| Doderer | Kluever | Patton | Webster |
| Dougherty | Korn | Quinn | Wengert |
| Doyle | Lawlor | Radl | Whisler |
| Duffy | Madden | Rasmussen | Winkelman |
| Dunton | Mahan | Redfern | Wolcott |
| Felger | Maley | Reichardt | Wright |
| Fisher of | Maule | Renda | Mr. Speaker |
| Greene | Mayberry |  |  |

The nays were, none.
Absent or not voting, 29:

Anderson
Bremmer
Brinck
Burke
Cochran
Coffman
Edgington
Fischer of Grundy

Gannon
Gaudineer
Gillette of
Story
Glanton
Glenn
Hageman
Harrington

| Houston | Mueller |
| :--- | :--- |
| Hullinger | Oehlsen |
| Kennedy | Rider |
| Loss | Roe |
| Lynch | Smith of |
| McNamara | O'Brien |
| Miller of | Stevenson |
| Buena Vista | Wilson |

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

Senate File 30, a bill for an act relating.to solicitation from liquor control licensees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 30)
The ayes were, 94:

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Busch
Caffrey
Carnahan
Clapsaddle
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Felger
Fisher of
Greene
Foster
Fullmer

Gannon
Gillette of Clay-Dickinson
Gillette of Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hanson
Hausheer
Holmes
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
Lawlor
Madden
Mahan
Maley
Maule

Mayberry $\quad$ Rickert
Meacham
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Stokes
Nielsen of
Shelby
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick

Robinson
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Strothman
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Woleott
Wright
Mr Speaker

The nays were, 2:
Brinck Uban
Absent or not voting, 28:
Anderson Fischer of
Bremmer Grundy
Burke
Busing
Cochran
Coffman
Duffy
Edgington
Gallagher
Gaudineer
Glanton
Hageman
Harrington
Houston

| Hullinger | Mueller |
| :--- | :--- |
| Kennedy | Oehlsen |
| Loss | Patton |
| Lynch | Rider |
| McNamara | Roe |
| Miller of | Stevenson |
| Buena Vista | Wilson |

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

Senate File 228, a bill for an act to require the wearing of eye protective devices by students and teachers, with report of committee recommending passage, was taken up for consideration.

Resnick 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?" (S. F. 228)
The ayes were, 89:

| Bailey | Fullmer | Mayberry | Robinson |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | McNamara | Roe |
| Bogenrief | Gillette of | Meacham | Scott |
| Boot | Story | Melrose | Seibert |
| Breitbach | Gleason | Miller of | Shannahan |
| Brinck | Glenn | Des Moines | Shirley of |
| Busch | Graham | Miller of | Dallas |
| Busing | Grassley | Page | Smith of |
| Carnahan | Gregerson | Morgan | Linn |
| Clapsaddle | Hageman | Murphy | Stevenson |
| Cohen | Hanson | Nelson | Stokes |
| Conway | Hausheer | Nielsen of | Strothman |
| Craig | Holmes | Emmet-Palo Alto Stueland |  |
| Crosier | Hutchins | O'Malley | Tieden |
| Den Herder | Jackson of | Ossian | Uban |
| Detje | Black Hawk | Oxley | Utzig |
| Distelhorst | Keleher | Patton | Varney |
| Doderer | Kempter | Quinn | Webster |
| Dougherty | Kennedy | Radl | Wengert |
| Doyle | Korm | Redfern | Whisler |
| Dunton | Lawlor | Reichardt | Winkelman |
| Felger | Mahan | Renda | Wolcott |
| Fisher of | Maley | Resnick | Wright |
| Greene | Maule | Rickert | Mr. Speaker |
| Foster |  |  |  |

Foster
The nays were, 2:
Baringer Kluever
Absent or not voting, 33:

| Anderson | Gannon | Loss | Oehlsen |
| :--- | :--- | :--- | :--- |
| Bremmer | Gaudineer | Lynch | Palmer |
| Burke | Gillette of | Madden | Rasmussen |
| Cafrey | Clay-Dickinson | Millen | Rider |
| Cochran | Glanton | Miller of | Scherle of |
| Coffman | Harringto | Buena Vista | Fremont-Mills |
| Denato | Houston | Mueller | Smith of |
| Duffy | Hullinger | Nagle | O'Brien |
| Edgington | Jackson of | Nielsen of | Wilson |
| Fischer of | Clinton | Shelby |  | Grundy

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

Senate File 137, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile
compacts, with report of committee recommending passage, was taken up for consideration.

Radl 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?" (S. F. 137)
The ayes were, 97:

| Bailey | Foster | Mayberry | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Meacham | Roe |
| Baringer | Gillette of | Melrase | Scott |
| Bogenrief | Clay-Dickinson | Millen | Seibert |
| Boot | Gillette of | Miller of | Shannanan |
| Breitbach | Story | Des Moines | Shirley of |
| Brinck | Gleason | Miller of | Dallas |
| Busch | Glenn | Page | Smith of |
| Busing | Graha | Morgan | Linn |
| Caffrey | Grassley | Murphy | Smith of |
| Carrahan | Gregerson | Nagle | O'Brien |
| Clapsaddle | Hageman | Nelson | Stevenson |
| Cohen | Hanson | Nielsen of | Stokes |
| Conway | Hausheer | Emmet-Palo Alto Strothman |  |
| Craig | Holmes | Nielsen of | Stueland |
| Crosier | Hutchins | Shelby | Tieden |
| Denato | Jackson of | O'Malley | Uban |
| DenHerder | Black Hawk | Ossian | Utzig |
| Detje | Keleher | Oxley | Varney |
| Distelhorst | Kennedy | Palmer | Webster |
| Doderer | Kluever | Patton | Wengert |
| Dougherty | Korn | Quinn | Whisler |
| Doyle | Lawlor | Radl | Winkelman |
| Duffy | Madden | Redfern | Wolcott |
| Dunton | Mahan | Reichardt | Wright |
| Felger | Maley | Renda | Mr. Speaker |
| Fisher of | Maule | Resnck |  |

Greene
The nays were, none.
Absent or not voting, 27:

| Anderson | Fullmer |
| :--- | :--- |
| Bremmer | Gannon |
| Burke | Gaudineer |
| Cochran | Glanton |
| Coffman | Harrington |
| Edgington | Houston |
| Fischer of | Hullinger |

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

Senate File 290, a bill for an act to amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers, 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 it passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 290)
The ayes were, 102:

| Bailey | Gillette of | McNamara | Robinson |
| :--- | :--- | :--- | :--- |
| Baker | Clay-Dickinson | Meacham | Roe |
| Baringer | Gillette of | Melrose | Scherle of |
| Bogenrief | Story | Millen | Fremont-Mills |
| Boot | Glanton | Miller of | Scott |
| Breitbach | Gleason | Des Moines | Seibert |
| Brinck | Glenn | Miller of | Shannahan |
| Busch | Graham | Page | Shirley of |
| Busing | Grassley | Morgan | Dallas |
| Caffrey | Gregerson | Murphy | Smith of |
| Carnahan | Hageman | Nagle | Linn |
| Clapsaddle | Hanson | Nelson | Smith of |
| Cohen | Hausheer | Nielsen of | O'Brien |
| Conway | Holmes | Emmet-Palo Alto Stevenson |  |
| Craig | Hutchins | Nielsen of | Stokes |
| Den Herder | Jackson of | Shelby | Strothman |
| Detje | Black Hawk | O'Malley | Stueland |
| Distelhorst | Jackson of | Ossian | Tieden |
| Doderer | Clinton | Oxley | Uban |
| Dougherty | Keleher | Palmer | Utzig |
| Doyle | Kennedy | Patton | Varney |
| Duffy | Kluever | Quinn | Webster |
| Dunton | Korn | Radl | Wengert |
| Felger | Lawlor | Rasmussen | Whisler |
| Fisher of | Goss | Redfern | Winkelman |
| Greene | Madden | Reichardt | Wolcott |
| Foster | Mahan | Renda | Wright |
| Fullmer | Maule | Resnick | Mr. Speaker |
| Gallagher | Mayberry | Rickert |  |

The nays were, none.
Absent or not voting, 22:

Anderson
Bremmer
Burke
Cochran
Coffman
Crosier
Denato
Edgington
Fischer of
$\quad$ Grundy
Gannon
Gaudineer
Harrington
Houston
Hullinger
Kempter
Lynch
Maley

Miller of<br>Buena Vista<br>Mueller<br>Oehlsen<br>Rider<br>Wilson

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 relating to the construction of municipal hospitals in certain cities owning their own electric distribution system, with report of committee recommending passage, was taken up for consideration.

Gleason of Humboldt-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?" (S. F. 366)
The ayes were, 90 :

Bailey
Baker
Baringer
Bogenrief Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cohen.
Conway
Craig
Denato
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger

Fisher of Greene
Foster
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Hausheer
Holmes
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy

The nays were, 5 :
Grassley
Kluever
Miller of Page

Absent or not voting, 29:
Anderson Fischer of
Bremmer
Burke
Cochran
Coffman
Crosier
Distelhorst
Edgington Grundy
Gannon
Gaudineer
Harrington
Houston
Hullinger
Hutchins
Lynch

| Korn | Rickert |
| :--- | :--- |
| Lawlor | Robinson |
| Loss | Roe |
| Madden | Scott |
| Mahan | Shannahan |
| Maule | Shirley of |
| Mayberry | Dallas |
| Meacham | Smith of |
| Melrose | Linn |
| Murphy | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-Palo | Alto Strothman |
| O'Malley | Stueland |
| Oxley | Tieden |
| Palmer | Uban |
| Patton | Utzig |
| Quinn | Varney |
| Radl | Webster |
| Rasmussen | Wengert |
| Redfern | Whisler |
| Reichardt | Winkelman |
| Renda | Wolcott |
| Resnick | Mr. Speaker |

Ossian
Scherle of
Fremont-Mills

| Maley | Mueller |
| :--- | :--- |
| MeNamara | Nielsen of |
| Millen | Shelby |
| Miller of | Oehlsen |
| Buena Vista | Rider |
| Miller of | Seibert |
| Des Moines | Wilson |
| Morgan | 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

Breitbach of Dubuque, 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 17, House Files 132, 214, 305 and 573.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 Joint Resolution 17, House Files 132, 214, 305 and 573.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House Joint Resolution 17, House Files 132, 214, 305 and 573.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills: on April 29, 1965, Senate Files 105, 116, 204, 341 and 481; and on April 30, 1965, Senate Files 77, 89, 247, 248, 255, 261, 377 and 506.

## REPORTS OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, 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.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 559, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make 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.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 557, a bill for an act to appropriate funds from the primary road fund to the bureau of labor for the use of the industrial commissioner 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.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 558, a bill for an act to make appropriations to the legislative members of the interim Commercial Code Study Committee and for supervision and preparation of proposed legislation for said 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.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 213 by striking in line seven (7) of section three (3) the word and figure "sixty-six (1966)" and inserting in lieu thereof the word and figure "sixty-seven (1967)".

Glanton of Polk.
Amend House File 213 as follows:

1. Amend section one (1), subsection six (6), by striking all after the word "membership" in line twenty-three (23) and inserting the following in lieu thereof: "together with the ratio of its income for each pupil in average daily membership to that of the entire state for each pupil in average daily membership in all public high school districts throughout the state as determined hereinafter."
2. Amend by inserting a new section following section three (3) as follows and by renumbering the remaining sections:
"Income per child. For the purpose of computing state financial aid to local school districts under the formula hereinafter prescribed, the income per child within each public high school district shall be determined by the state department of public instruction from the most recent data available furnished it by the state tax commission.
"On or before October thirty (30) of the year nineteen hundred sixty-seven (1967) and annually thereafter the state tax commission shall report to the state department of public instruction the adjusted gross income computed for each high school district within the state together with the collective adjusted gross income totaled for the several high school districts of the state.
"Upon receipt of said data, the state department of public instruction shall compute the income per child in each public high school district in the state. For purposes of this act, 'income per child' shall mean the quotient found by dividing the adjusted gross income within each high school district by the number of children in average daily membership within the high school district."
3. Amend section five (5) by striking all after subsection. two (2) and inserting the following in lieu thereof:
"3. Determine the income per pupil in average daily membership for the public high school district.
"4. Determine the income per pupil in average daily member-
ship in public high school districts for the entire state.
" 5 . Add together the total tax receipts for the state received from the tax on real property for the most recent year with the total tax receipts for the state received from the state income tax for the most recent year.
" 6 . Divide the total tax receipts for the state received from the tax on real property by the total determined under subsection five (5) hereof.
"7. Divide the total tax receipts for the state received from the tax on income by the total determined under subsection five (5) hereof.
" 8 . Divide the figure determined under subsection one (1) hereof by the figure determined under subsection two (2) hereof. Multiply this quotient by the quotient determined in subsection six (6) hereof
"9. Divide the figure determined under subsection three (3) hereof by the figure determined under subsection four (4) hereof. Multiply this quotient by the quotient determined in subsection seven (7) hereof.
" 10 . Add together the result obtained under subsection eight (8) hereof with the result obtained under subsection nine (9) hereof.
"11. Subtract six tenths (.6) of the sum obtained under subsection ten (10) hereof from one (1).
"12. Multiply local total expenditures, determined as hereinafter provided, by the difference obtained under subsection eleven (11) hereof to determine the amount of state aid to each public high school district.
"13. No school district shall receive less than ten (10) per cent of its local total expenditures, determined as hereinafter provided from state funds under this formula.
"14. No school district shall receive more than seventy (70) per cent of its local total expenditures, determined as hereinafter provided from state funds under this formula."

Glanton of Polk.

Amend House File 213 as follows:

1. By inserting in line twenty-five (25) of section one (1) after the word "state" the following:
", and by the ratio of taxable income, as defined in divisions II and III of chapter four hundred twenty-two (422) of the Code, per pupil in average daily membership to the taxable income of the entire state per each pupil in average daily membership in all public high schools throughout the state".
2. By inserting in line four (4) of section three (3) after the word "district" the words "and the taxable income of the county in which the district or major portion thereof is situated".
3. By inserting in line eleven (11) of section three (3) after the word "Code," the words "together with the amount of taxable income compiled by counties and for the entire state,".
4. By inserting in line fourteen (14) of section three (3) after the word "data" the words, "taxable income".
5. By striking from line one (1) of section four (4) the word "The" and inserting in lieu thereof the words "For the purposes of the computation of the state aid provided by this Act, the".
6. By striking lines thirteen (13) through twenty (20) of section five (5) and inserting in lieu thereof the following: "(4) hereof.
"6. Determine the taxable income per pupil in average daily membership of the county in which the district or major portion thereof is situated.
"7. Determine the taxable income per pupil in average daily membership in public school districts for the entire state.
" 8 . Divide the figure determined under subsection six (6) hereof by the figure determined under subsection seven (7) hereof.
"9. Subtract six-tenths (.6) of the quotient obtained under subsection eight (8) hereof from one (1).
"10. Multiply local total expenditures; determined as hereinafter provided by the figure obtained under subsection nine (9) hereof.
"11. Add the figures obtained under subsections five (5) and six (6) hereof and divide by two (2) to determine the amount of state aid to the public high school district.
"12. No high school district shall receive less than twenty (20) per cent of its local total expenditures, determined as hereinafter provided from state funds.
"13. No high school district shall receive more than seventy (70) per cent of its local total expenditures, determined as hereinafter provided from state funds under this formula.".

Melrose of Floyd.
Amend House File 564 as follows:

1. By inserting in line twelve (12) of section two (2) after the word, "means" the words, "benefit accruing to the holder or".
2. By inserting in line two (2) of section three (3) after the word, "charge" the words, "to or benefit from".
3. By striking all after the word, "purposes" in lines three (3) through nine (9) of section three (3) and inserting in lieu thereof the following: "shall not be liable for injuries, death, and property damage proximately caused by:
4. Visible defects.
5. Failure to keep or maintain at anytime a person to supervise the use and activities of those individuals enjoying the land.
6. Liability imposed by virtue of the Iowa Law of attractive nuisances.
7. By adding the following new section thereto:
"Holders of such land shall be liable for injuries, death, and property damage proximately caused by their negligent acts, failure to conduct reasonable inspections to discover defects, and failure to keep such land in reasonable repair. The exceptions of this Act shall not apply to holders of land used for recreational purposes who charge or receive a benefit for such use; nor to the state of Iowa or any of its political subdivisions."

Gaudineer of Polk.
Amend House File 598 by adding the following after the period in line twenty-two (22): "The provisions of this act shall apply to any employee of the state terminated after January 1, 1965."

Rasmussen' of Polk.
word "selected" in line three (3) and insert in lieu thereof the following:
"in the following manner:
When a vacancy exists in the office of the public defender, the judges of the district court of the county or counties which the defender is to serve shall nominate two (2) attorneys qualified to serve as public defender and certify the names of such nominees to the board(s) of supervisors of the county or counties which the public defender is to serve. The supervisors shall, within thirty (30) days after such certification, appoint by majority vote, one of these nominees to be public defender for a term of six (6) years so long as he shall remain qualified as otherwise provided in this Act."

Kempter of Jackson. Gaudineer of Polk.

Amend the Kempter and Gaudineer amendment filed May 3, 1965, to House File 655 as follows:

1. By striking from line seven (7) the words "judges of the district court" and inserting in lieu thereof the words "board(s) of supervisors".
2. By striking from line eight (8) the word and figure "two (2)".
3. By striking from line ten (10) the words "board(s) of supervisors" and inserting in lieu thereof the words "judges of the district court".
4. By striking from lines eleven (11) and twelve (12) the word "supervisors" and inserting in lieu thereof the words "judges of the district court of the county or counties which the public defender is to serve".

Renda of Polk.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Tuesday, May 4, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, May 4, 1965.

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

Prayer was offered by the Reverend Richard Wagner, paster of the First Congregational Church, Cedar Rapids, Iowa.

The Journal of Monday, May 3, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Conway of Louisa-Muscatine on request of Carnahan of Wapello.

## PRESENTATION OF VISITORS

Smith of O'Brien presented to the House the Honorable Samuel E. Robinson, former member of the House from Guthrie County in the Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Robinson of Audubon-Guthrie presented to the House thirty-five students of the Yale-Jamaica-Bagley High School and their teacher, Dick Kern.

Busing of Hamilton presented to the House fifty members of the sixth grade of the South Hamilton Community School and their teachers and director, Mrs. Vera Burgland,' Mrs. Helen Jamison and Frank Mather.

Ossian of Adams-Montgomery presented to the House seven members of the eighth grade of the Nevinville School and their teacher, Blanche Good.

Seibert of Adair-Madison presented to the House eighty-five students of the junior and senior classes from Bridgewater-Fontanelle and their teacher, Roger Nichols.

Mayberry of Webster presented to the House twelve eighth grade students of the St.' Thomas Aquinas School of Webster City . and their teacher, Sister Mary Alexander, O.S.F.

Ossian of Adams-Montgomery presented to the House thirty-six members of Girl Scout Troops 235 and 259 from Red Oak and their leader, Mrs. Leo Roe.

Foster of Cedar presented to the House fifty-eight senior class members of the West Branch Community School, their instructor, Dan Garver; principal, Glenn Jensen; chaperones, Mrs. George Kennedy and Mrs. Charles Kingsbury; and drivers, Warren Rummells and George Lathrop.

Doyle of Woodbury presented to the House the following visiting Senators from the Nebraska Legislature, who are members of the Nebraska Boundary committee; Senator Julius Burbach of Croften, Nebraska; Senator George C. Gerdes of Alliance, Nebraska, and Senator C. F. "Pat" Moulton of Omaha, Nebraska.

## PETITIONS

The following petitions were presented and placed on file:
By Murphy of Carroll, from fifty residents of Carroll County favoring pari-mutuel betting in Iowa.

By Jackson of Clinton, from sixteen residents of Clinton County opposing House File 114, the disclosure bill.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 547, 557, 558 and 559, under Rule 35.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 633 failed to pass the House.

> BARINGER of Fayette.

## INTRODUCTION OF BILL

House File 669, by governmental subdivisions committee, a bill for an act to provide for consolidation of certain county offices by two (2) or more counties.

Read first time and referred to the sifting committee.

## MESSAGES FROM THE SENATE

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

House File 59, a bill for an act relating to marking and branding live. stock.

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

House File 256, a bill for an act relating to the spearing of fish by scuba divers.

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

Senate File 567, a bill for an act to appropriate funds from the general fund to the Social Welfare Department.

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

Senate File 571, a bill for an act to correct an error in Senate File one hundred forty-six (146), Acts of the Sixty-first General Assembly, relating to small loans legislation.

Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 567, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 fund, and support for Indians residing on a settlement.

Read first time and referred to appropriations committee.
Senate File 571, a bill for an act to correct an error in Senate File one hundred forty-six (146), Acts of the Sixty-first General Assembly, relating to small loans legislation.

Read first time and passed on file.
Senate File 441, a bill for an act providing for seasonal liquor licenses.

Read first time and referred to the sifting committee.
Senate File 529, a bill for an act to provide for treatment of alcoholism.

Read first time and referred to the sifting committee.

## CONSIDERATION OF BILLS

Maule of Monona moved to suspend the rules for the immediate consideration of Senate File 571.

The motion prevailed.
Senate File 571, a bill for an act to correct an error in Senate File 146, Acts of the Sixty-first General Assembly, relating to small loans legislation, 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?" (S. F. 571)
The ayes were, 113:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman:
Cohen
Craig
Crosier
Denato,
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor . Redfern
Madden Renda
Mahan Resnick
Maley Rickert

Maule Rider
Mayberry Roe
McNamara
Meacham
Melrose
Miller of Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Stueland
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
The nays were, 1 :
Hutchins
Absent or not voting, 10:

| Burke Loss Mueller <br> Conway Lynch Reichardt | Robinson <br> Gregerson | Webster |
| :--- | :--- | :--- | :--- |

Lynch
Millen

Reichardt

Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of
0'Brien
Stevenson
Stokes
Strothman
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

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 104, a bill for an act relating to millage limitations upon the several functional funds of cities and towns, with report of committee recommending passage, was taken up for consideration.

Melrose 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?" (S. F. 104)
The ayes were, 104:

| Bailey | Gannon | Madden | Resnick |
| :---: | :---: | :---: | :---: |
| Baker | Gaudineer | Mahan | Rickert |
| Baringer | Gillette of | Maley | Robinson |
| Boot | Clay-Dickinson | Mayberry | "Rider |
| Breitbach | Gillette of | Meacham | Roe |
| Bremmer | Story | Melrose | Shirley of |
| Brinck | Glanton | Millen | Fremont-Mills |
| Busch | Gleason | Miller of | Scott |
| Busing | Glenn | Buena Vista | Seibert |
| Caffrey | Grassley | Miller of | Shannahan |
| Carnahan | Gregerson | Des Moines | Shirley of |
| Clapsaddle | Hageman | Miller of | Dallas |
| Cochran | Hanson | Page | Smith of |
| Coffman | Harrington | Morgan | Linn |
| Cohen | Hausheer | Nagle | Smith of |
| Craig | Holmes | Nelson | O'Brien |
| Denato | Houston | Nielsen of | Stevenson |
| Den Herder | Hullinger | Emmet-Palo Alto | Stokes |
| Detje | Hutchins | Oehlsen | Strothman |
| Distelhorst | Jackson of | O'Malley | Tieden |
| Doderer | Black Hawk | Ossian | Uban |
| Dougherty | Jackson of | Oxley | Utzig |
| Doyle | Clinton | Palmer | Varney |
| Duffy | Keleher | Patton | Wengert |
| Dunton | Kempter | Quinn | Whisler |
| Felger | Kennedy | Radl | Wilson |
| Fisher of | Kluever | Rasmussen | Winkelman |
| Greene | Korn | Redfern | Wright |
| Foster | Lawlor | Renda | Mr. Speaker |

Gallagher
The nays were, 4:
Edgington Graham
Absent or not voting, 16:

| Anderson | Fischer of | Lynch | Murphy |
| :---: | :---: | :---: | :---: |
| Bogenrief | Frundy | Maule | $\because$ Reichardt |
| Burke | Fullmer | McNamara | Webster |
| Conway | Loss | Mueller | Wolcott |

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

## UNFINISHED BUSINESS

Maule of Monona moved to suspend the rules for the lifting of the previous question on House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender, and all amendments not previously considered.
The motion having failed to receive a two-thirds majority' lost.
Maule of Monona called up for consideration the Denato, et al.,
motion to reconsider the vote on the O'Malley amendments, found on page 1318 of the Journal.

Maule of Monona moved to reconsider the vote by which the O'Malley amendment of April 30, 1965, found on page 1310 of the Journal, was adopted by the House.

Maley of Polk moved to lay on the table the motion to reconsider.
The motion to table lost.
The motion to reconsider prevailed.
Uban of Black Hawk offered the following amendment to the O'Malley amendment filed May 4, 1965 :

Amend the O'Malley amendment of April 30, 1965 as follows:

1. By inserting after the word and figure "section 3 " and before the word "after" the word and figure "subsection one (1)".
2. Further amend the 0 'Malley amendment by striking everything after the word "word" in line two (2) and inserting in lieu thereof the following: "court" in line two (2) and inserting in lieu thereof the following:
". When a vacancy exists in the office of the public defender, the judges of the district court of the county or counties which the defender is to serve shall nominate two (2) attorneys qualified to serve as public defender and certify the names of such nominees to the board (s) of supervisors of the county or counties which the public defender is to serve. The supervisors shall, within thirty (30) days after such certification, appoint by majority vote, one of these nominees to be public defender for a term of six (6) years so long as he shall remain qualified as otherwise provided in this Act."

Scherle of Fremont-Mills moved to suspend the rules to lift the previous question.

The motion having failed to receive a two-thirds majority lost.
Division was requested on the Uban amendment.
Uban of Black Hawk moved the adoption of division 1 of his amendment.

## CALL OF THE HOUSE

The undersigned request a Call of the House on House File 655 and all amendments thereto.
RASMUSSEN of Polk.
ReSnick of Scott.
SHIRLEY of Dallas.
ROE of Allamakee.
Smith of Linn.

Maule of Monona moved that Webster of Pottawattamie be excused from the Call of the House, which motion prevailed.

Roll call was taken under the provisions of Rule 73.

The roll call revealed that all members were present except those who had previously been excused.

Roll call was requested on division 1 of the Uban amendment by Grassley of Butler and Patton of Delaware.

On the question "Shall division 1 of the Uban amendment be adopted?" (H. F. 655)

The ayes were, 95 :

Anderson
Bailey
Baker
Bogenrief
Breitbach
Brinck
Busing
Carnahan
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Duffy
Dunton
Felger
Fischer of
Grundy
Fisher of
Greene
Gallagher

Gannon
Gaudineer
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hanson
Hageman
Harrington
Hausheer
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

The nays were, 16 :

| Baringer | Fullmer |
| :--- | :--- |
| Busch | Holmes |
| Clapsaddle | Madden |
| Edgington | Millen |
| Foster |  |

Absent or not voting, 13:
Boot
Bremmer
Burke
Caffrey

Conway
Doyle
Gillette of
Clay-Dickinson

Mahan Resnick
Maule Rickert
Rider
Robinson
Roe
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Emmet-Palo Alto Stevenson
Oehlsen Stokes
O'Malley Stueland
Ossian Uban
Oxley Utzig
Palmer Varney
Quinn Wengert
Radl Wilson
Rasmussen Winkelman
Redfern Wolcott
Reichardt Wright
Renda
Mr. Speaker
Nelson
Nielsen of
Shelby
Patton

Scherle of Fremont-Mills
Strothman
Tieden
Whisler

The amendment was adopted.
Edgington of Franklin moved that the Call of the House be lifted.
The motion lost.
Uban of Black Hawk moved the adoption of division 2 of his amendment.

Roll call was requested by Maley of Polk and Uban of Black Hawk.
Rule 69 was invoked.
On the question "Shall division 2 of the Uban amendment be adopted?" (H. F. 655)

The ayes were, 69 :

| Baker <br> Breitbach <br> Busing | Gillette of <br> Story |
| :--- | :--- |
| Caffrey | Glanton |
| Carnahan | Hageman |
| Clapsaddle | Hanson |
| Cochran | Harrington |
| Cohen | Hausheer |
| Craig | Hullinger |
| Crosier | Hutchins |
| Denato | Jackson of |
| Detje | Black Ha.wk |
| Doderer | Jackson of |
| Dunton | Clinton |
| Felger | Keleher |
| Gallagher | Kempter |
| Gannon | Korn |
| Gaudineer | Lawlor |
| Gillette of | Loss |
| Clay-Dickinson | Mahan |
|  | Maule |

The nays were, 50 :

| Anderson | Fisher of | Madden | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Greene | Maley | Robinson |
| Baringer | Foster | McNamara | Scherle of |
| Bogenrief | Fullmer | Millen | Fremont-Mills |
| Boot | Gleason | Miller of | Seibert |
| Brinck | Glenn | Page | Shannahan |
| Busch | Graham | Nelson | Smith of |
| Coffman | Grassley | Nielsen of | O'Brien |
| Den Herder | Gregerson | Shelby | Stokes |
| Distelhorst | Holmes | Oehlsen | Strothman |
| Dougherty | Houston | O'Malley | Tieden |
| Duffy | Kennedy | Ossian | Whisler |
| Edgington | Kluever | Oxley | Winkelman |
| Fischer of Grundy | Lynch | Patton |  |
| Absent or | ting, 5: |  |  |
| Bremmer Burke | Conway | Doyle | Webster |

The amendment was adopted.
O'Malley of Polk moved the adoption of his amendment as amended.
The amendment as amended was adopted.
Maley of Polk moved the adoption of his amendment filed April 30, 1965, found on page 1311 of the Journal.

The amendment was adopted.

## CALL OF THE HOUSE LIFTED

Maule of Monona moved that the Call of the House be lifted.
The motion prevailed and the Call of the House was lifted.
On motion by Maule of Monona, the House recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## CONSIDERATION OF BILLS

The House resumed consideration of House File 655.
O'Malley of Polk offered the following amendment to the title filed April 30, 1965, and moved its adoption:
Amend the title to House File 655 by striking the "." after the word "defender" and adding the following thereto:
"and the compensation and duties of public defenders and assistant public defenders."

The amendment was adopted.
Gaudineer of Polk asked and received unanimous consent to withdraw the Gaudineer and Kempter amendment filed May 3, 1965.

Renda of Polk asked and received unanimous consent to withdraw the amendment filed by him May 3, 1965.

Glenn 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?" (H. F. 655)
The ayes were, 88:

| Bailey | Duffy Harrington McNamara <br> Baker Dunton Hausheer | Meacham <br> Breitbach <br> Bremmer | Felger |
| :--- | :--- | :--- | :--- |
| Brinck | Fisher of | Houston | Melrose |
| Busing | Greene | Hullinger | Miller of |
| Caffrey | Fullmer | Hutchins | Buena Vista |
| Carnahan | Gallagher | Jackson of | Miller of |
| Clapsaddle | Gannon | Clinton | Des Moines |
| Cochran | Gaudineer | Keleher | Morgan |
| Coffman | Gillette of | Kempter | Murphy |
| Cohen | Glay-Dickinson | Korn | Nagle |
| Craig | Gillette of | Lawlor | Nielsen of |
| Crosier | Story | Loss | Emmet-Palo Alto |
| Denato | Glanton | Lynch | Oehlsen |
| Detje | Gleason | Mahan | O'Malley |
| Dougherty | Glenn | Hageman | Maley |
| Doyle | Hanson | Maule | Oxley |
|  |  | Mayberry | Quinn |
|  |  |  | Radl |


| Rasmussen | Robinson |
| :--- | :--- |
| Redfern | Roe |
| Reichardt | Scott |
| Renda | Shannahan |
| Resnick | Shirley of |
| Rickert | Dallas |
| Rider |  |

The nays were, 28:

| Anderson | Foster | Nelson <br> Baringer | Graham |
| :--- | :--- | :--- | :--- |
| Grassley | Nielsen of | Smith of |  |
| Boot | Shelby | Stokes |  |

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

Senate File 500, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia, with report of committee recommending passage, was taken up for consideration.

Hullinger of Decatur-Wayne offered the following amendment filed April 29, 1965, by Mueller and Hullinger, and moved its adoption :

Amend Senate File 500 by striking subsection three (3) of section 6 and inserting in lieu thereof the following:
"3. A commercial fertilizer formulated according to specifications which are furnished by a consumer prior to mixing shall be labeled to show the net weight, guaranteed analysis, and the name and address of the distributor and may show the net weight and guaranteed analysis of each of the fertilizer materials or soil conditioners used. It is the responsibility of the distributor to mix these materials uniformly and intimately so that when sampled in the prescribed manner the resulting analysis would meet the guarantee."

The amendment was adopted.
Hullinger of Decatur-Wayne moved that the bill be read a third time now and placed upon its passage which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" (S. F. 500)

The ayes were, 110:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Gallagher
Gannon
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-PaloAlto

Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Quinn
Radl
Rasmussen

Redfern
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of
O'Brien
Stevenson
Strothman
Stokes
Stueland
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 1:
Smith of
Linn
Absent or not voting, 13:

| Burke | Fullmer | Kempter | Reichardt |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Gaudineer | Miller of <br> Conway | Houston |

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

## MOTION TO RECONSIDER LOST

Wilson of Black Hawk called up for consideration his motion to reconsider the vote by which House File 54, relating to the levying of a tax for public health services, failed to pass the House.

Wilson of Black Hawk moved to reconsider the vote by which House File 54 failed to pass the House.

The motion lost.

## HOUSE FILE 102 WITHDRAWN

Glenn of Wapello asked and received unanimous consent to withdraw House File 102 from further consideration by the House.

## HOUSE FILE 592 WITHDRAWN

Gillette of Clay-Dickinson asked and received unanimous consent to withdraw House File 592 from further consideration by the House.

## HOUSE FILE 187 WITHDRAWN

Melrose of Floyd asked and received unanimous consent to withdraw House File 187 from further consideration by the House.

## MOTION TO RECONSIDER TABLED

Duffy of Dubuque called up for consideration the motion by Grassley of Butler, found on page 988 of the Journal, to reconsider the vote on House File 423, relating to the desecration of Decoration Day.

Jackson of Black Hawk moved that the motion to reconsider the vote on House File 423 be laid on the table.

The motion to table prevailed.

## 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 File 180, a bill for an act relating to the investment of public funds.

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

Senate File 233, a bill for an act relating to notice of death of patients in state mental health institutions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 266, a bill for an act relating to the artisan's lien.
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 school site tax.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 476, a bill for an act relating to voluntary payments for care of patients in state institutions and to provide for the use of social security benefits to pay for such care.

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

Senate File 549, a bill for an act to co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa.

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

House File 267, a bill for an act transferring the state sanatorium to the State University of Iowa and to enlarge the functions of the sanatorium to care for additional patients.

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 fees and costs incurred in district court by inmates of state penal institutions.

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

House Concurrent Resolution 27, relating to a joint convention to be held on May 5, 1965, at 10:00 a.m.

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 to change the bounty on wild animals.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 57

Amend House File 57 by striking from the last two lines of section 2 the words "No such bounty shall exceed five dollars per animal."

## 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. 550 To provide for establishment and operation of area vocational schools and area community colleges, establish division of community and junior colleges within the state department of public instruction and an advisory committee to the state, etc. By education committee.
H. F. 661 Relating to fully reflective vehicle number plates. By transportation committee.
S. F. 529 To provide for treatment of alcoholism. By judiciary comcommittee.
H. F. 482 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. By Foster.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends that the following bills be placed on the noncontroversial calendar:
S. F. 275 Relating to the licensing and qualifications of physical therapists. By Ely, O'Malley, Riley, et al.
S. F. 324 Relating to flashing safety warning lights on vehicles. By Reppert.
S. F. 151 Relating to assessment and taxation of platted lots. By Coleman, Riley, et al.
H. F. 406 To enable creditors to garnish wages of state employees. By Harrington, McNamara, Kennedy, et al.
S. F. 311 Relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation. By Ely, Mincks, et al.
H. F. 459 Relating to mobile homes. By Gillette of Story.
S. F. 287 Relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles. By transportation committee.
S. F. 166 Relating to the insuring of groups. By Schroeder, O'Malley, et al.
S. F. 435 Relating to assessment for taxation of urban transit systems. By Denman.
S. F. 202 To change the requirements of the value of stock of insurance companies. By Reppert.
S. F. 153 Relating to powers of electors to vote a school house tax. By Ely and Beneke.
H. F. 468 To provide a seven year limitation on convictions for second offense driving while intoxicated, and also for subsequent offenses. By Doyle.
S. F. 445 Relating to criminal procedure; to adopt the agreement on detainers and provide for implementation thereof. By Ely.
H. F. 347 Relating to the advisory investment board of the Iowa public employees' retirement system. By Hausheer, Lynch, Jackson of Black Hawk, et al.
H. F. 441 Relating to the investment of funds in the Iowa public employees' retirement fund. By Doderer, Cohen, Jackson of Black Hawk and Bremmer.
H. F. 405 Relating to the vesting of members under the Iowa public employees' retirement system. By Jackson of Black Hawk, Hausheer, Wilson, et al.
S. F. 245 Relating to fishing with bow and arrow in state parks and preserves. By Briles.
S. F. 380 Authorizing the auditor of state to employ independent certified public accountants or registered public accountants. By Main.
S. F. 379 To amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination. By Main.
S. F. 299 To establish penalties for falsification of credit union operations. By Frommelt, Riley and Coleman.
S. F. 468 To provide moving expenses in condemnation cases. By Riley.
S. F. 294 Relating to size of loans by credit unions. By Frommelt, Klefstad, Messerly, et al.

Casey Loss, Chairman.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 3, 1965, he signed the following bills: House Files 39, 45, 73, $170,586,615,616,618$ and 621.

## REPORTS OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CASEY LOSS, Chairman.


#### Abstract

Also : Mr. Speaker: Your committee on appropriations to whom was referred Senate File 567, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 fund, and support for Indians residing on a settlement, begs leave to report it has had the


same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 125 as follows:

1. Amend section 1, line 2, by inserting after the word "commissions" the words ", except public school district.".
2. Amend section 16, by striking the period in line two (2)
and adding in lieu thereof the following: "except in disputes involving wages or salaries, in such cases the findings of the board shall be informational".
3. By adding a new section as follows:
"Sec. 18. Nothing in this Act shall allow public employees covered under this Act the right to strike."

Carnahan of Wapello.
Amend the ways and means committee amendment to House File 331, filed April 28, 1965, by striking all of lines nine (9) through twenty-two (22) of section one (1). Maule of Monona. Gaudineer of Polk.

Amend the amendment to House File 637 filed by Houston on April 30, 1965, by striking in line sixty-eight (68) of section four (4) the word "fleet" where it appears for the first time. Houston of Crawford.

Amend House File 664 as follows:

1. By adding following line 72 of section 7 the following new subsection:
"15. Have the right to enter into contracts with private business schools or colleges in the locality or area of the state vocational school or community college to provide courses or programs of study in addition to or as part of the curriculum made available in the state vocational school or community college."
2. By renumbering the remaining subsections of section 7 . Wilson of Black Hawk.

Amend Senate File 463 by striking the period in line six (6) and inserting the following: ", provided, however, that nothing in this section shall be construed to require testing or medical treatment of the minor child of any person who is a member of a well-recognized church or religious denomination, and whose religious convictions in accordance with the tenets or principles of his church or religious denomination are against medical treatment for disease."

Bailey of Wright.
Amend House File 482 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The purpose of this Act is to establish for the State of Iowa a system of personnel administration based on merit principles and scientific methods governing the appointment, promotion, transfer, layoff, removal, discipline, and welfare of
its civil employees and other incidents of state employment. All appointments and promotions to positions in the state service. shall be made solely on the basis of merit and fitness to be ascertained by competitive examinations except as otherwise specified.

Sec. 2. For the purpose of this Act, unless the context other-, wise requires:

1. "Department" means the Iowa civil service department.
2. "Director" means the director of the Iowa civil service.
3. "Commission" means the Iowa civil service commission.
4. "Classified service" means the Iowa civil service system.

Sec. 3. The classified service shall apply to all employees of the state and to all positions in any state civil service or merit system now existing or hereafter established except the classified service shall not apply to the following:

1. Members and employees of the general assembly and other officers elected by popular vote and persons appointed to fill vacancies in elective offices.
2. All board members, commissions, and heads of state departments whose appointments are provided for by statute.
3. One (1) principal assistant or deputy and one (1) secretary for each official designated in subsections one (1) and two (2) of this section.
4. All employees in the office of the governor.
5. All attorneys and all confidential secretaries in the office of the attorney general.
6. All academic personnel, chief administrative officers and students who are employed in state institutions under the jurisdiction of the board of regents.
7. All academic personnel under the commission for the blind, chief administrative officers and students who are employed in state institutions under the jurisdiction of the commission for the blind.
8. All academic personnel, chief administrative officers, patients, and inmates who are employed in state institutions under the jurisdiction of the board of control.
9. Practicing members of the medical profession who are employed in state institutions.
10. Persons employed in a professional or scientific capacity to make or conduct a temporary and special inquiry, investigation, or examination on behalf of the general assembly or a committee thereof or by authority of the governor.
11. Officers and enlisted men of the armed services under state jurisdiction.
12. Part-time professional employees who are paid a fee for service basis and are not engaged in administrative duties and whose condition of employment is approved by the civil service commission and the director, or by the state executive council.
13. Individuals employed under contract whose condition of employment is approved by the civil service commission and the director, or by the state executive council.

Nothing herein shall be construed as precluding any appointing authority exempt under this section from filling any position in the manner in which positions in the classified service are filled.

Sec. 4. There is hereby established a department of civil
service to be known as the Iowa civil service department, the executive head of which shall be the director of the Iowa civil service. The department shall include a civil service commission of three (3) members with powers and duties as hereinafter enumerated.

Sec. 5. From a list of not less than three (3) prospective candidates submitted to him by the commission, the governor shall appoint a director of the Iowa civil service who shall hold office at the pleasure of the commission and who shall be experienced in the field of personnel administration and who shall be known to be in sympathy with the application of merit principles in public employment. The salary of the director shall be determined by the commission with the approval of the executive council.

Sec. 6. The members of the commission shall be citizens of the United States and residents of Iowa and shall be in sympathy with the application of merit principles in public employment. No member of the commission shall be a member of any local, state, or national committee of a political party, an officer or member of a committee in any partisan political club or organization, or shall hold or be a candidate for any paid public office.

Sec. 7. Within thirty (30) days after the effective date of this Act, the governor shall appoint three (3) members to the commission. Members appointed to the commission shall be subject to approval of two-thirds ( $2 / 2$ ) of the members of the senate. The three (3) commission members first appointed by the governor shall hold office for the following terms:

1. One (1) until July 1, 1967.
2. One (1) until July 1, 1969.
3. One (1) until July 1, 1971.

Thereafter, each member shall be appointed for a term ending six (6) years from the date of expiration of the term for which his predecessor was appointed.

Any vacancy which may occur on the commission shall be filled by appointment by the governor for the unexpired portion of the term with the approval of the senate if the general assembly is in session. If the general assembly shall not be in session at the time of appointment, the governor shall upon the convening of the general assembly report the appointment to the senate for approval within thirty (30) days or the appointment shall expire.

Sec. 8. A member of the commission may be removed by the governor for cause only after having been presented in writing with a copy of the charges stating the reasons for the removal and after having been given an opportunity to be heard publicly before the governor on such charges. A copy of the charges and a transcript of the record of the hearing shall be filed with the secres tary of state as a public record.

Sec. 9. Each member of the commission shall be paid twenty-five (25) dollars for each day devoted to the work of the commission but shall not be paid more than one thousand $(1,000)$ dollars in any one (1) year. Members shall be paid travel and other expenditures necessitated by their official duties.

Sec. 10. The commission shall elect one (1) of its members as chairman. The commission shall meet at such time and place as shall be specified by call of the chairman or the director but
shall hold at least one (1) meeting each month. All meetings shall be open to the public. Notice of each meeting shall be five (5) days in advance of the meeting. Two (2) members of the commission shall constitute a quorum for the transaction of business.

Sec. 11. In addition to the duties expressly set forth elsewhere in this Act, the commission shall:

1. Represent the public interest in the improvement of personnel administration in the classified service.
2. Advise the governor and the director on problems concerning personnel administration.
3. Foster the interest of institutions of learning and of industrial, civic, professional, and employee organizations in the improvement of personnel standards in the classified service.
4. Make any investigation which it may consider desirable concerning the administration of personnel in the classified service and make recommendations to the director with respect thereto.
5. Make an annual report and special reports and recommendations to the governor.

Sec. 12. The director shall direct and supervise all administrative and technical activities of the department. In addition to the duties expressly set forth elsewhere in this Act, it shall be the duty of the director:

1. To apply and carry out the provisions of this Act and the rules adopted thereunder.
2. To serve as secretary to the commission and attend and keep minutes of all meetings of the commission.
3. To establish and maintain a roster of all employees in the classified service in which there shall be set forth as to each employee, the class title, pay or status, and other pertinent data.
4. To appoint such employees of the department and such experts and special assistants as may be necessary to carry out effectively the provisions of this Act. Staff employees shall be appointed in accordance with the provisions of this Act.
5. To foster and develop in cooperation with appointing authorities and others programs, including training, safety, health, counseling, and welfare, for the improvement of employees effectiveness.
6. To encourage and exercise leadership in the development of effective personnel administration within the several departments in the classified service and to make available the facilities of the department of Iowa civil service to this end.
7. To investigate from time to time the operation and effect of this Act and the rules adopted thereunder and to report the findings and recommendations to the commission.
8. To make an annual report regarding the work of the department and such special reports as he may consider desirable to the commission.
9. To perform any other lawful acts which he may consider necessary or desirable to carry out the purposes and provisions of this Act.

Sec. 13. The director may request appropriate persons including officers and employees in the classified service to assist in the preparation and rating of tests. Upon the request of any agency, the director shall confer with the personnel of the agency to assist in preparing examinations for professional and technical
classes. An appointing authority may excuse any employee in his agency or division from his regular duties for the time required for his work as an examiner. Such officers and employees shall not be entitled to extra pay for their services as examiners but shall be paid their necessary travel and other expenses.

Sec. 14. The director shall prepare and submit to the commission proposed rules for consideration and approval for the classified service. Such rules, after public notice and public hearing, shall have the force and effect of law if not disapproved by the commission within thirty (30) days after the submission thereof. Amendments to such rules shall be made in the same manner. The rules shall provide:

1. For the preparation, maintenance, and revision of a position classification plan for all positions in the classified service based upon duties performed and responsibilities assumed, so that the same qualifications may reasonably be required for and the same schedule of pay may be equitably applied to all positions in the same class. After such classification plan has been approved by the commission, the director shall allocate the position of every employee in the classified service to one (1) of the classes in the plan. Any employee or agency official affected by the allocation of a position to a class shall, after filing with the director a written request for reconsideration thereof in such manner and form as the director shall prescribe, be given a reasonable opportunity to be heard by the director. An appeal may be made to the commission or to a qualified classification committee appointed by the commission.
2. For a pay plan for all employees in the classified service after consultation with appointing authorities and after a public hearing held by the commission. Such pay plan shall become effective only after having been approved by the governor upon submission by the commission. Amendments to the pay plan shall be made in the same manner. Each employee shall be paid at one (1) of the rates set forth in the pay plan for the class of position in which employed and, unless otherwise designated by the director, shall begin employment at the first (1st) step of the established range for his class.
3. For open competitive examinations to test the relative fitness of applicants for the respective position. Such examinations shall be practical in character and shall relate to such matters as shall fairly test the ability of the applicant to discharge the duties of the position to which the applicant seeks appointment. Examinations need not be held until after the rules have been adopted, the service classified, and a pay plan established but shall be held not later than two (2) years after the effective date of this Act. Such examinations shall be announced publicly at least fifteen (15) days in advance of the date fixed for the filing of applications, and may be advertised through the press, radio, and other media. The director may in his discretion continue to receive applications and examine candidates for a period of time to assure a sufficient number of eligibles to meet the needs of the classified service and may add the names of successful candidates to existing eligible lists in accordance with their respective ratings.
4. For promotions which shall give appropriate consideration to the applicant's qualifications, record of performance, length of service, and conduct. Vacancies shall be filled by promotion whenever in the best interest of the classified service, but may be by competitive or noncompetitive examinations. Such examinations shall $b$ of the same nature and content as those used in establishing competitive registers for the class. A promotion means a change in the status of an employee from a position in one (1) class to a position in another class having a higher entrance salary.
5. For the establishment of eligible lists for appointment and promotion upon which shall be placed the names of successful candidates in the order of their relative excellence in the respective examinations. Eligibility for appointment from any such list shall normally continue for at least one (1) year and for not longer than two (2) years.
6. For the rejection of candidates or eligibles who fail to comply with reasonable requirements of the rules and regulations adopted under the authority of this Act.
7. For the appointment of a person standing among the highest three (3) on the appropriate eligible list to fill a vacancy.
8. For a probation period of one (1) year, excluding educational or training leave, before appointment may be made complete and during which period a probationer may be discharged or reduced in class or rank or replaced on the eligible list. The appointing authority shall within thirty (30) days prior to the expiration of an employee's probationary period notify the director in writing whether the services of the employee have been satisfactory or unsatisfactory. If the employee's services are unsatisfactory the employee shall be dropped from the payroll on or before the expiration of the probationary period. If satisfactory or if the appointing authority shall fail to furnish the required notice to the director prior to the expiration of the probationary period, the appointment shall be deemed permanent. The determination of the appointing authority shall be final and conclusive.
9. For emergency employment for not more than ninety (90) days in any twelve (12) month period without examination and for intermittent employment for not more than six (6) months in any twelve (12) month period. For intermittent employment the employee shall have had a probationary, temporary, or permanent appointment.
10. For provisional employment without competitive examination when there is no appropriate eligible list available. No such provisional employment shall continue longer than six (6) months nor shall successive provisional appointments be allowed, except during the first (1st) two (2) years after the effective date of this Act in order to avoid stoppage of orderly conduct of the business of the state.
11. For transfer from a position in one (1) state department to a similar position in another state department involving similar qualifications, duties, responsibilities, and salary ranges. Whenever an employee transfers or is transferred from one (1) state department or agency to another state department or agency, all seniority rights, any accumulated sick leave, and any accumulated vacation time as provided by law shall be transfered to the new place of employment and credited to the employee.
12. For reinstatement of persons who have attained permanent status and who resign in good standing or who are laid off from their positions without fault or delinquency on their part within a period equal to the period of their continuous employment with the state.
13. For establishing in cooperation with the appointing authorities a system of service reports of all employees in the classified service. The service reports shall be considered in determining salary increases provided in the pay plan; as a factor in promotion tests; as a factor in determining the order of layoffs because of lack of funds or work and in reinstatement; and as a factor in demotions, discharges, or transfers.
14. For layoffs by reason of lack of funds or work or organization and for reinstatement of employees so laid off, giving consideration in both layoffs and reinstatement to performance record and seniority in service. Any employee who has been laid off may keep his name on a preferred employment list for one (1) year which list shall be exhausted by the agency enforcing the layoff before selection of another employee may be made from the register in his classification.
15. For imposition as a disciplinary measure of a suspension from the classified service without pay for not longer than thirty (30) days.
16. For discharge or reduction in rank or grade for negligence, inefficiency, gross misconduct, insubordination, or incompetency after appointment or promotion is completed. The person discharged or reduced shall be presented with the reasons for such discharge or reduction stated in writing within twenty-four (24) hours after such discharge or reduction and a copy thereof shall be filed with the director of the Iowa civil service as a public record.
17. For establishment of a plan for resolving employee grievances and complaints.
18. For attendance regulations and special leaves of absence, with or without pay, or reduced pay in the various classes of positions in the classified service. Annual sick leave and vacation time shall be granted in accordance with section seventy-nine point one (79.1) of the Code.
19. For the development and operation of programs to improve the work effectiveness and morale of employees in the classified service including training, safety, health, welfare, counseling, recreation, and employee relations.
20. For such other rules and administrative regulations not inconsistent with this Act as may be proper and necessary for the enforcement of this Act except that no rule or regulation shall be adopted which shall deprive the state of Iowa or any of its agencies or institutions of federal grants or other forms of financial assistance.
21. For the maintenance of proper personnel files of all personnel including those exempt under section three (3) of this Act except subsection one (1) thereof.

Sec. 15. All officers and employees of the state and of municipalities and political subdivisions of the state shall allow the department the reasonable use of public buildings under their control and furnish heat, light, and furniture for any examination, hearing, or investigation authorized by this Act. The department
shall pay to a municipality or political subdivision the reasonable cost of any such faclities so furnished.
Sec. 16. All officers and employees of the state shall comply with and aid in carrying out the provisions of this Act and the rules, regulations, and orders adopted thereunder. All officers and employees shall furnish any records or information which the commission or the director may request for any purpose of this Act. The director may institute and maintain any action or proceeding at law or in equity that he considers necessary or appropriate to secure compliance with this Act and the rules and orders thereunder.
Sec. 17. Employees holding positions in the classified service shall within two (2) years after the effective date of this Act be required to pass a qualifying examination for their respective positions as prescribed by the director. Nothing herein shall preclude the reclassification or reallocation of any position held by any incumbent permitted under this Act.

Sec. 18. No state disbursing or auditing officer shall make or approve or take part in making or approving any payment for personal service to any person holding a position in the classified service unless the payroll voucher or account of such pay bears the certification of the director, or of his authorized agent that the person named therein has been appointed and employed in accordance with the provisions of this Act and the rules, regulations, and orders hereunder. The director may provide that certification of payrolls may be made once every six (6) months and such certification shall remain in effect except in the case of any officer or employee whose status has changed after the last certification of the payroll. Where the status of an officer or employee has changed, no voucher for payment of salary to such officer or employee shall be issued or payment of salary made without further certification by the director.
Sec. 19. Any employee who is dismissed after completing the probationary period of services may, within five (5) days after such dismissal, appeal to the commission for review thereof. Upon such review, both the appealing employee and the appointing authority whose action is reviewed shall, within thirty (30) days following the date of filing of the appeal, have the right to be heard publicly before the commission and to present evidentiary facts. At the hearing of such appeals, technical rules of evidence shall not apply. If the commission finds that the action complained of was taken by the appointing authority for any political, religious, racial, or nonmerit reason, the employee shall be reinstated to his former position without loss of pay for the period of dismissal. In all other cases, the commission shall have jurisdiction to hear and determine the rights of classified service employees and may affirm, modify, or reverse any case on the merits of the case.
Sec. 20. The records of the department, except such records as the rules may properly require to be held confidential for reason of public policy, shall be public records and shall be open to public inspection subject to reasonable regulations as to the time and manner of inspection which may be prescribed by the director.
Sec. 21. Subject to the rules approved by the commission, the
director may enter into agreements with any municipality or political subdivision of the state to provide services and facilities of the department to such municipality or political subdivision in the administration of personnel on merit principles. Any such agreement shall provide for the reimbursement to the state of the reasonable cost of the services and facilities provided.

Sec. 22. Members of the commission and the director shall have the power to administer oaths, subpoena witnesses, and compel the production of books and papers pertinent to any investigation or hearing authorized by this Act. Any person who shall fail to appear in response to a subpoena or to answer any question or produce any books or papers pertinent to any such investigation or hearing or who shall knowingly give false testimony therein shall be guilty of a misdemeanor punishable by imprisonment not to exceed thirty (30) days and not to exceed a fine of one hundred (100) dollars.

Sec. 23. No person shall be appointed or promoted to or demoted or dismissed from any position in the classified service, or in any way favored or discriminated against with respect to employment in the classified service because of political or religious opinions or affiliations or race. No person shall seek or attempt to use any political endorsement in connection with any appointment to a position in the classified service.

Sec. 24. No person shall use or promise to use, directly or indirectly, any official authority or influence whether possessed or anticipated to secure or attempt to secure for any person an appointment or advantage in appointment to a position in the classified service or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.

Sec. 25. No employee in the classified service or member of the commission or the director shall take part in soliciting any assessment, subscription or contribution for any political organization or any person seeking election to public office.

Sec. 26. No employee in the classified service shall be a. member of any national, state, or local committee of a political party, or any officer or member of a committee of a partisan political club, or a candidate for nomination or election to any paid partisan public office, or shall take part in the management of any political party or in any political campaign. Provided, that any officer and employee in the classified service who shall become a candidate for any partisan elective office shall, commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held.

Sec. 27. No person shall make any false statements, certificate, mark, rating, or report with regard to any test, certification, or appointment made under any provision of this Act or in any manner commit or attempt to commit any fraud preventing the impartial execution of this Act and the rules, regulations, and: orders adopted thereunder.

Sec. 28. No person shall, directly or indirectly, give, render, pay, offer, solicit, or accept any money, service, or other valu-
able consideration for or on account of any appointment, proposed appointment, promotion, or proposed promotion to or any advantage in a position in the classified service.

Sec. 29. No employee of the department, examiner, or other person shall defeat, deceive, or obstruct any person in his right to examination, eligibility certification, or appointment under this Act or furnish to any person any special or secret information for the purpose of affecting the rights or prospects of any person with respect to employment in the classified service.

Sec. 30. Any person who willfully violates any provision of this Act or any rules, regulations, or orders thereof shall upon determination of the commission be ineligible for appointment to or employment in a position in the classified service for a period not to exceed five (5) years and if he is an officer or employee of the state shall forfeit his office or position.
Sec. 31. The Iowa merit system now in effect for state agencies expending federal funds shall remain in full force and effect so far as the system applied to such agencies until such time as the plan and rules promulgated under the provisions of this Act are approved by the appropriate federal agencies. At that time, the state agencies shall be subject to the provisions of this Act. Any employee who has received appointment under the Iowa merit system shall retain the position or a position of comparable status and pay. At such time as the plan and rules are approved by the federal agency, the Iowa merit system council shall transfer all records, property, and other material to the Iowa civil service commission.
Sec. 32. Section eight point five (8.5), Code 1962, is hereby amended by striking all of subsection six (6) thereof.

Meacham of Poweshiek.
Hausheer of Story.
Resnick of Scott.
Shirley of Dallas.
Cochran of Webster.
BAKER of Boone.
RadL of Linn.
Quinn of Washington.
Gaudineer of Polk.
Gillette of Clay-Dickinson.
Gillette of Story.
Hageman of Winneshiek.
Doyle of Woodbury.
Kempter of Jackson.
Jackson of Clinton.
Rasmussen of Polk.
Melrose of Floyd.
Felger of Scott.
Maule of Monona.
Mayberry of Webster.
Gannon of Jasper.
Wilson of Black Hawk.
Gregerson of Pottawattamie.
LyNCH of Warren.
Crosier of Linn.
Gallagher of Black Hawk.

1 Amend the educational committee amendment to Senate
2 File 550 filed April 29, 1965 as follows:
3 1. By adding following line 155 of section 7 the following 4 new paragraph:
5 "15. Have the right to enter into contracts with private
6 business schools or colleges in the locality or area of the
7 state vocational school or community college to provide courses
8 or programs of study in addition to or as part of the curriculum
9 made available in the state vocational school or community
10 college."
11 2. By renumbering the remaining paragraphs of section 7. Wilson of Black Hawk.
On motion by Maule of Monona, the House adjourned until 9:30 a.m., Wednesday, May 5, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, May 5, 1965.

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

Prayer was offered by the Reverend Lenhard R. Middents, pastor of the First Presbyterian Church, Sac City, Iowa.

The Journal of Tuesday, May 4, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Webster of Pottawattamie indefinitely because of illness on request of Gregerson of Pottawattamie.

## PRESENTATION OF VISITORS

Millen of Jefferson-Van Buren presented to the House the following students, representing the senior class of the Fairfield High School: Deanne Gabbert; Michele Vigeoz, an exchange student from Lyon, France; Karin Loomis, Tim Tullis, David Whitebread and their teacher, Don Hofsomer.

Loss of Kossuth presented to the House sixteen members of the Algona Girl Scout Troop No. 434 and their leader, Mrs. Ernest Hutchison.

Lynch of Warren presented to the House fifty eighth grade students of the Southeast Warren School and their teacher, John L. Riley.

Gaudineer of Polk presented to the House twenty-nine students of the sixth grade from Four Mile Elementary School, Runnells, their teacher, Miss Ada Smith, and chaperones, Mr. and Mrs. Dick Stuart, Mrs. Robert Brannen, Mrs. John Zinzer and Mrs. Dick West.

Hausheer of Story presented to the House sixty eighth grade students from the Story City Junior High School and their teacher, Charles Anderson.

Busing of Hamilton presented to the House forty members of the sixth grade from South Hamilton Community School, their instructors, Mrs. Lois Voss and Mrs. Jean De Witt, and director, Frank Mather.

## PETITIONS

The following petitions were presented and placed on file:
By Doyle of Woodbury, from sixteen residents of Woodbury County favoring call letters on the license plates of citizen band operators.

By Shannahan of Woodbury, from one hundred forty-three residents of Woodbury County favoring passage of the "Fair" parimutuel bill.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 549, 636 and Senate File 567, under Rule 35.

## MESSAGES FROM 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 relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit.

Also: That the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 182, a bill for an act to provide transportation of school children to and from school other than a public school.

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

House File 387, a bill for an act relating to flood control in cities and towns.

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 relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act.

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

Senate File 546, a bill for an act relating to assessment and valuation of property, and setting a reasonable time schedule.

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

Senate Concurrent Resolution 29, relating to "Operation Webfoot". Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 670, by governmental subdivisions committee, a bill for an act relating to use of public libraries.

Read first time and referred to the sifting committee.

House File 671, by governmental affairs committee, a bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization.

Read first time and referred to the sifting committee.

## SENATE MESSAGES CONSIDERED

Senate File 180, a bill for an act relating to the investment of public funds.

Read first time and referred to the sifting committee.
Senate File 233, a bill for an act relating to notice of death of patients in state mental health institutions.

Read first time and referred to the sifting committee.
Senate File 266, a bill for an act relating to the artisan's lien.
Read first time and referred to the sifting committee.
Senate File 269, a bill for an act to amend chapter two hundred ninety-seven (297), Code 1962, relating to school site tax.

Read first time and referred to the sifting committee.
Senate File 476, a bill for an act relating to voluntary payments for care of patients in state institutions and to provide for the use of social security benefits to pay for such care.

Read first time and referred to the sifting committee.
Senate File 549, a bill for an act to co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa.

Read first time and referred to the sifting committee.
OBJECTION TO HOUSE FILE 347
We, the undersigned, object to House File 347 being on the sifting committee noncontroversial calendar.

Carnahan of Wapello. Baringer of Fayette. RadL of Linn.

## OBJECTION TO HOUSE FILE 406

We, the undersigned, object to House File 406 being on the sifting committee noncontroversial calendar.

## OBJECTION TO HOUSE FILE 441

We, the undersigned, object to House File 441 being on the sifting committee noncontroversial calendar.

Carnahan of Wapello. Baringer of Fayette.
RADL of Linn.

## APPROPRIATIONS CALENDAR

The House resumed consideration of House File 651, 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 ( $\$ 10,000$ ) for use as a revolving fund for the veterans administration, and five thousand dollars $(\$ 5,000.00)$ for the school lunch program.

Meacham of Poweshiek offered the following amendment filed April 29,1965 , and moved its adoption :

Amend House File 651 as follows:

1. By striking from line four (4) of section one (1) the word and figures "ten" and " $(\$ 10,000.00)$ " and inserting in lieu thereof the word and figures "five" and " $(\$ 5,000.00)$ ".
2. By striking from line eight (8) of section one (1) the figures " $\$ 10,000.00$ " and inserting in lieu thereof the figures " $\$ 5,000.00$ ".
3. By striking from line thirteen (13) of section two (2) the words "each year of".
4. By striking from line fourteen (14) of section two (2) the figures " $\$ 15,000.00$ " and inserting in lieu thereof the figures " $\$ 10,000.00$ ".
5. By striking from lines two (2) and three (3) of the title the word and figures "ten" and " $\$ 10,000.00$ )" and inserting in lieu thereof the word and figures "five" and " $(\$ 5,000.00)$ ".

The amendment was adopted.
Meacham 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?" (H. F. 651)
The ayes were, 86:

| Anderson | Den Herder | Gaudineer <br> Bailey | Detje |
| :--- | :--- | :--- | :--- |
| Baker | Distelhorst | Sackson of |  |
| Boot | Story | Black Hawk |  |
| Breitbach | Doderer | Genn | Keleher |
| Bremmer | Dougherty | Graham | Kornedy |
| Busch | Doyle | Grassley | Lawlor |
| Caffrey | Duffy | Dunton | Gregerson |
| Carnahan | Edgington | Hageman | Loss |
| Clapsaddle | Felger | Hanson | Lynch |
| Cochran | Fischer of | Harrington | Madden |
| Coffman | Grundy | Holmeer | Maule |
| Cohen | Foster | Hullinger | Mayberry |
| Crosier | Gallagher | Hutchins | Meacham |
|  |  |  |  |


| Millen | Nielsen of <br> Shelby |
| :--- | :--- |
| Miller of | Shes Moines |
| Miller of | Ossian |
| Page | Oxley |
| Morgan | Patton |
| Murphy | Quinn |
| Nagle | Radl |
| Nielsen of | Redfern |
| Emmet-Palo Alto Reichardt |  |

Renda
Resnick
Rider
Scott
Seibert
Shirley of
Dallas
Smith of
O'Brien
Stevenson

Stokes
Tieden Uban Varney Whisler Winkelman Wolcott Wright Mr. Speaker

The nays were, 1:
Stueland
Absent or not voting, 37:

Baringer
Bogenrief
Brinck
Burke
Busing
Conway
Craig
Denato
Fisher of
Greene
Fullmer

## Gannon

 Gillette of Clay-DickinsonGlanton
Gleason
Houston
Jackson of
Clinton
Kempter
Kluever
Maley

McNamara
Miller of
Buena Vista Mueller Nelson O'Malley
Palmer
Rasmussen
Rickert
Robinson
Roe

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

Maule of Monona 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 Bogenrief of Polk, Breitbach of Dubuque and Busch of Bremer.

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

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

The President of the Senate was escorted to the Speaker's station, the Secretary 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 Fulton presiding.

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

Senator Burns of Johnson moved that a committee of six, consisting of three members from the Senate and three 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 Senators Burns of Johnson, McGill of Lucas-Monroe-Wayne and Heying of Fayette-Winneshiek, on the part of the Senate, and Representatives Boot of Marion, Palmer of Polk and Bremmer of , Pottawattamie, on the part of the House.

The Committee waited upon Governor Hughes and escorted him to the Speaker's station. President Fulton then presented Governor Hughes, who delivered the following message:

SPECIAL MESSAGE ON<br>LABOR-MANAGEMENT LEGISLATION<br>TO THE SIXTY-FIRST GENERAL ASSEMBLY

by
HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA
Joint Session, May 5, 1965
Mr. President, Mr. Speaker, Honorable Senators and Representatives
of the Sixty-first General Assembly:
I deeply appreciate the opportunity to join you in this joint convention today and out of deference to the heavy workload you are handling I will make my remarks as brief and to-the-point as possible.

To begin with, I would like to express to you members of both political parties my personal appreciation for your work thus far in the session.

No Iowa legislature in this century has tackled such a broad range of important and difficult problems as you have.

Because the make-up of this Assembly is more representative of all of the population groups of the state than in the past, you have been confronted with an unprecedented variety of legislation. Because you have had the courage to eliminate secrecy from the legislative processes, many controversial items have reached the floor that would never have seen the light of day in sessions gone by.

Whatever our differences in viewpoint may be and whatever public criticism may come your way, I want to say that I respect you individually and as a legislative body for your integrity of purpose and your devotion to the public interest.

One of the propositions to which we are all committed is to keep Iowa moving-to sustain and strengthen the promising surge of industrial development we have enjoyed in the past three years and to do everything we can from the level of state government to create an atmosphere in which management and labor can work together constructively to assure Iowa's economic future.

Obviously there are profound differences of opinion as to what course should be followed to attain these objectives.

At no point is there sharper disagreement and greater confusion than on the complex area of legislation relating to collective bargaining and other fundamental practices involved in labor-management relations, in Iowa.

It is this subject I want to discuss with you today because I am convinced that major legislative changes in this area are needed-and urgently needed-and I would like to spell out for you as clearly as possible why I believe this to be the case and in general terms what changes I think should be made in the existing law.

The core of the controversy, as you all know, is that part of the 1947 Iowa law which prohibits various types of union-management contract provisions and has become generally known by the label "right-to-work law."

Unfortunately, the label has become such an emotional symbol on the part of both proponents and adversaries, that it has become extremely difficult to examine the whole problem objectively.

Without stopping, at this point in my remarks, to evaluate the case for or against this statutory restriction on collective bargaining, let me say that it is, at best, a misleading over-simplification of a whole complex of serious problems.

We should be looking at the entire structure of our labor management laws-not just one phase of it.
And the test of that structure of law should be whether or not it protects the legitimate interests of management, labor and the general public and is conducive to efficient industrial operation.

Frankly, ladies and gentlemen, our existing structure of labor relations law fails to meet the test on all of these counts.
It simply is not doing the job that most people think it is doing.
Let's look at it first from the standpoint of mangement.
The champions of the 1947 law take the position that this law is a bastion that effectively protects management from the possibility of coercive power and unfair practices on the part of organized labor.

But does it?
The other day a successful industrialist for whom I have great respect was in my office to urge me to oppose any modification of the right-to-work law.
"Why?" I asked him.
"The legalizing of the union shop would be a bad thing for industry in Iowa," he said.
"But I happen to know that your company is not just a union shopit is a de facto closed shop," I replied. "Nobody can get a job in your business unless he belongs to that union, can he?"

He agreed that this was so. In other words, the situation he was so fearful of already exists in his own industry under our existing "right-towork" law. And neither he nor his employees have the sort of protection in labor-management relations that they should have, and would have if our present law were modernized and strengthened, as it should be.

If we really want to prevent such things as secondary boycotts, "hot cargo" agreements and closed shop contracts; then we need to modernize the 1947 Iowa law and bring it into line with more realistic and effective federal law.

From the standpoint of management, our existing law has more holes in it than a sieve.

Yet I have a sheaf of letters on my desk at this moment from businessmen insisting that the existing law be left as it is.

For some reason, it is widely assumed that if the so-called "right-to-work law" is modified in any way, it will follow that every working man and woman in the state will be required to join a labor union.

This is not true. Under proposed modification of the 1947 law, union shop provisions requiring employees to join would occur only where the union, which is the representative of the majority of employees, wants it and where the employer has agreed. Even then, if there are employee misgivings, they may vote it out. Many plants are not and may never become unionized at all, and-I repeat-none of those that do would have union shop contracts unless their management agreed to it.

The proposal to permit negotiation of union shop contracts and lesser forms of union security agreements in Iowa has nothing whatsoever to do with the holding of elections to determine if a majority of the employees wants a union to act as their bargaining agent. I think it should be made crystal clear at this point that procedures for holding such elections, which are covered by federal law, would not be affected at all by the changes I recommend in the state law.

There is an unfortunate confusion in the attitude of some employers and a considerable number of citizens concerning what our attitude toward organized labor should be.

In some cases, the bias toward unions is so great that it is generally assumed that anything organized labor wants is wrong and should be denied. It is also erroneously assumed that the proper way to deal with unions is to keep them as weak as possible through restrictive legislation.

When people say to me: "I don't want to see unions become so powerful that they run the state," then I can only reply that I agree with them.

I don't want to see any special group of our population become so powerful that it can exert unfair pressure on majority rule.

But quite frankly this is not going to happen-end even if it were, the inadequate labor legislation we have in our Code at this time would not prevent it.

Personally, I have a deep belief in the right of collective bargaining. It is a sound, proven format for healthy labor-management relations and not something to be feared.

The relationship between employer and worker is satisfactory only when each has his rights protected-and both are able to function efficiently, economically and otherwise.

What we need is responsible unionism, and contrary to the opinion of many people, this does not mean weak unions. The way to get responsible leadership in labor is through sound, workable legislation-not through discriminatory, excessively restrictive legislation that impairs basic rights of collective bargaining.

On the other side of the coin, as I have already pointed out, management needs and deserves stronger and more detailed protection of its rights than we have under our 1947 law.

Frankly, I believe that management has more to gain from a sound revision of our 1947 labor law than labor.

Now what is organized labor's position in this matter?
The rank and file of organized labor believe that our existing labor law imposes an unfair restriction on the rights of collective bargaining in that this law makes it possible for some employees to "free load"-that is, to enjoy the benefits of collective bargaining without sharing in the cost and responsibilities of union membership.
"Union shop," as you know, means that a worker must become a member of the union after he is hired and served a probationary period in a company that has negotiated a union shop agreement with its employees. If
the employer agrees with the union; then all employees must pay union dues and belong to the union.

Federal law already requires that the union bargain for all employeeswhether they are union members or not. The union shop agreement merely eliminates "free riders."

I can't blame union members for feeling the way they do about "free riders." I also believe that they have good reason to feel that the restriction against union shop contracts in our present law is damaging to the prestige and self-respect of organized labor.

As you know, I do not advocate outright repeal of the right-to-work law. I do not support the closed shop, under which a person must be a union member in order to get a job, because I believe that an employer should have the right to hire the people he wants to hire, without restrictionproviding that he does not discriminate against a prospective employee because of race, creed, color, sex, or membership in a labor organization.

I am opposed to the closed shop because I feel that it unfairly and arbitrarily removes a prospective employee from the labor market. and imposes a control that is not necessarily related to the prospective worker's qualifications for the job.

However, once a worker has been hired into a shop that operates under a contract negotiated with a union and participates in the benefits the union provides, I believe it is only fair that he should be subject to the same rules as any other employee.

This point is not a side issue-it is the very heart of responsible unionism.

Either we believe in collective bargaining or we do not-and to me this is the point on which it all hinges. Granted that proper protection is included in the law assuring the fair treatment of each union memberan area that must be adequately covered in any modernization of our law that I would support-this is the basic right involved: not just the right to work, but the right to work with the security of legalized union contract conditions.

As you know, for a number of years, the representatives of organized labor have advocated the outright repeal of the right-to-work law-which would include repeal of the prohibition of the closed shop, as well as of the union and agency shops.

I cannot blame those in organized labor who want full repeal of this law which they feel has become a symbol through the years of the denial of their rights of collective bargaining and a rejection of their bid to sit in dignity at the council table with management.

However, from the beginning, I have stood for the modification and modernization of our existing labor laws, including the right-to-work section.

I continue to stand on this middle ground because I believe it is right and in the best interests of the people of Iowa and the state's continuing development.

What about the protection of the public in labor-management disputes under our present law?

Let us focus our attention particularly on the machinery we have under our existing law to protect human life and property in the event that violence flares up in an unresolved labor dispute.

Let me give you a concrete example.
Recently, as you know, we had a major packing house strike in the Fort Dodge area.

Full negotiations were conducted with the assistance of a federal mediator, but the negotiations reached what appeared to be an insuperable impasse.

The striking union felt that it could not accept the offers of management. Management concluded that it could no longer postpone resuming plant operations-even if it was necessary to bring in non-union, inexperienced labor to man the jobs.

If the plant had re-opened, as scheduled, I am absolutely convinced there would have been violence, bloodshed, perhaps loss of life.

Fortunately-and to the great credit of both parties in the dispute-both management and labor agreed to meet with me in virtual round-the-clock negotiations to work out the differences.

They did this; an agreement was reached; and what would doubtless have eventuated into a bitter and violent clash, despite the diligent efforts of local law enforcement officers, was avoided.

This incident, in my mind, clearly illustrates the lack of effective machinery in this state under existing law to act in the event of a prolonged labor dispute in which there is a probability that violence might occur. All of this happened under our present so-called "right-to-work" law.

A governor has many responsibilities to which he must attend. He cannot and should not enter every serious labor dispute. Provision is made under Chapter 90 for the appointment of a board of arbitration, but without going into details as to why this chapter is weak and inadequate to meet such situations, the fact that it has seldom been used by past governors attests to its ineffectual nature.

I feel very strongly that our existing law should be changed to provide for a permanent board of mediation and conciliation within the State Bureau of Labor to facilitate the negotiation of labor-management contracts and to act in cases where regular negotiations have broken down.

It would be the function of this board to assist labor and management to make and maintain agreements concerning wages, hours and working conditions; and to exert every reasonable effort to induce the parties in labor disputes to settle their differences around the conference table, thereby averting situations where life and property are endangered.

Protection from secondary boycotts and other abuses that I have mentioned elsewhere in these remarks is also a matter of concern to the public, as well as to industry. This protection, as I have stated, is not adequate under our existing law. The present section on secondary boycotts in particular is ungrammatical, unintelligible and inoperable, and has been so recognized by both labor and management for the nearly twenty years it has been on our lawbooks.

To sum it up, I feel strongly that our existing labor laws fail completely in the third and most important criterion of adequate labor relations lawthe protection of the general public.

In the statement I have made thus far, I have attempted to convey to you my profound conviction that our present labor laws are seriously in need of modernization and tightening up in order to serve the best interests of management, labor and the general public.

Within the next few days, legislation will be presented to this Assembly to accomplish these objectives. I make no claim of perfection for this legislation, but do believe strongly that it is a great improvement over our existing laws and clearly a historic step in the right direction.

I sincerely hope that every member of this Assembly will set aside what-
ever preconceptions he may have and judge this proposed legislation objectively on its merits.

Never was there a time in this state when there was a greater need for cool heads and open-mindedness. For the fair resolution of this issue will have an all-important bearing on the economic development and spiritual unity of this state in the years ahead.

Here are the salient points of the labor relations legislation that will be submitted for your consideration with my full approval and support:

It is proposed that the 1947 law should be modified to permit negotiation of union security clauses-except for the closed shop. In other words, this would remove the statutory prohibition of union shop contracts.
I am aware that there are those who say that there is no difference between repeal and modification of the so-called right-to-work law.
I would point out that there is a very real practical difference between repeal and modification, particularly as the state law affects small busi-nesses-especially retail-that do not come under the federal Taft-Hartley law. The Taft-Hartley provisions prohibiting the closed shop would not apply to these small firms, and thus they would have no protection from the closed shop if the "right-to-work" part of our labor statutes were repealed.

This situation is not restricted to the very small employers. Retail merchants are not protected by the federal law unless they do a gross business of more than $\$ 500,000$ year, and manufacturers, jobbers and wholesalers must deal in purchases or sales of more than $\$ 50,000$ a year across state lines to be covered. You can see that thousands of businessmen across the state, including a good share of those on main street in our cities and towns, must depend upon our state law for protection in labor-management situations.
As I have pointed out earlier, the union shop is widespread in Iowa, by tacit agreement of union and employer, in businesses that are unionized. As a matter of fact, there are a considerable number of de facto closed shops, by the same tacit agreements. And these situations exist without the safeguards and controls contained in federal law and in the modernized laws of many other states.

I would point out that this situation illustrates the fact that our existing law is inadequate and ineffectual-and, in plain words, is not doing the job it is purported to do.

Most important of all, I believe the prohibition of union shop contracts should be removed because this is a symbol of our negative attitude of the past toward organized labor.

Whether or not it is recognized in the present hour, this session of the Iowa legislature is being directly confronted with the responsibility of making a number of key decisions which will have a profound bearing upon the future of this state.

One of these decisions is whether or not we shall grant to labor the dignity of fair partnership in the industrial and business future of Iowa.

Shall we take them into this partnership or shall we continue to treat them as a distrusted and ill-favored step-child in the family of our society?

I believe that through fair and functional legislation, we should take labor into full partnership.

But at the same time it must be recognized that with the status of full partnership come responsibilities to accept laws and regulations that strictly define and limit the powers of organized labor-and to abide by these rules.

I am convinced that the majority of the men and women in organized labor are ready and willing to do their part-if they are accorded the respect to which the value of their services to our economy and our society entitles them.

The proposal calling for the legalization of union shop contracts contains with it strict provisions to guard the individual employee from any possible discriminatory treatment on the part of the union leadership. A fear exists in the minds of many people that a new employee or even one who has worked for years in a plant and has never joined a union would be denied union membership on some pretext and thereby be deprived of the right to get a job-or continue to work in that plant. This would be an impossibility under the proposed changes in the law. For example, as in the federal law, it would be unlawful to discriminate against an employee who has been denied union membership, or expelled from a union, for reasons other than the non-payment of dues. It would be unlawful to require an employee to pay excessive or discriminatory union dues to become a member. It would also be unlawful to require union dues as a prerequisite to employment.

The second main section of the proposed modernization of our out-dated labor laws deals with such important matters as boycotts and injunctions.

Among its provisions are these:

1. It prohibits secondary boycotts.
2. It forbids a union from forcing an employer to recognize or bargain with a union when another union already is the legitimate representative of the employees.
3. It prohibits a union from forcing an employer to assign work to one union over another, except when the employer violates the terms of his contract.
4. It forbids "hot cargo" agreements.
5. It prohibits "featherbedding."
6. It provides for temporary restraining orders and hearings within five days.

It will be observed that these safeguards to management have teeth in them and provide far more effective protection than may be found in our existing law.

In other words, the legislation we are talking about is not just pro-labor but is a sensible compromise of the viewpoints of labor and management in the public interest.

The final section of the proposed modernization of our existing labor law provides for the setting up of a permanent Mediation and Conciliation Board to plug a vital gap in our present legal structure governing labormanagement relations.

These are the essential elements of the proposed labor-management legislation that will be submitted to you by the administration.

To be perfectly frank with you, I am well aware that the position I have taken will not arouse ecstatic acclaim from the traditional spokesmen of either labor or management.

I have taken this position, nonetheless, because I believe it is right and best for the future of this state. If adopted by this Assembly, I believe it will be recognized in due time as being in the best interest of both management and labor-and, most important of all, in the best interests of the general public.

In conclusion, ladies and gentlemen, let me say that I believe the sun will come up in the east in our state and go down in the west-regardless of
what we do about these vital problems of labor-management relations which I have outlined to you today.
But quite frankly, I believe that we will clear the atmosphere and create a better, kindlier climate for our future development if we face these problems forthrightly and fairly.

I believe it is more essential to our future growth and progress that we change our attitudes than that we change our laws. If a change in our laws is to be effective, it must, as a matter of fact, proceed from a change in attitude.

I believe that most employers who have had extensive experience with labor-management relations will agree that well-organized, responsible unions are an aid to a responsible employer, not a detriment. It is significant that many Iowa employers, including the number one manufacturing firm in the state, provide for a union shop in their contracts, to go into effect as soon as the Iowa law may permit.

But more fundamentally, if Iowa is to continue its growth and progress, we must fully recognize the interdependence of all of the segments of our society-the farmer, the laboring man, the business man and all the rest.

If there are stars in my eyes, it is because I believe in people-whether they are employers or workers, city people or farm people, young people or old people. Each group is entitled to fight for its own rights but constructive compromise is out of reach if we stray too far from the spirit of the golden rule.

If there are stars in my eyes, it is also because I believe in the future of this state-completely and without question, just as I believe in a Divine Being.

As we move into a new era of economic growth in Iowa, I hope we can also find the strength to move into a new era of understanding and intergroup co-operation.

We can only do this if we are willing to yield some ground in one sector in order to gain some ground in another.
The hour of decision is before us. We have nothing to lose but our prejudices.

Governor Hughes was escorted from the House chamber by the committee previously appointed.

Maule of Monona moved that the joint convention be now dissolved.
The motion prevailed.
The House reconvened, Speaker Steffen in the chair.
House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course, with report of committee recommending passage, was taken up for consideration.

Gillette of Clay-Dickinson moved the previous question.
The motion having received a two-thirds majority prevailed.
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?" (H. F. 390)
The ayes were, 114:

Anderson
Bailey
Baker
Baringer
Bogenrief Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
The nays were, 5:
Kluever
Miller of
Page
Absent or not voting, 5:
Burke
Busing
Nielsen of
Shelby

Denato

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

Maule of Monona asked and received unanimous consent to have House File 390 messaged immediately to the Senate.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 29

Shirley of Dallas asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 29, and moved its adoption.

# SENATE CONCURRENT RESOLUTION 29 

By Flatt, O'Malley, Shaff, Lodwick, Stanley, Stephens, Coleman, Cassidy and Dodds

Whereas, the recent severe winter left a late season snow cover of great depth and high water content throughout the basin of the rivers and streams draining and bounding the State of Iowa which has resulted in unprecedented disastrous flooding and threats of flooding of great danger to life, property, and the economy of the state; and

Whereas, to combat the floods and threatened disaster, citizens, civic organizations, and local governmental agencies of those areas of the state lying within the paths of the uncontrolled water have appealed to the Governor of Iowa for commitment of the resources of the state in alleviation of their distress; and

Whereas, the Governor, in reply to their plea, and conscious of his lawful and executive responsibilities to the citizens and the state in connection with protection of lives and property in time of disaster, and upon the recommendation of the Adjutant General of Iowa, called a conference of representatives of state and federal agencies that have capabilities for cooperation in efforts toward minimizing the destructive effects of disasters, for the purpose of initiating "Operation Webfoot" whereby the efforts and resources of all such agencies are coordinated, as required, under the direction of the Adjutant General; and

Whereas, it is provided by law that the Governor may employ the military forces of the state for the relief of the state and the protection of life and property therein upon the request of local civilian authorities, and by virtue of this authority has directed the Adjutant General to order into active state service such part or all of the National Guard of Iowa, as required, in aid of civil authority and to protect life and property, and to otherwise coordinate and direct the efforts of other state and federal agencies engaged in "Operation Webfoot"; and
Whereas, by reason of said directive, the Adjutant General has committed 45 units, including 2,289 officers and men and 304 vehicles and 16 aircraft, with other essential equipment of the Iowa National Guard in the discharge of such duty in the vicinities of the cities of Cherokee, Fort Dodge, Iowa Falls, Waterloo, Cedar Rapids, Des Moines, and Marquette, McGregor, Guttenberg, Sabula, Dubuque, Clinton, Davenport, Muscatine, Burlington and Keokuk located along the length of the Mississippi River on the east boundary of the state, in continuous duty since April 6, 1965; and

Whereas, in the performance of such duty the Iowa National Guard, and other cooperating state and federal agencies, are rendering outstanding and meritorious service to the state in connection with evacuation, reinforcing, and patrolling of levees and dikes, protection of community utilities and sanitary facilities, emergency transportation and air evacuation of sick and injured to medical facilities, emergency supply of food, shelter, medical supplies, and other equipment and material essential for the preservation of life and property, at great personal danger, discomfort, hardship, and inconvenience to personnel concerned; now therefore;
Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa, with the House of Representatives Concurring, that the Sixty-first General Assembly go on record as commending the officers and men of the Iowa National Guard and personnel of cooperating state and federal agencies engaged in "Operation Webfoot" for their outstanding and meritorious performance of duty and to express the gratitude of the citizens of (Iowa
and the state for their contribution to the protection of life and property during this time of disaster.
Be It Further Resolved, that a copy of this resolution be sent to the Governor of Iowa, the Adjutant General of Iowa, each state and federal agency engaged in this operation, and to each organization of the Iowa National Guard that is and has been engaged in "Operation Webfoot".

The motion prevailed and the resolution was adopted.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## MESSAGES FROM THE SENATE

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

House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 591, a bill for an act relating to gasoline receptacles. Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 160

Amend House File 160 by adding to section 3 the following:
"Fifty percent ( $50 \%$ ) of the net proceeds of one cent per gallon under this Act shall be used for the purposes of reconstruction, construction, or widening of highways and bridges that are twenty feet, or less, wide until such time such primary highway mileage is modernized."

## SENATE AMENDMENT TO HOUSE FILE 591

Amend House File 591 by adding thereto a new paragraph as follows:
4. By inserting in line two (2) following the word "product" the following: "for public use".

## CONSIDERATION OF BILLS

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this Act.

Denato of Polk offered the following amendment filed April 19, 1965:

Amend Senate File 132 as passed by the Senate by striking the period in line seventeen (17) of section twenty-four (24) and inserting in lieu thereof the following:
"; provided, however, there shall be no compounding of interest or discount, and when an interest rate as authorized herein is advertised, or negotiated for with a prospective borrower, with intent that it be computed by either of the two methods authorized herein, they being the "add on" method or the "discount" method, in such case such rate shall be further described as to the method of computation to be used."

Denato of Polk offered the following amendment to the amendment filed April 19, 1965, and moved its adoption :

Amend the Denato, Gannon, et al., amendment to Senate File 132 filed on April 19, 1965, by striking from line five the words "or discount".

The amendment to the amendment was adopted.
Denato of Polk moved the adoption of his amendment as amended.
The amendment as amended was adopted.
Uban of Black Hawk moved to table Senate File 132.
The motion to table lost.
Jackson of Clinton offered the following amendment filed April 19, 1965, and moved its adoption :
Amend Senate File 132 as amended and passed by the Senate as follows:
Sec. 1. By striking from section 27 beginning at line 2 the following: "which has the capital and surplus required by section eight (8) of this Act,".

Sec. 2. By adding to section 27 , following the period at the end of said section in line 14, the following: "On or before January 1, 1966, all existing industrial loan companies shall have the capital and surplus required by section eight (8) of this Act to be eligible for subsequent licensing."

The amendment was adopted.
Cohen of Black Hawk asked and received unanimous consent to withdraw her two amendments filed April 20, 1965.

Cohen of Black Hawk offered the following amendment filed April 22,1965 , and moved its adoption :

Amend Senate File 132 as follows:

1. By striking all of section nine (9).
2. By striking from lines six (6), seven (7) and eight (8) of section ten (10) the words "If objections to the application have been filed by an existing industrial loan company licensee, if the applicant files a written request for a hearing or if" and inserting in lieu thereof the word "If".
3. By striking from section ten (10) all of lines twelve (12), thirteen (13) and fourteen (14).

The amendment was adopted.
Cohen of Black Hawk offered the following amendment filed April 26, 1965, and moved its adoption;

Amend Senate File 132 as follows:

1. By striking in section eleven (11), subsection four (4), lines seventeen (17) and eighteen (18) the words and figure "one hundred twenty (120) and inserting in lieu thereof the word and figure "sixty (60)".
2. By striking from section twelve (12) all of lines twelve (12), thirteen (13) and fourteen (14) and that part of line fifteen (15) up to and including the period.

The amendment lost.
Cohen of Black Hawk offered the following amendment filed April 23,1965 , and moved its adoption :
Amend Senate File 132 as follows:

1. By striking all of subsection two (2) of section eleven (11).
2. By striking in line eight (8) of section twelve (12) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "ten (10)".
3. By striking in line ten (10) of section twelve (12) the word and figure "fifteen (15)" and inserting in lieu thereof the word and figure "five (5)".
4. By striking in section twelve (12) all of lines twelve (12), thirteen (13) and fourteen (14) and all of line fifteen (15) up to and including the period.
5. By striking in line nineteen (19) of section twelve (12) the word and figure "thirty (30)" and inserting in lieu thereof the words "one week".

The amendment lost.
Rasmussen of Polk offered the following amendment filed April 27, 1965, and moved its adoption:
Amend Senate File 132 by inserting after the word "loan" in line fortysix (46) section twenty-four (24) the following:
"and provided that such insurance is obtained from a licensed insurance agent for an insurance company authorized to do business in Iowa".

The amendment was adopted.
Nagle of Scott asked and received unanimous consent to withdraw his amendment filed April 27, 1965.

Gannon of Jasper offered the following amendment filed April 27, 1965, and moved its adoption:

Amend Senate File 132 by striking in section twenty-four (24), line nineteen (19), the word and figure "twenty-five (25)" and inserting in lieu thereof the word and figure "fifty (50)".

The amendment was adopted.
Brinck of Lee offered the following amendment filed April 28, 1965 :
Amend Senate File 132 as passed by the Senate by inserting the following after the period in line sixty-two (62) of section twenty-four (24): "However, all life insurance rates and charges in connection with industrial loans shall be subject to the rules and regulations of the insurance commissioner of the State of Iowa."

Brinck of Lee offered the following amendment to his amendment filed May 5, 1965, and moved its adoption:

Amend the Brinck amendment to Senate File 132 filed on April 28, 1965, by striking from line four the words "and charges".

The amendment to the amendment was adopted.
Brinck of Lee moved the adoption of his amendment as amended.
The amendment as amended was adopted.
Hutchins of Benton offered the following amendment filed April 22, 1965, and moved its adoption:

Amend Senate File 132 as passed by the Senate as follows:

1. By inserting in section eight (8), after line seventeen (17), the following new sentence: "Additional stock may be sold at not less than par, provided, however, that there is always maintained a surplus of at least ten (10) percent of said capitol of said corporation."
2. Amend section ten (10), line seven (7), by inserting after the word "filed" the comma and word, "and" and by striking the remainder of said line.
3. Amend section twelve (12), line fifteen (15) by striking the period after the word "business" and inserting in lieu thereof the following: "and notice of said time and place of hearing shall be published pursuant to section 618.14 of the Code."
4. Amend section twelve (12), line twenty-four (24), by striking the period after the word "Act" and inserting in lieu thereof the following: "providing the cost of investigation does not exceed the license fee after the banking department has deducted the cost of investigation. In no case can the cost of investigation exceed the license fee and if the cost of investigation is less than the license fee, the surplus shall be refunded to the applicant."
5. Amend section twenty-three (23), line eight (8), by striking the word and figure "ten (10)" and inserting in lieu thereof the word and figure "seven (7)."
6. Amend section twenty-four (24), by striking all of subsection one (1) after the word "that" in line six (6) and inserting in lieu thereof the following: "in no case shall charges be deducted, paid, or received under this subsection in advance. Such charges shall not be compounded, provided, that, if part or all of the consideration for a loan contract is the unpaid principal balance of a prior loan, then the principal amount payable under such loan contract may include any unpaid charges on the prior loan which have accrued within sixty (60) days before the making of such loan contract."
7. Amend section twenty-four (24), by striking all of subsection three (3) and inserting in lieu thereof the following:
"3. To impose a handling charge of five (5) cents for each default in the payment of one (1) dollar, or fraction thereof, at the time of any periodical installment on a certificate of indebtedness assigned as collateral security for the payment of a loan made pursuant to the foregoing provisions becomes due; provided, that this handling charge shall not be cumulative; that the aggregate of the handling charges collected in connection with any such loan of fifty (50) dollars, or less, shall not exceed fifty (50) cents, and that the aggregate of handling charges collected in connection
with any such loan of more than fifty (50) dollars shall not exceed one (1) percent of the loan and shall in no event exceed five (5) dollars."
8. Amend section twenty-four (24), subsection six (6), by striking all of lines sixty-three (63), sixty-four (64), sixty-five (65), and sixty-six (66), and inserting in lieu thereof the words "A licensee may".
9. Amend section twenty-five (25) by adding the following at the end of said section: "At least three-fourths ( $3 / 4$ ) of the directors of any industrial loan company shall be residents of the county in which the industrial loan company maintains its principal place of business."
10. Amend section twenty-six (26) by adding the following new sentence after the period in line four (4): "The licensee shall make total charges on termination and payment of the loan either before maturity or at maturity on the following basis: All charges based upon the due performance of the loan contract and computed may be included in the amount of any installment scheduled to be repaid by the borrower; provided, however, that the borrower may prepay the loan, in whole or in part, at any time and in case of such prepayment, whether in cash, extension, renewal or otherwise, the full unearned portion of the precomputed charges shall be canceled in such an amount that the charges paid by the borrower will not exceed the rates contracted for applied to the unpaid balance for the time actually outstanding, except that the charges retained may be increased to the extent that delinquency charges are computed in accordance with the monthly percentage agreed rate, either on a prepaid loan or a loan paid at maturity or after maturity. Payment of any installment seven (7) days or less prior to the date of maturity shall not be deemed prepayment and payment of any installment seven (7) days or less after maturity shall not subject the borrower to additional interest."
11. Further amend by inserting the following new section after section twenty-four (24) and by renumbering the remaining sections:
"No industrial loan and investment company shall induce or permit any person, nor any husband and wife, jointly or severally, to become obligated, directly or contingently or both, under more than one contract of loan at the same time for the purpose of obtaining a higher rate of charge than would be permitted if all of the obligations of such person to such company were consolidated into one obligation."

Maule of Monona moved the previous question on all amendments and the bill.

The motion having received a two-thirds majority prevailed.
Hutchins of Benton moved the adoption of his amendment by divisions.

Division 1 lost.
Division 2 was adopted.
Division 3 was adopted.
Hutchins of Benton offered the following amendment to Division 4:
Amend the amendment to Senate Flie 132 filed by Hutchins on April 22, 1965, by striking in line eighteen (18), the words "banking department" and inserting in lieu thereof the words "state auditor".

Amendment to division 4 was adopted.

Division 4, as amended, was adopted.
Division 5 lost.
Division 6 was withdrawn.
Divisions 7, 8, 9 and 10 lost.
Division 11 was adopted.
Denato of Polk asked and received unanimous consent to offer the following amendment filed May 5, 1965, and moved its adoption:

Amend Senate File 132 by striking the period at the end of section twenty-six (26) and inserting in lieu thereof the following: ", and that no refund for accelerated payments need be made on any installment payment made less than thirty-one (31) days prior to the due date of said installment."

The amendment was adopted.
Denato of Polk asked and received unanimous consent to withdraw line seventy-three (73) through line three hundred fifty-six (356) of his amendment filed April 19, 1965.

Jackson 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?" (S. F. 132)
The ayes were, 106:

Bailey
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington

Felger
Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston

| Hullinger | Nagle |
| :--- | :--- |
| Jackson of | Nelson |
| Black Hawk | Nielsen of <br> Jackson of <br> Clinton |
| Keleher | Nielsen of |
| Kalo Alto |  |
| Kennedy | Shelby |
| Kluever | Oehlsen |
| Korn | O'Malley |
| Lawlor | Oxley |
| Lynch | Palmer |
| Madden | Patton |
| Mahan | Quinn |
| Maley | Rasmussen |
| Maule | Redfern |
| Mayberry | Renda |
| McNamara | Resnick |
| Melrose | Rickert |
| Millen | Rider |
| Miller of | Robinson |
| Des Moines | Roe |
| Miller of | Scherle of |
| Page | Fremont-Mills |
| Morgan | Scott |
| Mueller | Seibert |
| Murphy | Shannahan |
|  |  |

Shirley of
Dallas
Smith of
Linn

Smith of
O'Brien
Stevenson
Stokes
Strothman

| Tieden | Wilson |
| :--- | :--- |
| Utzig | Winkelman |
| Varney | Wright |
| Wengert | Mr. Speaker |

Stueland Uban

| $\substack{\text { Miller of } \\ \text { Buena Vista } \\ \text { Ossian }}$ | Reichardt <br> Webster |
| :--- | :--- | Ossian

Wilson
Winkelman
Wright
Mr. Speaker

Whisler Wolcott

Reichardt
Webster

| Burke | Kempter <br> Loss <br> Busing |
| :--- | :--- |
| Meacham |  |

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

## HOUSE FILE 276 WITHDRAWN

Jackson of Clinton asked and received unanimous consent to withdraw House File 276 from further consideration by the House.

## SENATE AMENDMENT CONSIDERED

Scherle of Fremont-Mills called up for consideration House File 57 , a bill for an act to change the bounty on wolves, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 57 by striking from the last two lines of section 2 the words "No such bounty shall exceed five dollars per animal."

The House concurred in the Senate amendment.
Scherle of Fremont-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?" (H. F. 57)
The ayes were, 103:

| Bailey | Cohen | Grundy | Hageman |
| :---: | :---: | :---: | :---: |
| Baker | Conway | Fisher of | Hanson |
| Baringer | Craig | Greene | Harrington |
| Bogenrief | Crosier | Foster | Hausheer |
| Boot | Den Herder | Gallagher | Holmes |
| Breitbach | Detje | Gannon | Houston |
| Bremmer | Doderer | Gillette of | Hullinger |
| Brinck | Dougherty | Clay-Dickinson | Hutchins |
| Busch | Doyle | Glanton | Jackson of |
| Caffrey | Duffy | Gleason | Black Hawk |
| Carnahan | Dunton | Glenn | Jackson of |
| Clapsaddle | Edgington | Graham | Clinton |
| Cochran | Felger | Grassley | Keleher |
| Coffrman | Fischer of | Gregerson | Kennedy |

Kluever
Korn
Lawlor
Lynch
Madden
Mahan
Maley
Maule
Mayberry
Meacham
Melrose
Millen
Miller of
Des Moines
Morgan

Mueller
Murphy
Nagle
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Redfern
Resnick

| Rickert | Stokes |
| :--- | :--- |
| Robinson | Strothman |
| Roe | Stueland |
| Scherle of | Tieden |
| Fremont-Mills | Uban |
| Seibert | Utzig |
| Shannahan | Varney |
| Shirley of | Wengert |
| Dallas | Whisler |
| Smith of | Wison |
| Linn | Winkelman |
| Smith of | Wolcott |
| O'Brien | Wright |
| Stevenson | Mr. Speaker |

The nays were, 1 :
Rider
Absent or not voting, 20:

Anderson
Burke
Busing
Denato
Distelhorst
Fullmer

Gaudineer
Gillette of Story
Kempter
Loss
McNamara

| Miller of | O'Malley |
| :--- | :--- |
| Buena Vista | Rasmussen |
| Miller of | Reichardt |
| Page | Renda |
| Nielsen of | Scott |
| Emmet-Palo Alto | Webster |

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
Breitbach of Dubuque, 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 is has examined and finds correctly enrolled: Senate Files 49, 50, 192, $285,291,301,422,513,514,516$ and 540.

> Alpred P. Breitbach, Sr., Chairman House Committee. GILbert E. Klerstad, 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 49, 50, 192, 285, 291, 301, 422, 513, 514, 516 and 540.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that on May 4, 1965, he signed the following bill: House File 560.

## AMENDMENTS FILED

Amend House File 564 by striking from line two (2) of section three (3) the words "invites or".

Anderson of Ringgold-Taylor.
Amend House File 564 as follows:

1. Amend the Gaudineer amendment filed May 3, 1965, to House File 564 by striking all of lines fifteen (15) through eighteen (18) and the words "to keep such land in reasonable repair." in line nineteen (19).

Anderson of Ringgold-Taylor.
Amend House File 668 as follows:

1. Amend the title by inserting after the word "sales" the words "and use".
2. By adding thereto the following new sections:
"Sec. 5. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended as follows:
3. By striking from line three (3) the word 'two' and inserting in lieu thereof the word 'three (3)'.
4. By striking from line twenty-three (23) the word 'two' and inserting in lieu thereof the word 'three (3)'.
"Sec. 6. Section four hundred twenty-three point two (423.2), Code 1962, is hereby amended by striking from line five (5) the word 'two' and inserting in lieu thereof the word 'three (3)'."

Rrckert of Louisa-Muscatine.
Amend Senate File 299 by striking from line ten (10) the word " $a$ " and by striking all of lines eleven (11) and twelve (12) and the words "or both such fine and imprisonment," in line thirteen (13) and inserting in lieu thereof the following: "imprisonment in the penitentiary not more than five (5) years, or in the county jail not more than one (1) year, or by fine of not more than one thousand dollars or by both such fine and imprisonment". DUFFY of Dubuque. Denato of Polk.

Amend Senate File 559 as follows:

1. Section 1 line 10 by striking the words "and equipping" and inserting the word "of".
2. Section 1 line 11 by striking the words "and equipment".
3. Section 1 line 12 by striking the words "five hundred thousand".
4. Section 1 line 14 by striking the letter " $s$ " from the end of the word "purposes".
5. Section 1 lines 14 and 15 by striking the words "and equipment".
6. Amend the title of the Senate File 559 as follows: by striking in line one the words "and equipping".

OSSIAN of Montgomery-Adams. Meacham of Poweshiek.

On motion by Maule of Monona, the House adjourned until 9:30 a.m., Thursday, May 6, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, May $6,1965$.

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

Prayer was offered by the Reverend Samuel Palmer, pastor of the Holy Trinity Parish, Des Moines, Iowa.

The Journal of Wednesday, May 5, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kempter of Jackson on request of Duffy of Dubuque; Jackson of Clinton on request of Rasmussen of Polk; Wolcott of Cerro Gordo May 6 and 7 on request of Hutchins of Benton; Gallagher of Black Hawk on request of Jackson of Black Hawk.

## PRESENTATION OF VISITORS

Baker of Boone presented to the House sixty-five members of the senior government class of Ogden High School and their teacher, Mr. Stone.

Robinson of Audubon-Guthrie presented to the House one hundred twelve members of the junior class of Audubon High School and their teacher, Donald L. Beggs.

Meacham of Poweshiek presented to the House fifty-five members of the senior American government class of the Hartwig-Ladora-Victor School and their teacher, Mr. Hoppel.

Fisher of Greene presented to the House sixty-one students of the sixth grade class from East Greene School and their teachers, Mrs. Lappe, Mrs. Gift, Mr. Larson, and their principal, Mr. Fry.

Graham of Ida-Sac presented to the House thirty-three members of the sixth grade of the Wall Lake Community School and their teacher, Mrs. Shields.

Gannon of Jasper presented to the House forty-one students from the fifth grade of the Mingo School, their teacher, Mrs. Rippey, superintendent, Mr. Borg, and driver, Mr. Ingles.

Reichardt of Polk presented to the House students of the eighth grade from St. Augustin School, Des Moines, and their faculty, Sister Michael Agnes, Sister Therese Ellen and Mr. Hayes.

Foster of Cedar presented to the House Miss Mary Abel from Scotland, who is living for one year in the home of National Commander of the American Legion, Donald Johnson, West Branch.

Robinson of Audubon-Guthrie presented to the House a group of twenty-three Bayard High School seniors and their teacher, Arnold Booher.

Nielsen of Emmet-Palo Alto presented to the House twenty-one members of the fifth grade of West Bend School and their teacher, Miss Greimann.

## PETITIONS

The following petitions were presented and placed on file:
By Ossian of Adams-Montgomery, from thirty-six residents of Adams County favoring Senate File 245, relating to bow and arrow fishing.

By Radl of Linn, from eight residents of Linn County opposing a two percent tax on medical-surgical services.

## HOUSE FILE 86 REFERRED

The Speaker announced that House File 86 has been referred to the appropriations committee.

## ADDITIONAL COPIES

Jackson of Black Hawk asked and received unanimous consent to have five hundred additional copies printed of House File 412.

## MESSAGES FROM 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 531, a bill for an act relating to suspension or cancellation of liquor control licenses.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction.

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

Senate File 554, a bill for an act to permit the interchange of federal, state and local government employees.

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

Senate File 568, a bill for an act to provide for representation in the senate and house of representatives in the Sixty-second General Assembly and thereafter.

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

Senate File 577, a bill for an act to provide for a state supported and administered scholarship program under the higher education facilities commission and to make an appropriation therefor.

Robert G. Moore, Secretary.
Brinck of Lee moved to suspend the rules for the immediate consideration of House File 543.

Roll call was requested by Brinck of Lee and Foster of Cedar.
Rule 69 was invoked.
On the question "Shall the rules be suspended ?" (H. F. 543)
The ayes were, 57:

| Anderson | Dougherty | Kennedy | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Duffy | Madden | Rider |
| Baringer | Dunton | Maley | Scherle of |
| Bogenrief | Edgington | Millen | Fremont-Mills |
| Boot | Fischer of | Miller of | Seibert |
| Brinck | Grundy | Page | Smith of |
| Busch | Foster | Nelson | O'Brien |
| Caffrey | Gleason | Nielsen of | Stokes |
| Carnahan | Graham | Shelby | Strothman |
| Clapsaddle | Grassley | Oehlsen | Stueland |
| Cochran | Gregerson | Ossian | Utzig |
| Coffman | Hanson | Oxley | Varney |
| Conway | Holmes | Patton | Webster |
| Den Herder | Houston | Radl | Whisler |
| Detje | Hutchins | Reichardt | Winkelman |
| Distelhorst | Keleher |  |  |

The nays were, 38 :

| Baker  <br> Breitbach Gaudineer <br> Bremmer <br> Gillette of  <br> Clay-Dickinson  |  |
| :--- | :--- |
| Cohen | Gillette of |
| Crosier | Story |
| Denato | Glanton |
| Doderer | Hageman |
| Doyle | Jackson of |
| Felger | Black Hawk |
| Fisher of | Korn |
| Greene | Lawlor |
| Gallagher | Loss |

Absent or not voting, 29:

Burke
Busing
Craig
Fullmer

Gannon
Glenn
Harrington
Hausheer

| Mahan | Resnick |
| :--- | :--- |
| Maule | Scott |
| Meacham | Shirley of |
| Merose | Dallas |
| Miller of | Smith of |
| Des Moines | Linn |
| Morgan | Stevenson |
| Mueller | Uban |
| Nagle | Wilson |
| Nielsen of | Wright |
| Emmet-Palo Alto | Mr. Speaker |


| Hullinger | Kluever <br> Jackson of <br> Clinton |
| :--- | :--- |
| Kempter | Lyneh |
| Mayberry |  |
| McNamara |  |


| Miller of <br> Buena Vista | Palmer <br> Quinn | Renda | Tieden |
| :--- | :--- | :--- | :--- |
| Murphy | Robinson | Wengert |  |
| O'Malley | Rasmussen | Roe | Wedfern |

The motion not having received a two-thirds majority lost.
Scherle of Fremont-Mills moved to suspend the rules for the immediate consideration of House File 137.

Roll call was requested by Scherle of Fremont-Mills and Miller of Page.

Rule 69 was invoked.
On the question "Shall the rules be suspended?" (H. F. 137)
The ayes were, 43:

| Anderson | Fischer of |
| :--- | :--- |
| Baringer | Grundy |
| Bogenrief | Foster |
| Brinck | Gillette of |
| Busch | Clay-Dickinson |
| Cochran | Gleason |
| Coffman | Graham |
| Den Herder | Grassley |
| Detje | Hanson |
| Distelhorst | Holmes |
| Dougherty | Houston |
| Edgington | Kennedy |
|  | Kluever |

The nays were, 65 :

Bailey
Baker
Boot
Breitbach
Bremmer
Caffrey
Carnahan
Clapsaddle
Cohen
Conway
Crosier
Denato
Doderer
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Absent or not voting, 16:
Burke
Busing
Craig
Fullmer
Gannon

Gallagher
Gaudineer
Gillette of Story
Glanton
Glenn
Gregerson
Hageman
Harrington
Hullinger
Hutchins
Jackson of Black Hawk
Keleher
Korn
Lawlor
Loss
Lynch
Madden
Maley
Millen
Miller of

Page
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Rickert

Rider
Scherle of
Fremont-Mills
Seibert
Smith of
O'Brien
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman
Mahan Redfern

Maule Reichardt
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
Nielsen of
Emmet-Palo Alto Utzig
Oxley
Palmer
Radl
Quinn

Renda
Resnick
Robinson
Roe
Scott
Shirley of Dallas
Smith of Linn
Stevenson
Uban
Varney
Webster
Wright
Mr. Speaker

The motion not having received a two-thirds majority lost.

## HOUSE FILES 606 AND 607 DEFERRED

Loss of Kossuth asked and received unanimous consent that House Files 606 and 607 be deferred and that the bills retain their places on the calendar.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 647, a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof, with report of committee recommending amendment and passage, was taken up for consideration.
Houston of Crawford offered the following committee amendment to the title filed April 29, 1965, and moved its adoption:

Amend House File 647 as follows:

1. Amend line 3 of the title by inserting after the word "thereof" the following: "and to provide an appropriation therefor".

The amendment was adopted.
Houston 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?" (H. F. 647)
The ayes were, 108:

| Anderson | Dunton | Keleher | Nielsen of |
| :---: | :---: | :---: | :---: |
| Bailey | Edgington | Kennedy | Emmet-Palo Alto |
| Baker | Felger | Kluever | Nielsen of |
| Baringer | Fischer of | Korn | Shelby |
| Bogenrief | Grundy | Lawlor | Oehlsen |
| Boot | Foster | Loss | Ossian |
| Breitbach | Gallagher | Lynch | Oxley |
| Bremmer | Gillette of | Madden | Palmer |
| Brinck | Clay-Dickinson | Mahan | Patton |
| Busch | Gillette of | Maley | Quinn |
| Caffrey | Story | Mayberry | Radl |
| Carnahan | Glanton | Meacham | Rasmussen |
| Clapsaddle | Gleason | Melrose | Redfern |
| Cochran | Glenn | Millen | Reichardt |
| Coffman | Graham | Miller of | Renda |
| Cohen | Grassley | Buena Vista | Resnick |
| Conway | Gregerson | Miller of | Rickert |
| Craig | Hageman | Des Moines | Rider |
| Crosier | Hanson | Miller of | Robinson |
| Den Herder | Harrington | Page | Roe |
| Detje | Holmes | Morgan | Scherle of |
| Distelhorst | Houston | Mueller | Fremont-Mills |
| Doderer | Hullinger | Murphy | Scott |
| Dougherty | Hutchins | Nagle | Seibert |
| Doyle | Jackson of | Nelson | Shirley of |
| Duffy | Black Hawk |  | Dallas |

Smith of
Linn
Smith of
0'Brien
Stevenson

Stokes
Strothman
Stueland Tieden Utzig

Varney
Webster
Wengert
Whisler

| Jackson of | O'Malley |
| :--- | :--- |
| Clinton | Shannahan |
| Kempter | Uban |
| Maule | Wolcott |
| McNamara |  |

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

Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Baringer of Fayette offered the following amendment filed May 6,1965 , and moved its adoption :

Amend Senate File 547 by striking the period in line eight (8) of section ten (10) and inserting in lieu thereof the following: ", including actual expenses incurred by commission members as provided in section nine (9) of this Act."

The amendment was adopted.
Gillette 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?" (S. F. 547)
The ayes were, 104:

| Anderson | Craig |
| :--- | :--- |
| Bailey | Crosier |
| Baker | Denato |
| Baringer | Detje |
| Bogenrief | Distelhorst |
| Boot | Doderer |
| Breitbach | Dougherty |
| Bremmer | Doyle |
| Brinck | Duffy |
| Busch | Dunton |
| Caffrey | Felger |
| Carnahan | Fullmer |
| Clapsaddle | Gallagher |
| Cochran | Gannon |
| Cohen | Gaudineer |


| Gillette of | Hutchins |
| :--- | :--- |
| Clay-Dickinson |  |
| Gillette of | Jackson of <br> Black Hawk |
| Story | Keleher |
| Glanton | Kennedy |
| Gleason | Korn |
| Glenn | Lawlor |
| Glassley | Loss |
| Gregerson | Lynch |
| Hageman | Madden |
| Hanson | Mahan |
| Harrington | Maley |
| Holmes | Maule |
| Houston | Mayberry |
| Hullinger | Meacham |



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

## HOUSE FILE 649 WITHDRAWN

Miller of Des Moines asked and received unanimous consent to withdraw House File 649 from further consideration by the House.

House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965, was taken up for consideration.

Miller of Des Moines moved the previous question on House File 665.

The motion having received a two-thirds majority prevailed.
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?" (H. F. 665)
The ayes were, 115:

| Anderson | Bremmer   <br> Bailey Busch Cohen | Distelhorst <br> Baker | Caffrey |
| :--- | :--- | :--- | :--- |

Felger
Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Houston
Hullinger
Hutchins

Jackson of
Black Hawk
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan

| Murphy | Scott |
| :--- | :--- |
| Naghe | Seibert |
| Nelson | Shannahan |
| Nielsen of | Shirley of |
| Emmet-Palo Alto | Dallas |
| Nielsen of | Smith of |
| Shelly | Linn |
| Oehlsen | Smith of |
| O'Malley | O'Brien |
| Ossian | Stevenson |
| Oxley | Stokes |
| Palmer | Strothman |
| Patton | Stueland |
| Quinn | Tieden |
| Radl | Uban |
| Rasmussen | Utzig |
| Redfern | Varney |
| Reichardt | Webster |
| Renda | Wengert |
| Resnick | Whisler |
| Rickert | Wilson |
| Rider | Winkelman |
| Robinson | Wright |
| Roe | Mr. Speaker |
| Scherle of |  |
| Fremont-Mills |  |

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

| Brinck | Gannon |
| :--- | :--- |
| Burke | Holmes |
| Busing |  |

Jackson of
Clinton

Kempter $\quad$| Mueller |
| :--- |
| Wolcott |

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

Senate File 559, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation, with report of committee recommending passage, was taken up for consideration.

Ossian of Adams-Montgomery offered the following amendment filed May 5, 1965, and moved its adoption:

Amend Senate File 559 as follows:

1. Section 1 line 10 by striking the words "and equipping" and inserting the word "of".
2. Section 1 line 11 by striking the words "and equipment".
3. Section 1 line 12 by striking the words "five hundred thousand".
4. Section 1 line 14 by striking the letter " $s$ " from the end of the word "purposes".
5. Section 1 lines 14 and 15 by striking the words "and equipment".
6. Amend the title of the Senate File 559 as follows: by striking in line one the words "and equipping".

The amendment was adopted.

Edgington of Franklin offered the following amendment filed April 28, 1965, and moved its adoption:

Amend Senate File 559 by inserting in line one (1) section two (2) after the word " $a$ " the word "bi-partisan".

The amendment was 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?" (S. F. 559)
The ayes were, 109:

|  |  |  |  |
| :--- | :--- | :--- | :--- |
| Anderson | Fisher of | Lynch | Rickert |
| Bailey | Greene | Mahan | Rider |
| Baker | Foster | Maley | Robinson |
| Baringer | Fullmer | Maule | Roe |
| Bogenrief | Gaudineer | McNamara | Scherle of |
| Boot | Gillette of | Meacham | Fremont-Mills |
| Breitbach | Clay-Dickinson | Melrose | Scott |
| Bremmer | Gillette of | Millen | Seibert |
| Brinck | Story | Miller of | Shannanan |
| Busch | Glanton | Buena Vista | Shirley of |
| Caffrey | Gleason | Miller of | Dallas |
| Carnahan | Glenn | Des Moines | Smith of |
| Clapsaddle | Graham | Miller of | Linn |
| Cochran | Grassley | Page | Smith of |
| Coffman | Gregerson | Mueller | O'Brien |
| Cohen | Hageman | Murphy | Stevenson |
| Conway | Hanson | Nagle | Stokes |
| Craig | Harrington | Nelson | Strothman |
| Crosier | Hausheer | Nielsen of | Stueland |
| Den Herder | Holmes | Emmet-Palo Alto Tieden |  |
| Distelorst | Houston | Oehlsen | Uban |
| Doderer | Hullinger | O'Malley | Utzig |
| Dougherty | Hutchins | Ossian | Varney |
| Doyle | Jackson of | Oxley | Webster |
| Duffy | Black Hawk | Palmer | Wengert |
| Dunton | Keleher | Patton | Whisler |
| Edgington | Kennedy | Quinn | Wilson |
| Felger | Kluever | Redfern | Winkelman |
| Fischer of | Korn | Reichardt | Wright |
| Grundy | Lawlor | Renda | Mr. Speaker |
|  | Loss | Resnick |  |

The nays were, none.
Absent or not voting, 15:

| Burke | Gannon | Mayberry | Radl |
| :--- | :--- | :--- | :--- |
| Busing | Jackson of | Morgan | Rasmussen |
| Denato | Clinton | Nielsen of | Wolcott |
| Detje | Kempter | Shelby |  |
| Gallagher | Madden |  |  |

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

SPECIAL ORDER
Maule of Monona moved that House File 482 be made the special order of business for 9:00 a.m., Wednesday, May 12, 1965.

The motion prevailed.

## SIFTING COMMITTEE CALENDAR

Senate File 313, a bill for an act providing for lease-purchase option of school buildings, was taken up for consideration.

Rickert of Louisa-Muscatine offered the following amendment filed April 30, 1965, and moved its adoption:
Amend Senate File 313, as passed by the Senate, by striking from line three (3) of section one (1) the words "The board may" and inserting in lieu thereof the following:
"When the total outstanding debt of any school district exceeds ninety percent ( $90 \%$ ) of its constitutional debt limit the board may,".

The amendment was adopted.
Resnick 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?" (S. F. 313)
The ayes were, 107:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene

| Foster | Mahan | Resnick |
| :--- | :--- | :--- |
| Fullmer | Maley | Rickert |
| Gannon | Maule | Rider |
| Gaudineer | Mayberry | Robinson |
| Gillette of | McNamara | Roe |
| Clay-Dickinson | Meacham | Scherle of |
| Gillette of | Melrose | Fremont-Mills |
| Sltory | Millen | Scott |
| Glanton | Miller of | Seibert |
| Gleason | Des Moines | Shannahan |
| Glenn | Miller of | Shirley of |
| Graham | Page | Dallas |
| Gregerson | Morgan | Smith of |
| Hageman | Mueller | Linn |
| Hanson | Murphy | Stevenson |
| Harrington | Nagle | Stokes |
| Hausheer | Nelson | Strothman |
| Holmes | Nielsen of | Stueland |
| Houston | Emmet-PaloAlto Tieden |  |
| Hullinger | Nielsen of | Uban |
| Hutchins | Shelby | Utzig |
| Jackson of | Oehlsen | Varney |
| Black Hawk | Ossian | Webster |
| Kennedy | Oxley | Wengert |
| Kluever | Palmer | Whisler |
| Korn | Quinn | Wilson |
| Lawlor | Radl | Winkelman |
| Loss | Rasmussen | Wright |
| Lynch | Renda | Mr. Speaker |
| Madden |  |  |

The nays were, 6 :

| Edgington <br> Fischer of <br> Grundy | Grassley <br> Miller of <br> Buena Vista | Patton | Smith of <br> O'Brien |
| :--- | :---: | :--- | :--- |
| Absent or not voting, 11: |  |  |  |
| Burke | Gallagher | Keleher | Redfern <br> Busing <br> Coffman |
| Jackson of |  |  |  |
| Clinton | Kempter | O'Malley | Weichardt |

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 313 passed the House. Gaudineer of Polk.

## HOUSE FILE 564 DEFERRED

Anderson of Ringgold-Taylor asked and received unanimous consent that House File 564 be deferred and that the bill retain its place on the calendar.

Senate File 538, a bill for an act to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period; also to raise the maximum amount allowable for healing period, was taken up for consideration.

Wright 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?" (S. F. 538)
The ayes were, 115:

Anderson
Bailey
Baker
Baringer
Bogenrief
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato

Den Herder Distelhorst Doderer Dougherty Doyle Duffy Dunton Edgington Felger Fischer of Grundy Fisher of Greene Foster Fullmer Gallagher Gannon Gaudineer

| Gillette of <br> Clay-Dickinson <br> Gillette of | Black Hawk <br> Seleher |
| :--- | :--- |
| Story | Kennedy |
| Glanton | Kluever |
| Gleason | Korn |
| Glenn | Lawlor |
| Graham | Loss |
| Grassley | Lynch |
| Gregerson | Madden |
| Hageman | Mahan |
| Hanson | Maley |
| Harrington | Maule |
| Hausheer | McNamara |
| Holmes | Meacham |
| Houston | Melrose |
| Hullinger | Millen |
| Hutchins | Miller of |
| Jackson of | Buena Vista |


| Miller of | O'Malley |
| :--- | :--- |
| Des Moines | Ossian |
| Miller of | Oxley |
| Page | Palmer |
| Morgan | Patton |
| Mueller | Quinn |
| Murphy | Radl |
| Nagle | Rasmussen |
| Nelson | Redfern |
| Nielsen of | Reichardt |
| Emmet-Palo Alto Renda |  |
| Nielsen of | Resnick |
| Shelby | Rickert |
| Oehlsen | Rider |


| Robinson | Stevenson <br> Roe |
| :--- | :--- |
| Scherle of | Stokes |
| Fremont-Mills | Strothman |
| Scott | Tieden |
| Seibert | Uban |
| Shannahan | Utzig |
| Shirley of | Varney |
| Dallas | Webster |
| Smith of | Wengert |
| Linn | Winkelman |
| Smith of | Wright |
| O'Brien | Mr. Speaker |

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

Boot
Burke
Busing

Detje
Jackson of Clinton

Kempter Whisler

Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Webster
Wengert
Winkelman
Mr. Speaker

Wilson
Wolcott

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

## HOUSE FILES 70 AND 94 WITHDRAWN

Wright of Scott asked and received unanimous consent to withdraw House Files 70 and 94 from further consideration by the House.

Senate File 21, 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, was taken up for consideration.

Wright of Scott asked and received unanimous consent to withdraw the amendment filed February 5, 1965, by Wengert of Woodbury.

Wright 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 ?" (S. F. 21)
The ayes were, 89:

| Bailey | Coffman | Felger | Grassley |
| :--- | :--- | :--- | :--- |
| Baker | Cohen | Fullmer | Gregerson |
| Baringer | Conway | Gallagher | Hageman |
| Bogenrief | Craig | Gannon | Hanson |
| Boot | Crosier | Gaudineer | Holmes |
| Breitbach | Denato | Gillette of | Hutchins |
| Bremmer | Distelhorst | Story | Jackson of |
| Brinck | Doderer | Glanton | Black Hawk |
| Caffrey | Dougherty | Gleason | Keleher |
| Carnahan | Dovle | Glenn | Kennedy |
| Clapsaddle | Duffy | Graham | Korn |
| Cochran | Dunton |  |  |


| Lawlor | Miller of | Oxley | Shannahan |
| :--- | :--- | :--- | :--- |
| Loss | Des Moines | Palmer | Shirley of |
| Lynch | Miller of | Quinn | Dallas |
| Mahan | Page | Radl | Smith of |
| Maley | Morgan | Rasmussen | Linn |
| Maule | Mueller | Redfern | Stevenson |
| Mayberry | Murphy | Reichardt | Utzig |
| McNamara | Nagle | Renda | Varney |
| Meacham | Nielsen of | Resnick | Webster |
| Melrose | Emmet-PaloAlto Rickert | Wengert |  |
| Miller of | Oehlsen | Robinson | Wilson |
| Buana Vista | O'Malley | Roe | Wright |
|  | Ossian | Scott | Mr. Speaker |

The nays were, 26 :

Anderson
Busch
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene

Foster
Harrington
Houston
Hullinger
Kluever
Madden
Millen
Nelson

Absent or not voting, 9:
Burke
Busing
Detje

Gillette of
Clay-Dickinson
Hausheer

Nielsen of Shelby
Patton
Scherle of
Fremont-Mills
Seibert
Smith of O'Brien

Shannahan
Shirley of Dallas
Smith of Linn Stevenson Utzig Varney Webster Wengert Wilson Wright Mr. Speaker

Stokes
Strothman
Stueland
Tieden
Uban
Whisler
Winkelman $\begin{array}{cl}\text { Jackson of } & \text { Rider } \\ \text { Clinton } & \text { Wolcott }\end{array}$ Clinton
Kempter

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

## HOUSE FILE 43 WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw House File 43 from further consideration by the House.

## SENATE FILE 140 AND HOUSE FILE 637 DEFERRED

Houston of Crawford asked and received unanimous consent that Senate File 140 and House File 637 be deferred and that the bills retain their places on the calendar.

Speaker pro tempore Miller in the chair.
Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approved standards for public and area community and junior colleges and area vocational schools, was taken up for consideration.

Gillette of Clay-Dickinson offered the following committee amendment filed April 29, 1965 :

Amend Senate File 550 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. The purpose of this Act is to provide a means of establishing vocational-technical schools and community colleges administered by the state and offering, to the greatest extent possible, educational opportunities and services to all citizens of the state.

Sec. 2. When used in this Act, unless the context otherwise requires:

1. "Vocational-technical school" means a state supported school which offers as its curriculum or part of its curriculum vocational or technical education, training, or retraining available to persons who have completed or left high school and are preparing to enter the labor market; persons who are attending high school who will benefit from such education or training but do not have the necessary facilities available in the local high schools; persons who have entered the labor market and are in need of upgrading or learning skills; and persons who due to academic, socioeconomic, or other handicaps are prevented from succeeding in regular vocational or technical education programs.
2. "Junior college" means a publicly supported school which offers as its curriculum or part of its curriculum two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree.
3. "Community college" means a state or publicly supported school which meets the curriculum requirements of a junior college and which offers in whole or in part the curriculum of a vocational-technical school.
4. "Board" means the state board of governors for community and junior colleges and vocational-technical schools.

Sec. 3. There is hereby established a state board of nine (9) memberis which shall be known as the state board of governors for community and junior colleges and vocational-technical schools. The members of the board shall consist of the following:

1. A member of the state board of regents.
2. A member of the state board of public instruction.
3. A member representing private universities, colleges, and junior colleges.
4. A member representing vocational education interests in the state.
5. Five (5) members, one (1) of whom shall represent industry and management, one (1) of whom shall represent labor, one (1) of whom shall represent agriculture, and two (2) of whom shall be appointed from the state at large.

Sec. 4. The members of the board from the state board of regents and the state board of public instruction shall be appointed by the governor and serve at the pleasure of the governor. The remaining seven (7) members shall be appointed by the governor with the approval of two-thirds ( $2 / 3$ ) of the members of the senate. Each member appointed with senate approval shall serve for a term of six (6) years except the initial members so appointed shall serve as follows:

1. Two (2) members shall serve from the date of appointment until June 30, 1967.
2. Two (2) members shall serve from the date of appointment until June 30, 1969.
3. Three (3) members shall serve from the date of appointment until June 30, 1971.

Sec. 5. The governor shall fill any vacancy occurring on the board.

All vacancies occurring during such time as the general assembly is in session shall be filled before the end of the session in the same manner in which regular appointments are required to be made. Vacancies occurring on the board when the general assembly is not in session shall be filled by appointment by the governor which shall expire at the end of thirty (30) days after the general assembly next convenes.

Sec. 6. The board shall meet no less than four (4) times each year, the first of which shall be on the second Wednesday of July. The board shall organize at the July meeting by electing a president and such other officers from the board membership as board members deem necessary. Special meetings may be called by the board, by the president of the board, or by the secretary of the board upon written request of any five (5) members thereof. Members of the board shall be allowed a per diem of twenty-five (25) dollars and necessary travel and other expenses incurred while engaged in official duties.

Sec. 7. The board shall:

1. Establish vocational schools and community colleges throughout the state to offer to the greatest extent possible, educational opportunities and services to all residents of the state in area where the need exists.
2. Make rules for the governing of, admission to, and curriculum and tuition for all institutions established and administered by the board.
3. With the approval of the executive council, purchase, acquire, lease, or rent real estate for the proper use of institutions established and administered by the board and dispose of any real estate owned by the institutions when not necessary for their purposes. Disposal of such real estate shall be made upon such terms, conditions, and considerations as the board may recommend and subject to the approval of the executive council.
4. Cause to be constructed, maintained, remodeled, and improved building and facilities at institutions established and administered by the board.
5. Acquire, purchase, lease, rent or accept on loan or such other basis acceptable to the board equipment necessary to adequately provide curriculum offered at the state vocational schools and community colleges.
6. Collect the highest rate of interest, consistent with safety, obtainable on daily balances in the hands of the board.
7. Employ a director and other administrative personnel as shall be necessary to perform the functions of the board. Employ such other administrative personnel, professors, instructors, officers, and employees, as shall be necessary to operate institutions under the jurisdiction of the board, and fix the compensation of all persons so employed.
8. Accept, administer, allocate, and disburse and federal and state funds available to pay any portion of the operating costs of vocational schools or community colleges or any portion of the cost of acquiring sites and constructing, acquiring, or remodeling facilities for vocational schools or community colleges and any other federal or state funds made available for such purposes as may be provided by federal or state laws, rules, and regulations, and establish priorities for the use of such funds.
9. Accept and administer trusts deemed to be beneficial to the board and to the institutions established and administered by the board.
10. Accept donations and gifts, including real or personal property, and expend or use the same in accordance with such terms as may be attached thereto.
11. Have authority to sell any article resulting from any vocationaltechnical program or course offered at a state vocational-technical school or state community college. Governmental agencies and subdivisions shall be
given preference in purchasing such articles. Sales to governmental subdivisions and agencies shall be subject to the same provisions as sales by prison industries prescribed in sections two hundred forty-six point twentyone (246.21) and two hundred forty-six point twenty-four (246.24) of the Code.
12. With the approval of the executive council, publish and distribute from time to time such circulars, pamphlets, bulletins, and reports as may be in its judgment for the best interests of the institutions under its control, the expense of which shall be paid out of any funds in the treasury not otherwise appropriated.
13. With the consent of the inventor and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials, or take assignment of such letters patent or copyright and make all necessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the state, and the royalties and earnings thereon shall be credited to the funds of the board.
14. Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and courses and obtain credit for such participation which may be applied toward the completion of a high school diploma. The granting of credit to high school students shall be subject to the approval of the state board of public instruction.
15. Adopt such administrative rules and regulations as the board deems necessary to carry out the provisions of this Act.
16. Perform all other acts necessary and proper for the execution of the powers and duties conferred by law upon the board.

Sec. 8. The director shall serve as secretary of the board and shall attend all meetings of the board and maintain and preserve a complete record of all meeting proceedings. The director shall perform such duties and responsibilities as the board may so designate. The office of the director shall be located at the capitol of the state.

Sec. 9. The management, purchase, disposition, or use of lands and other property and of funds allocated to the board shall be subject to the same procedures under the board as govern the state board of regents as prescribed in sections two hundred sixty-two point eleven (262.11), two hundred sixty-two point fourteen (262.14) to two hundred sixty-two point nineteen (262.19), inclusive, and two hundred sixty-two point thirtyfour (262.34) of the Code.

Sec. 10. The executive officer of each institution established and administered by the board shall at such times as the board requires make a report to the board setting forth such observations and recommendations as in the judgment of the officer are for the benefit of the institution. At least once every three (3) years, the state board shall review and re-evaluate board policies and procedures governing institutions established and administered by the board, curriculum offered at such institutions to insure that vocational-technical training courses and community college curriculum are adequately being provided to the citizens of the state, and such other areas affecting institutions under the control of the board as the board may so determine. The results of each evaluation shall be published in a report and made available to the governor and to members of the general assembly or may be included in the biennal report which the board is required to submit under section eleven (11) of this Act.

Sec. 11. The board shall biennially report to the governor and the general assembly prior to January 1 of each odd-numbered year such facts,
observations, and conclusions respecting all institutions under control of the board as in the judgment of the board should be considered by the general assembly. Such report shall contain an itemized account of the receipts and expenditures of the board and of the institutions under the control of the board, and the reports made to the board by the executive officers of the institutions under control of the board. The board shall submit budgets for biennial appropriations deemed necessary for the board and for establishment, maintenance, and operation of institutions under the control of the board.

Sec. 12. The board shall establish approval standards for community and junior colleges administered and operated by local school districts. The standards shall be issued and enforced by the board. The board shall certify as approved any such community or junior college meeting established standards for administration, certification and assignment of personnel, curriculum, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instruction and instructional materials, maintenance, school library, and staff. In the development of standards, the association of public junior colleges shall serve in an advisory capacity to the board.

Sec. 13. Section two hundred fifty-seven point ten (257.10), Code 1962, is hereby amended by adding thereto the following subsection:
"Review and certify vocational-technical programs and courses of voca-tional-technical schools and community colleges under the jurisdiction of the state board of community and junior colleges and vocational-technical schools in which high school students are enrolled."

Sec. 14.: Section two hundred fifty-seven point seventeen (257.17), Code 1962, is hereby amended by striking from lines three (3) and four (4) of subsection one (1) the words "the junior colleges,".

Sec. 15. Section two hundred eighty point eighteen (280.18), Code 1962, is hereby amended as follows:

1. By striking lines two (2) and three (3) and inserting in lieu thereof the following:
"approval of the state board of governors for community and junior colleges and vocational-technical schools, and when duly authorized by the".
2. By striking lines twelve (12), thirteen (13) and fourteen (14) and inserting in lieu thereof the following:
"school. The director of the state board of governors for community and junior colleges and vocational-technical schools, subject to the approval of the state board, shall prepare and".

Sec. 16. . Section two hundred eighty-six A point three (286A.3), Code 1962, is hereby amended by striking lines four (4) through eighteen (18) and inserting in lieu thereof the following:
"Approval standards for public community and junior colleges administered and operated by local school districts shall be established and approved by the state board of governors for community and junior colleges and vocational-technical schools and shall be issued and enforced by the director of the board. Eligibility for receipt of state aid for such community and junior colleges shall be determined by the board and paid by the state board of public instruction in such manner as prescribed in section two hundred eighty-six A point four (286A.4) of the Code. Such aid shall not be paid unless standards are met."

Sec. 17. Section two hundred eighty-six A point four (286A.4), Code 1962 , as amended by chapter one hundred seventy-three (173), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line three (3) of subsection three (3) after the word "the" the words "community or".

Wilson of Black Hawk offered the following amendment to the committee amendment filed May 4, 1965 :

Amend the education committee amendment to Senate File 550 filed April 29, 1965, as follows:

1. By adding following line 155 of section 7 the following new paragraph:
"15. Have the right to enter into contracts with private business schools or colleges in the locality or area of the state vocational school or community college to provide courses or programs of study in addition to or as part of the curriculum made available in the state vocational school or community college."
2. By renumbering the remaining paragraphs of section 7.

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Duffy of Dubuque on request of Maule of Monona.
The House resumed consideration of Senate File 550 and the Wilson amendment.

## CALL OF THE HOUSE

We, the undersigned, under the provisions of Rule 72, request a Call of the House on Senate File 550 and all amendments thereto.

Nagle of Scott.
Lawlor of Scott.
Lynce of Warren.
Mayberry of Webster.
Rade of Linn.
Roll call was taken under the provisions of Rule 72, which revealed that all members were present except those previously excused.

Wilson of Black Hawk moved the adoption of the amendment to the committee amendment.

The amendment was adopted.
Gillette of Clay-Dickinson offered the following amendment to the committee amendment filed May 6, 1965, and moved its adoption:
Amend the education committee amendment to Senate File 550 filed April 29, 1965, as follows:

1. By inserting in section 14 after line 155 the following new subsection:
"15. Contract and make other arrangements with boards of local school districts to use school buildings and facilities of such local districts
necessary in providing vocational-technical programs and courses, in. cluding night classes, on a permanent or temporary basis to individuals in the area."
2. By renumbering the remaining subsections in conformity with this amendment.

The amendment was adopted.
Gillette of Story offered the following amendment to the committee amendment filed May 6, 1965, and moved its adoption :

Amend the education committee amendment to Senate File 550 filed April 29, 1965, by inserting in line thirty-six (36) after the word "schools." the following:
"Not more than five (5) members shall be of the same political party."
The amendment was adopted.
Gillette of Clay-Dickinson offered the following amendment to the committee amendment filed May 6, 1965, and moved its adoption:

Amend the education committee amendment to Senate File 550 filed April 29, 1965, as follows:

1. By striking from line one hundred thirteen (113) the words "colleges or" and inserting in lieu thereof the word "colleges,".
2. By inserting in line one hundred fifteen (115) after the word "facilities" the words ", or any portion of the cost of equipment and supplies".

The amendment was adopted.
Baker of Boone offered the following amendment to the committee amendment filed May 6, 1965, and moved its adoption:
Amend the education committee amendment to Senate File 550 filed April 29, 1965, by adding the following new section:
"Sec. 18. Section one (1) of chapter one hundred seventy-three (173), Acts Sixtieth General Assembly, is amended by striking from line seven (7) the words "one dollar and a half" and inserting in lieu thereof the words and figures "two (2) dollars and twenty-five (25) cents"."

The amendment was adopted.
Miller of Page offered the following amendment to the committee amendment filed May 6, 1965 :

Division was requested.
Amend the education committee amendment to Senate File 550 filed April 29, 1965, as follows:

1. By striking from line 88 the words "With the approval of the executive council, purchase," and inserting in lieu thereof the word "Purchase,".
2. By striking from lines 94 and 95 the words "and subject to the approval of the executive council".
3. By striking from line 135 the words "With the approval of the executive council, publish" and inserting in lieu thereof the word "Publish".
Miller of Page moved the adoption of his amendment by divisions.
Divisions 1 and 2 lost.

Division 3 was adopted.
Jackson of Black Hawk offered the following amendment to the committee amendment and moved its adoption:

Amend the education committee amendment to Senate File 550 filed on April 29, 1965, by inserting in line twelve (12) after the word "vocational" the word "and/".

The amendment to the amendment was adopted.
Maule of Monona moved the previous question on the committee amendment.

The motion having received a two-thirds majority prevailed.
Caffrey of Polk moved the adoption of the committee amendment as amended.

Rule 69 was invoked.
On the question "Shall the committee amendment as amended be adopted?" (S. F. 550)

The ayes were, 70:

| Anderson | Foster | Mahan | Rider |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Maley | Robinson |
| Baringer | Gillette of | Maule | Roe |
| Bogenrief | Clay-Dickinson | McNamara | Scherle of |
| Bremmer | Gleason | Melrose | Fremont-Mills |
| Brinck | Glenn | Millen | Scott |
| Busch | Graham | Miller of | Seibert |
| Busing | Grassley | Page | Shannahan |
| Caffrey | Gregerson | Mueller | Shirley of |
| Clapsaddle | Hanson | Murphy | Dallas |
| Coffman | Harrington | Nelson | Smith of |
| Craig | Holmes | Nielsen of | O'Brien |
| Den Herder | Hullinger | Emmet-Palo Alto | Stevenson |
| Dougherty | Hutchins | Nielsen of | Stokes |
| Doyle | Keleher | Shelby | Strothman |
| Edgington | Kennedy | Ossian | Stueland |
| Fischer of | Kluever | Oxley | Tieden |
| Grundy | Korn | Patton | Whisler |
| Fisher of | Lynch | Quinn | Winkelman |
| Greene | Madden | Redfern |  |

The nays were, 47:

## Baker

Boot
Breitbach
Carnahan
Cochran
Cohen
Conway
Crosier
Denato
Detje
Distelhorst
Doderer
Dunton

Felger
Gannon
Gaudineer
Gillette of Story
Glanton
Hageman
Hausheer
Houston
Jackson of Black Hawk
Lawlor
Loss

| Mayberry | Renda |
| :--- | :--- |
| Meacham | Ressick |
| Miller of | Rickert |
| Buena Vista | Smith of |
| Miller of | Linn |
| Des Moines | Uban |
| Morgan | Utzig |
| Nagle | Varney |
| O'Malley | Webster |
| Palmer | Wengert |
| Radl | Wilson |
| Rasmussen | Wright |
| Reichardt | Mr. Speaker |

Absent or not voting, 7:

| Burke <br> Duffy | Jackson of <br> Clinton | Kempter <br> Oehlsen |
| :--- | :---: | :---: | Wolcott

The amendment was adopted.

## CALL OF THE HOUSE LIFTED

Maule of Monona moved that the Call of the House be lifted, which motion prevailed.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 59, 256, 267, 354, 541 and Senate File 136.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 59, 256, 267, 354, 541 and Senate File 136.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House Files 59, 256, 267, 354 and 541.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 6, 1965, he signed the following bills: House Files 132, 214, 573 and House Joint Resolution 17.

## 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:
$\begin{array}{ll}\text { S. F. } 111 & \begin{array}{c}\text { Relating to the taking of a special federal census in cities and } \\ \text { and town. By Burn, Burke, Denman, et al. }\end{array} \\ \text { S. F. } 441 \begin{array}{c}\text { Providing for seasonal liquor licenses. By O'Malley and } \\ \text { Frommelt. }\end{array} \\ \text { H. F. } 230 \begin{array}{c}\text { Relating to the marketing of dairy products. By Cochran, } \\ \text { Mayberry, Bailey, et al. }\end{array}\end{array}$
Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends the following bills be placed on the noncontroversial calendar:
H. F. 457 To make any deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers. By Kluever.
H. F. 519 Relating to child desertion. By Glanton.
H. F. 538 Transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa. By Harrington.
S. F. 266 Relating to the artisan's lien. By Riley and Ely.
S. F. 246 Relative to claims against counties. By Griffin.
S. F. 233 Relating to notice of death of patients in state mental health institutions. By Reppert and McNally.
H. F. 417 Relating to the eradication of bovine brucellosis. By Den Herder.
H. F. 275 Relating to hog-cholera virus and serum. By Mueller. Casey Loss, Chairman.

## AMENDMENTS FILED

Amend the ways and means committee amendment filed April 28, 1965, to House File 331, section two (2), by striking from line forty-three (43) the figures " 1974 " and inserting in lieu thereof the figures " 1969 ".

Further amend section two (2), by striking from line forty-four (44) the figures " 1975 " and inserting in lieu thereof the figures " 1970 ".

Graham of Ida-Sac.
Amend House File 457 as follows:

1. By inserting in line six (6) following the word "purposes", the following: "and may require application for licenses to be submitted ninety ( 90 ) days prior to the open season".
2. Further amend House File 457 by inserting in line eight (8) following the word "number" the following: ", except that owners or tenants of land, and no one else, shall be permitted to hunt deer on land owned or leased by them notwithstanding but they shall be subject to all other laws and regulations including the tagging and number of deer each owner or tenant can take during the deer season".

Kluever of Cass.
Amend the Meacham, et al., amendment to House File 482, filed May 4, 1965, as follows:

1. By striking the period in line thirty-two (32) and inserting in lieu thereof the following: "and all employees in courts and judiciary departments."
2. By striking in line thirty-three (33) the word "academic".
3. By striking in line thirty-six (36) the word "academic".
4. By striking lines forty (40) through forty-two (42) and inserting in lieu thereof the following:
"8. All personnel who are directly concerned with diagnosis, treatment, training, education, care, and rehabilitation of patients or inmates at institutions under the jurisdiction of the board of control."
5. By striking lines forty-three (43) and forty-four (44).
6. By striking in lines three hundred sixty-nine (369) and three hundred seventy (370) the words "Upon such review" and inserting in lieu thereof the following: "If the commission determines such review is necessary".
7. By striking everything after the period in line three hundred seventy-nine (379) and all of lines three hundred eighty (380) through three hundred eighty-two (382).
8. By striking the period in line four hundred twenty-three (423) and inserting in lieu thereof the following: "during normal working hours."
9. By adding after section thirty-one (31) the following new section:
"Departments of state excluded under subsections six (6), seven (7) and eight (8) of section three (3) of this Act shall establish a system of personnel administration based on merit principles under the jurisdiction of their policy boards which shall provide for a basis for appeal to the commission in cases of dismissal."
10. By renumbering the remaining sections in accordance with this amendment.

Wilson of Black Hawk. Hausheer of Story. Fisher of Greene.

Amend House File 606 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The commissioner of public safety is hereby authorized to enter into vehicle equipment safety compacts with other jurisdictions legally joining therein in substantially the following form.

The contracting states agree:
ARTICLE I-Findings and purposes
a. The party states find that:

1. Accidents and deaths on their streets and highways present a very serious human and economic problem with a major deleterious effect on the public welfare.
2. There is a vital need for the development of greater interjurisdictional co-operation to achieve the necessary uniformity in the laws, rules, regulations and codes relating to vehicle equipment, and to accomplish this by such means as will minimize the time between the development of demonstrably and scientifically sound safety features and their incorporation into vehicles.
b. The purposes of this compact are to:
3. Promote uniformity in regulation of and standards for equipment.
4. Secure uniformity of law and administrative practice in vehicular regulation and related safety standards to permit incorporation of desirable equipment changes in vehicles in the interest of greater traffic safety.
5. To provide means for the encouragement and utilization of research which will facilitate the achievement of the foregoing purposes, with due regard for the findings set forth in. subdivision "a" of this article.
c. It is the intent of this compact to emphasize performance requirements and not to determine the specific detail of engineering in the manufacture of vehicles or equipment except to the extent necessary for the meeting of such performance requirements.

## ARTICLE II-Definitions

As used in this compact:
a. "Vehicle" means every device in, upon' or by which any person or property is or may be transported or drawn upon a highway, excepting devices moved by human power or used exclusively upon stationary rails or tracks.
b. "State" means a state, territory or possession of the United States, the District of Columbia, or the Commonwealth of Puerto Rico.
c. "Equipment" means any part of a vehicle or any accessory for use thereon which affects the safety of operation of such vehicle or the safety of the occupants.

## ARTICLE III-The commission

a. There is hereby created an agency of the party states to be known as the "Vehicle Equipment Safety Commission" hereinafter called the commission. The commission shall be composed of one commissioner from each party state who shall be appointed, serve and be subject to removal in accordance with the laws of the state which he represents. If authorized by the laws of his party state, a commissioner may provide for the discharge of his duties and the performance of his functions on the commission, either for the duration of his membership or for any lesser period of time, by an alternate. No such alternate shall be entitled to serve unless notification of his identity and appointment shall have been given to the commission in such form as the commission may require. Each commissioner, and each alternate, when serving in the place and stead of a commissioner, shall be entitled to be reimbursed by the commission for expenses actually incurred in attending commission meetings or while engaged in the business of the commission.
b. The commissioners shall be entitled to one vote each on the commission. No action of the commission shall be binding unless taken at a meeting at which a majority of the total number of votes on the commission are cast in favor thereof. Action of the commission shall be only at a meeting at which a majority of the commissioners, or their alternates, are present.
c. The commission shall have a seal.
d. The commission shall elect annually, from among its mem-
bers, a chairman, a vice-chairman and a treasurer. The commission may appoint an executive director and fix his duties and compensation. Such executive director shall serve at the pleasure of the commission, and together with the treasurer shall be bonded in such amount as the commission shall determine. The executive director also shall serve as secretary. If there be no executive director, the commission shall elect a secretary in addition to the other officers provided by this subdivision.
e. Irrespective of the civil services, personnel or other merit system laws of any of the party states, the executive director with the approval of the commission, or the commission if there be no executive director, shall appoint, remove or discharge such personnel as may be necessary for the performance of the commission's functions, and shall fix the duties and compensation of such personnel.
f. The commission may establish and maintain independently or in conjunction with any one or more of the party states, a suitable retirement system for its full time employees. Employees of the commission shall be eligible for social security coverage in respect of old age and survivor's insurance provided that the commission takes such steps as may be necessary pursuant to the laws of the United States, to participate in such program of insurance as a governmental agency or unit. The commission may establish and maintain or participate in such additional programs of employee benefits as may be appropriate.
g. The commission may borrow, accept or contract for the services of personnel from any party state, the United States, or any subdivision or agency of the aforementioned governments, or from any agency of two or more of the party states or their subdivisions.
h. The commission may accept for any of its purposes and functions under this compact any and all donations, and grants of money, equipment, supplies, materials, and services, conditional or otherwise, from any state, the United States, or any other governmental agency and may receive, utilize and dispose of the same.
i. The commission may establish and maintain such facilities as may be necessary for the transacting of its business. The commission may acquire, hold, and convey real and personal property and any interest therein.
j. The commission shall adopt bylaws for the conduct of its business and shall have the power to amend and rescind these bylaws. The commission shall publish its bylaws in convenient form and shall file a copy thereof and a copy of any amendment thereto, with the appropriate agency or officer in each of the party states. The bylaws shall provide for appropriate notice to the commissioners of all commission meetings and hearings and the business to be transacted at such meetings or hearings. Such notice shall also be given to such agencies or officers of each party state as the laws of such party state may provide.
k . The commission annually shall make to the governor and legislature of each party state a report covering the activities of the commission for the preceding year, and embodying such recommendations as may have been issued by the commission. The
commission may make such additional reports as it may deem desirable.

ARTICLE IV-Research and testing
The commission shall have power to:
a. Collect, correlate, analyze and evaluate information resulting or derivable from research and testing activities in equipment and related fields.
b. Recommend and encourage the undertaking of research and testing in any aspect of equipment or related matters when, in its judgment, appropriate or sufficient research or testing has not been undertaken.
c. Contract for such equipment research and testing as one or more governmental agencies may agree to have contracted for by the commission, provided that such governmental agency or agencies shall make available the funds necessary for such research and testing.
d. Recommend to the party states changes in law or policy with emphasis on uniformity of laws and administrative rules, regulations or codes which would promote effective governmental action or co-ordination in the prevention of equipment-related highway accidents or the mitigation of equipment-related highway safety problems.

ARTICLE V-Vehicular equipment
a. In the interest of vehicular and public safety, the commission may study the need for or desirability of the establishment of or changes in performance requirements or restrictions for any item of equipment. As a result of such study, the commission may publish a report relating to any item or items of equipment, and the issuance of such a report shall be a condition precedent to any proceedings or other action provided or authorized by this article. No less than sixty days after the publication of a report containing the results of such study, the commission upon due notice shall hold a hearing or hearings at such place or places as it may determine.
b. Following the hearing or hearings provided for in subdivision "a" of this article, and with due regard for standards recommended by appropriate professional and technical associations and agencies, the commission may issue rules, regulations or codes embodying performance requirements or restrictions for any item or items of equipment covered in the report, which in the opinion of the commission will be fair and equitable and effectuate the purposes of this compact.
c. Each party state obligates itself to give due consideration to any and all rules, regulations and codes issued by the commission and hereby declares its policy and intent to be the promotion of uniformity in the laws of the several party states relating to equipment.
d. The commission shall send prompt notice of its action in issuing any rule, regulation or code pursuant to this article to the appropriate motor vehicle agency of each party state and such notice shall contain the complete text of the rule, regulation or code.
e. If the constitution of a party state requires, or if its statutes provide, the approval of the legislature by appropriate resolution or act may be made a condition precedent to the taking
effect in such party state of any rule, regulation or code. In such event, the commissioner of such party state shall submit any commission rule, regulation or code to the legislature as promptly as may be in lieu of administrative acceptance or rejection thereof by the party state.
b. Except as otherwise specifically provided in or pursuant to subdivisions " $e$ " and " $g$ " of this article, the appropriate motor vehicle agency of a party state shall in accordance with its constitution or procedural laws adopt the rule, regulation or code within six months of the sending of the notice, and, upon such adoption, the rule, regulation or code shall have the force and effect of law therein.
g. The appropriate motor vehicle agency of a party state may decline to adopt a rule, regulation or code issued by the commission pursuant to this article if such agency specifically finds, after public hearing on due notice, that a variation from the commssion's rule, regulation or code is necessary to the public' safety, and incorporate in such finding the reasons upon which it is based. Any such finding shall be subject to review by such procedure for review of administrative determinations as may be applicable pursuant to the laws of the party state. Upon request, the commission shall be furnished with a copy of the transcript of any hearings held pursuant to this subdivision.

## ARTICLE VI-Finance

a. The commission shall submit to the executive head or designated officer or officers of each party state a budget of its estimated expenditures for such period as may be required by the laws of that party state for presentation to the legislature thereof.
b. Each of the commission's budgets of estimated expenditures shall contain specific recommendations of the amount or amounts to be appropriated by each of the party states. The total amount of appropriations under any such budget shall be apportioned among the party states as follows: one-third in equal shares; and the remainder in proportion to the number of motor vehicles registered in each party state. In determining the number of such registrations, the commission may employ such source or sources of information as in its judgment present the most equitable and accurate comparisons among the party states. Each of the commission's budgets of estimated expenditures and requests for appropriations shall indicate the source or sources used in obtaining information concerning vehicular registrations.
c. The commission shall not pledge the credit of any party state. The commission may meet any of its obligations in whole or in part with funds available to it under Article III " $h$ " of this compact, provided that the commission takes specific action setting aside such funds prior to incurring any obligation to be met in whole or in part in such manner. Except where the commission makes use of funds available to it under Article III " $h$ " hereof, the commission shall not incur any obligation prior to the allotment of funds by the party states adequate to meet the same.
d. The commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the commis-
sion shall be subject to the audit and accounting procedures established under its rules. However, all receipts and disbursements of funds handled by the commission shall be audited yearly by a qualified public accountant and the report of the audit shall be included in and become part of the annual reports of the commission.
e. The accounts of the commission shall be open at any reasonable time for inspection by duly constituted officers of the party states and by any persons authorized by the commission.
f. Nothing contained herein shall be construed to prevent commission compliance with laws relating to audit or inspection of accounts by or on behalf of any government contributing to the support of the commission.

ARTICLE VII-Conflict of interest
a. The commission shall adopt rules and regulations with respect to conflict of interest for the commissioners of the party states, and their alternates, if any, and for the staff of the commission and contractors with the commission to the end that no member or employee or contractor shall have a pecuniary or other incompatible interest in the manufacture, sale or distribution of motor vehicles or vehicular equipment or in any facility or enterprise employed by the commission or on its behalf for testing, conduct of investigations or research. In addition to any penalty for violation of such rules and regulations as may be applicable under the laws of the violator's jurisdiction of residence, employment or business, any violation of a commission rule or regulation adopted pursuant to this article shall require the immediate discharge of any violating employee and the immediate vacating of the membership, or relinquishing of status as a member on the commission by any commissioner or alternate. In the case of a contractor, any violation of any such rule or regulation shall make any contract of the violator with the commission subject to cancellation by the commission.
b. Nothing contained in this article shall be deemed to prevent a contractor for the commission from using any facilities subject to his control in the performance of the contract even though such facilities are not devoted solely to work of or done on behalf of the commission; nor to prevent such a contractor from receiving remuneration or profit from the use of such facilities.

ARTICLE VIII-Advisory and technical committees
The commission may establish such advisory and technical committees as it may deem necessary, membership on which may include private citizens and public officials, and may co-operate with and use the services of any such committees and the organizations which the members represent in furthering any of its activities.

ARTICLE IX-Entry into force and withdrawal
a. This compact shall enter into force when enacted into law by any six or more states. Thereafter, this compact shall become effective as to any other state upon its enactment thereof.
b. Any party state may withdraw from this compact by enacting a statute repealing the same, but no such withdrawal shall take effect until one year after the executive head of the withdrawing state has given notice in writing of the withdrawal to the executive heads of all other party states. No withdrawal
shall affect any liability already incurred by or chargeable to a party state prior to the time of such withdrawal.

Sec. 2. The agencies and officers of this state and its subdivisions and municipalities shall enforce this compact and do all things appropriate to effect its purpose and intent which may be within their respective jurisdictions.

## By Transportation Committee, Keith H. Dunton, Chairman.

Amend House File 607 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The commissioner of public safety is hereby authorized to enter into drivers license compacts with other jurisdictions legally joining therein in substantially the following form.

The contracting states agree:
ARTICLE I-Findings and Declaration of Policy
a. The party states find that:

1. The safety of their streets and highways is materially affected by the degree of compliance with state laws and local ordinances relating to the operation of motor vehicles.
2. Violation of such a law or ordinance is evidence that the violator engages in conduct which is likely to endanger the safety of persons and property.
3. The continuance in force of a license to drive is predicated upon compliance with laws and ordinances relating to the operation of motor vehicles, in whichever jurisdiction the vehicle is operated.
b. It is the policy of each of the party states to:
4. Promote compliance with the laws, ordinances, and administrative rules and regulations relating to the operation of motor vehicles by their operators in each of the jurisdictions where such operators drive motor vehicles.
5. Make the reciprocal recognition of licenses to drive and eligibility therefor more just and equitable by considering the overall compliance with motor vehicle laws, ordinances and administrative rules and regulations as a condition precedent to the continuance or issuance of any license by reason of which the licensee is authorized or permitted to operate a motor vehicle in any of the party states.

> ARTICLE II-Definitions

As used in this compact:
a. "State" means a state, territory or possession of the United States, the District of Columbia, or the Commonwealth of Puerto Rico.
b. "Home state" means the state which has issued and has the power to suspend or revoke the use of the license or permit to operate a motor vehicle.
c. "Conviction" means a conviction of any offense related to the use or operation of a motor vehicle which is prohibited by state law, municipal ordinance or administrative rule or regulation, or a forfeiture of bail, bond or other security deposited to secure appearance by a person charged with having committed any such offense, and which conviction or forfeiture is required to be reported to the licensing authority.

## ARTICLE III-Reports of Conviction

The licensing authority of a party state shall report each conviction of a person from another party state occurring within its jurisdiction to the licensing authority of the home state of the licensee. Such report shall clearly identify the person convicted; describe the violation specifying the section of the statute, code or ordinance violated; identify the court in which action was taken; indicate whether a plea of guilty or not guilty was entered, or the conviction was a result of the forfeiture of bail, bond or other security; and shall include any special findings made in connection therewith.

## ARTICLE IV-Effect of Conviction

a. The licensing authority in the home state, for the purposes of suspension, revocation or limitation of the license to operate a motor vehicle, shall give the same effect to the conduct reported, pursuant to Article III of this compact, as it would if such conduct had occurred in the home state, in the case of convictions for:

1. Manslaughter or negligent homicide resulting from the operation of a motor vehicle;
2. Driving a motor vehicle while under the influence of intoxicating liquor or a narcotic drug, or under the influence of any other drug to a degree which renders the driver incapable of safely driving a motor vehicle;
3. Any felony in the commission of which a motor vehicle is used;
4. Failure to stop and render aid in the event of a motor vehicle accident resulting in the death or personal injury of another.
b. As to other convictions, reported pursuant to Article III, the licensing authority in the home state shall give such effect to the conduct as is provided by the laws of the home state.
c. If the laws of a party state do not provide for offenses or violations denominated or described in precisely the words employed in subdivision "a" of this article, such party state shall construe the denominations and descriptions appearing in subdivision "a" hereof as being applicable to and identifying those offenses or violations of a substantially similar nature, and the laws of such party state shall contain such provisions as may be necessary to ensure that full force and effect is given to this article.

ARTICLE V-Applications for New Licenses
Upon application for a license to drive the licensing authority in a party state shall ascertain whether the applicant has ever held, or is the holder of a license to drive issued by any other party state. The licensing authority in the state where application is made shall not issue a license to drive to the applicant if:

1. The applicant has held such a license, but the same has been suspended by reason, in whole or in part, of a violation and if such suspension period has not terminated.
2. The applicant has held such a license, but the same has been revoked by reason, in whole or in part, of a violation and if such revocation has not terminated, except that after
the expiration of one year from the date the license was revoked, such person may make application for a new license if permitted by law. The licensing authority may refuse to issue a license to any such applicant if, after investigation, the licensing authority determines that it will not be safe to grant to such person the privilege of driving a motor vehicle on the public highways.
3. The applicant is the holder of a license to drive issued by another party state and currently in force unless the applicant surrenders such license.

ARTICLE VI-Applicability of Other Laws
Except as expressly required by provisions of this compact, nothing contained herein shall be construed to affect the right of any party state to apply any of its other laws relating to licenses to drive to any person or circumstances, nor to invalidate or prevent any driver license agreement or other co-operative arrangement between a party state and a nonparty state.

ARTICLE VII
Compact Administrator and Interchange of Information
a. The head of the licensing authority of each party state shall be the administrator of this compact for his state. The administrators, acting jointly, shall have the power to formulate all necessary and proper procedures for the exchange of information under this compact.
b. The administrator of each party state shall furnish to the administrator of each other party state any information or documents reasonably necessary to facilitate the administration of this compact.

ARTICLE VIII-Entry Into Force and Withdrawal
a. This compact shall enter into force and become effective as to any state when it has enacted the same into law.
b. Any party state may withdraw from this compact by enacting a statute repealing the same, but no such withdrawal shall take effect until six months after the executive head of the withdrawing state has given notice of the withdrawal to the executive heads of all other party states. No withdrawal shall affect the validity or applicability by the licensing authorities of states remaining party to the compact of any report of conviction occurring prior to the withdrawal.

ARTICLE IX-Construction and Severability
This compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this compact shall be severable.

Sec. 2. The agencies and officers of this state and its subdivisions and municipalities shall enforce this compact and do all things appropriate to effect its purpose and intent which may be within their respective jurisdictions.

By Committee on Transportation, Keith H. Dunton, Chairman.

Amend House File 668 by adding the following new section:
Sec. 5. Section four hundred twenty-two point fiftytwo (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) of the Code, the retailer shall be allowed a credit or discount equal to three (3) percent of the sales taxes shown due by such return. This discount shall be allowed the retailer for prompt payment of the tax and as partial remuneration for collecting the tax, keeping the records and promptly filing the returns required by this chapter."

Reichardt of Polk.
Amend House File 668 as follows:

1. Amend section one (1) by striking everything after the word "words" in line four (4) and all of lines five (5) through fourteen (14) and inserting in lieu thereof the following: "the furnishing of lodging and related services, services performed by members of a profession as defined in chapter one hundred fortyseven (147), except nursing, dental hygiene, and pharmacy, chapter one hundred sixty-nine (169), chapter six hundred ten (610), and chapter one hundred sixteen (116) of the Code, the services rendered or performed by the operation of cleaning, dyeing, pressing shops, linen, coat, apron, uniform, and overall supply service, and laundries, except hand laundries in a private home (as contemplated by section four hundred twenty-two point fortythree (422.43 of the Code)."
2. Amend section two (2) by striking everything after the word "words" in line four (4) and all of lines five (5) through eight (8) and inserting in lieu thereof the following: "the furnishing of lodging and related services, services performed by members of a profession as defined in chapter one hundred fortyseven (147), except nursing, dental hygiene, and pharmacy, chapter one hundred sixty-nine (169), chapter six hundred ten (610), and chapter one hundred sixteen (116) of the Code, the services rendered or performed by the operation of cleaning, dyeing, pressing shops, linen, coat, apron, uniform, and overall supply service, and laundries, except hand laundries in a private home (as contemplated by section four hundred twenty-two point fortythree ( 422.43 of the Code)."
3. Further amend by striking all of section four (4) and inserting in lieu thereof the following:
"Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by adding at the conclusion of paragraph three (3) thereof the following new paragraph:
'There is hereby imposed, beginning July 1, 1965, a like rate of tax upon the gross receipts from the furnishing of lodging and related services, services performed by members of a profession as defined in chapter one hundred sixteen (116), chapter one hundred forty-seven (147), except nursing, dental hygiene, and pharmacy, chapter one hundred sixty-nine (169), and chapter six hundred ten (610) of the Code, the services rendered or performed by the operation of cleaning, dyeing, pressing shops, linen, coat, apron, uniform, and overall supply service, and laundries, except hand laundries in a private home.'"
4. Further amend by adding the following new section after section four (4) :
"Section four hundred twenty-two point forty-two (422.42),

Code 1962, is further amended by adding thereto the following subsection:
"The expression "furnishing of lodging and related services" shall mean and include any kind of direct or indirect charge for rooms, apartments, or sleeping quarters and the use thereof, but shall not include the charges made for such lodging and related services when such charges arise from the occupation of such rooms, apartments, or sleeping quarters by the same person or persons for more than thirty (30) days and shall not apply to accommodations neither rented for not used for sleeping, and used for other purposes such as: ballroom, banquet room, reception room, meeting room, storage room (or space) or office space. For the purposes of this section, the renting of any room equipped as a sleeping room shall be considered to be a sale of tangible personal property at retail.'"

Craig of Marshall.
Amend Senate File 140 by inserting after the word "required" in line eleven (11) section one (1) as follows:
"provided, however, nothing in this section shall be construed to include any carrier transportating property consisting of ordinary livestock or agricultural (including horticultural) commodities (not including manufactured products thereof), if such carrier does not transport any other property for compensation".

Transportation Committee, Keith H. Dunton, Chairman.

Amend Senate File 153 by adding at the end thereof a new section as follows:

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Burlington Hawk-Eye, a newspaper published at Burlington, Iowa, and in The Bayard News, a newspaper published at Bayard, Iowa.

JACKSON of Clinton.
Amend the Rickert-Brinck amendment to Senate File 318 filed on April 30, 1965, by striking from line five (5) the words and figure "ninety percent ( $90 \%$ )" and inserting in lieu thereof the words and figure "seventy (70) percent".

Gaudineer of Polk.
Amend Senate File 431 by striking all after the word "by" in line two (2) and inserting in lieu thereof the following:
"inserting in line twelve (12) after the word 'sold' the words ', but under no circumstances shall the commission allow discounts on any liquor purchases' '.

Nielsen of Emmet-Palo Alto.
Amend Senate File 550 by inserting after the period in line nineteen
(19) of
section twelve (12) the following:
"If three (3) or more vacancies occur on a board at any one time, a special election shall be held to fill the vacancies in those districts in which the vacancies occur. No person shall be elected to fill a vacancy who does not reside within the district
from which elected. The board of directors shall be reorganized within fifteen (15) days following any such special election."

Miller of Page.
Amend Senate File 550 by adding to section 2 the following subsections:
"10. 'County board of education' means a county board of education, multi-county board of education, merged county board of education, joint county board of education, or any similar board which performs the duties and responsibilities of a county board of education.
"11. 'County superintendent' means the superintendent appointed by any county board of education."

Miller of Page.
Amend Senate File 550 as follows:

1. By inserting in line fourteen (14) of section five (5) after the word "area" the words "within the state of Iowa".
2. By striking from line forty-two (42) of section five (5) the words "or college" and inserting in lieu thereof the words "or community or junior college".

Miller of Page.
Amend Senate File 550 by inserting in line ten (10) of section five (5) after the word "enrollments" the words ", for such grades, classes, programs, and schools as determined by the state board,".

## Miller of Page.

Amend Senate File 550 by inserting in line thirty-six (36) of section twenty-five (25) after the word "with" the words "local school boards within the area that have and maintain a technical or vocational high school,".

Gaudineer of Polk.
Amend the education committee amendment to Senate File 550 filed April 29, 1965 as follows:

Amend the title by striking all after the word "for" in line one (1) and inserting in lieu thereof the following:
"the establishment and operation of state vocational-technical schools and state community colleges, to establish a board to administer state vocational-technical schools and state community colleges and establish standards for public community and junior colleges administered by local school districts, and to define the duties and responsibilities thereof."

Gillette of Clay-Dickinson.
Amend Senate File 550 as follows:

1. Strike all of lines 4 through 19 of section 17.
2. Strike from line 1 of section 18 the words "In addition to revenue derived by tax levy, a" and insert in lieu thereof the word "The".
3. Strike all of section 19 after the word "colleges" in line 3 and insert in lieu thereof a period (.).
4. Strike all of sections 20,21 and 22 .

Scherle of Fremont-Mills.
Gillette of Clay-Dickinson.

Amend Senate File 550 by adding the following new section thereto:
"This Act shall not apply to technical or vocational high schools now owned and maintained by a local school board; provided, however, the state board may contract with a local school board that owns and maintains a technical or vocational high school or schools of general study within the cooperative or merged area to provide courses or programs of study as such community college or area vocational schools; or to provide such courses or programs in addition to or as a part of the curriculum.

> Gaudineer of Polk.

Amend Senate File 553 as passed by the Senate by striking all of section five (5).

Cohen of Black Hawk.
Amend Senate File 553 as follows:

1. By adding the following sections at the end of the bill:
"Section two hundred fifty-seven point three (257.3), Code 1962, as amended by section twelve (12) of senate file one (1), Acts of the Sixty-first General Assembly is hereby repealed and the following adopted in lieu thereof:
'The state is hereby divided into state board of instruction districts, the boundaries of which shall be conterminous with the seven (7) congressional districts as they existed on Jauary 1, 1965. One (1) member of the board shall be appointed from each such district and two (2) members shall be appointed from the state at large. Members shall be appointed by the governor subject to confirmation by two-thirds ( $2 / 3$ ) of the senate. On July 1, 1965, the terms of all members of the board of public instruction, as the board exists on the effective date of this Act, are hereby terminated. Prior to the effective date of this Act, the governor shall appoint members to the state board of public instruction who shall serve as follows: Three (3) members shall serve until June 30, 1967; three (3) members shall serve until June 30, 1969 ; and three (3) members shall serve until June 30, 1971. At the expiration of such terms, all subsequent appointments shall be for terms of six (6) years. Not more than five (5) of the members of the board shall be from the same political party."
"Section two hundred fifty-seven point•four (257.4), Code 1962, is hereby, repealed and the following enacted in lieu thereof:
'The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. At the first (1st) meeting of the board after new appointments, the board shall elect a president and vicepresident who shall serve for two (2) years. Vacancies occurring while the general assembly is in session shall be filled for the unexpired portion of the term in the manner that full-term appointments are made. Vacancies occurring while the general assembly is not in session shall be filled
by the governor but such appointments shall terminate at the end of thirty (30) days after the convening of the next general assembly unless sooner confirmed by the senate.'"
"Section two hundred fifty-seven point five (257.5),
Code 1962, is amended by chapter one hundred sixty-four (164), Acts of the Sixtieth General Assembly, is hereby repealed."
"This Act, being deemed of immediate importance, shall be in force and effect from and after its publication in the Earlham Echo, a newspaper published at Earlham, Iowa, and in the Guthrie County Vedette, a newspaper published at Panora, Iowa."

Robinson of Audubon-Guthrie. Gillette of Clay-Dickinson. Mahan of Johnson. Kempter of Jackson. Lynch of Warren. Holmes of Jones. Rider of Marshall. Oehlsen of Hardin. Gregerson of Pottawattamie. Radl of Linn. McNamara of Linn. Oxley of Linn. Reichardt of Polk. MADDEN of Clarke-Union.

Amend Senate File 567 as passed by the Senate by striking lines five (5) through ten (10) of section three (3) and inserting in lieu thereof the following:
"B. Extent of services. Such family planning and birth control services shall include only referral to a licensed physician for consultation examination tests, medical treatment, and prescription. He shall provide or write prescriptions for rhythm charts, drugs, medical preparations, contraceptive devices and similar products.

All persons who wish to avail themselves of this service and who are suspected of having a venereal disease shall, in the interest of public health, be examined therefore by a licensed physician. All products for the prevention and control of venereal disease shall be sold by prescription only."

Gregerson of Pottawattamie.
Radl of Linn.
Maley of Polk. Baringer of Fayette. Madden of Clarke-Union. Mayberry of Webster. O'Malley of Polk.

Amend House File 633 as follows:

1. Amend the title by striking all after the word "Act" and inserting in lieu thereof the words "granting the board of curators of the state historical society the authority to establish a uniform official historical marker system, and to provide an appropriation therefor."
2. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. The board of curators of the state historical society shall plan, develop, and publicize a uniform official system of marking of state historical, archaeological, geological, and legendary sites.
"Sec. 2. Sites selected by the board of curators shall be marked with markers of standard design selected and approved by the board. Markers so selected and approved shall be displayed at each site with an inscription setting forth the facts of particular interest.
"Sec. 3. Standard design markers as adopted and used shall be subject to such conditions as the board of curators may impose and shall not be used to mark sites other than those designated by the board of curators. The board may cause the removal of any marker not used as designated.
"Sec. 4. The board of curators may employ such personnel as shall be necessary to make surveys necessary in selecting marker locations, develop designs and prepare legends for markers, and perform such other duties as the board may determine. The board shall further have the authority to purchase approved markers when the board believes the purchase is in the best interests of the state.
"Sec. 5. The selection of sites and erection of markers may be coordinated with other state departments, including but not limited to the Iowa state highway commission, the Iowa conservation commission, the Iowa development commission, with any governmental subdivision of the state, and with private and public groups concerned with the marking of sites.
"Sec. 6. The board of curators may accept gifts, appropriations, and bequests and shall use such gifts, appropriations, and bequests in accordance with the wishes of the donor if expressed. Funds received shall be paid into the state treasury and shall be paid out on order of the board. All state boards, commissions, departments, and institutions are directed to cooperate with the board in the performance of its duties. The board may accept the aid, support, and cooperation of county, city, and town agencies and of any person in executing board projects.
"Sec. 7. There is hereby appropriated to the board of curators of the state historical society from the general fund of the state, the sum of ten thousand $(10,000)$ dollars for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, or so much thereof as shall be necessary, for the purpose of this Act."

Baringer of Fayette.
Amend Senate File 577 as follows:

1. In section 1 , line 5 , insert after the word
"scholarship" the words "and loan".
2. In section 1 , line 6 , and in section 2 , line 5 , insert after the word "scholarships" the words "and loans". Rickert of Louisa-Muscatine.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, May 7, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Rerresentatives, Des Moines, Iowa, Friday, May $7,1965$.

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

Prayer was offered by the Reverend Sigvald Fauske, President of Waldorf College, Forest City, Iowa.

The Journal of Thursday, May 6, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Duffy of Dubuque on request of Glenn of Wapello; Oxley of Linn on request of McNamara of Linn; Nielsen of Shelby on request of Edgington of Franklin; Hutchins of Benton on request of Busch of Bremmer; Strothman of Henry on request of Stokes of Plymouth; Rider of Marshall on request of Jackson of Black Hawk; Wright of Scott on request of Nagle of Scott; Felger of Scott on request of Nagle of Scott; Oehlsen of Hardin on request of Scott of Pottawattamie; Dunton of Keokuk on request of Loss of Kossuth.

## PRESENTATION OF VISITORS

Cochran of Webster presented to the House sixty-five students from the Fourth Central School and the Fourth East Elementary School in Ankeny and their teachers, Mrs. Harmon and Mrs. Williams.

Harrington of Buchanan presented to the House the Honorable L. O. Weston, a former member of the House from Benton County in the Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies.

Foster of Cedar presented to the House forty-eight sixth grade students from Lincoln Elementary School in Mechanicsville and their teachers.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended to the Honorable Quentin V. Anderson "Birthday Congratulations."

## PETITION

The following petition was presented and placed on file:
By Stokes of Plymouth, from one hundred ten residents of Plymouth County favoring Senate Concurrent Resolution 14.

## SENATE MESSAGES CONSIDERED

Senate File 546, a bill for an act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule.

Read first time and referred to the sifting committee.
Senate File 531, a bill for an act relating to suspension or cancellation of liquor control licenses.

Read first time and referred to the sifting committee.
Senate File 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction.

Read first time and referred to the sifting committee.
Senate File 554, a bill for an act to permit the interchange of federal, state and local government employees.

Read first time and referred to the sifting committee.
Senate File 568, a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-second General Assembly and thereafter.

Read first time and referred to the sifting committee.
Senate File 577, a bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly to provide for a state supported and administered scholarship program under the higher facilities commission and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

## MESSAGE FROM THE SENATE

The following message was 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 File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state.

Robert G. Moore, Secretary.

## EXPLANATION OF VOTE

Page 1239 of the House Journal shows me absent or not voting on House File 254. I was present in the House when this bill was under consideration, but was called to the telephone during debate. When I returned, the House had just completed voting and following usual procedure in the

House, I requested unanimous consent to be recorded as voting "aye" on House File 254. My request was denied and, therefore, I am shown in the House Journal as absent or not voting.

Rasmussen of Polk.

## OBJECTION TO SIF'TING COMMITTEE

## NONCONTROVERSIAL BILL

We, the undersigned, object to Senate File 380 being placed on the noncontroversial calendar.

Fischer of Grundy. Smith of O'Brien. Fisher of Greene.

## MOTION TO RECONSIDER

I move to reconsider the vote by which, the education committee amendment, as amended, to Senate File 550 was adopted.

Shannon of Woodbury.

## MOTION TO RECONSIDER

I move to reconsider the vote by which the education committee amendment, as amended, to Senate File 550 was adopted.

MURPhY of Carroll.

## MOTION TO RECONSIDER LOST

Gaudineer of Polk called up his motion to reconsider the vote on Senate File 313, found on page 1411 of the Journal.

Gaudineer of Polk moved to reconsider the vote by which Senate File 313, providing for lease-purchase option of school buildings, passed the House.

The motion lost.

## SENATE AMENDMENT CONSIDERED

Busing of Hamilton called up for consideration House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel and other special fuel, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 160 by adding to section 3 the following:
"Fifty percent ( $50 \%$ ) of the net proceeds of one cent per gallon under this Act shall be used for the purposes of reconstruction, construction, or widening of highways and bridges that are twenty feet, or less, wide until such time such primary highway mileage is modernized."

The motion prevailed and the House concurred in the Senate amendment.

Busing of Hamilton 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?" (H. F. 160)
The ayes were, 82:

| Anderson | Gallagher | Loss | Rasmussen |
| :---: | :---: | :---: | :---: |
| Bailey | Gaudineer | Lynch | Redfern |
| Baker | Gillette of | Madden | Reichardt |
| Boot | Clay-Dickinson | Mahan | Renda |
| Breitbach | Gillette of | Maley | Resnick |
| Bremmer | Story | Maule | Rickert |
| Busch | Glanton | McNamara | Robinson |
| Busing | Gleason | Meacham |  |
| Caffrey | Glenn | Melrose | Seibert |
| Clapsaddle | Graham | Millen | Shannahan |
| Cochran | Grassley | Miller of | Shirley of |
| Cohen | Gregerson | Buena Vista | Dallas |
| Conway | Hageman | Miller of | Smith of |
| Craig | Hanson | Des Moines | Linn |
| Crosier | Hausheer | Morgan | Stevenson |
| Denato | Holmes | Mueller | Stueland |
| Den Herder | Jackson of | Murphy | Uban |
| Detje | Black Hawk | Nagle | Webster |
| Distelhorst | Jackson of | Nielsen of | Wengert |
| Doderer | Clinton | Emmet-Palo Alto | Whisler |
| Dougherty | Keleher | O'Malley | Wilson |
| Doyle | Korn | Palmer | Mr. Speaker |
| Fullmer | Lawlor | Quinn |  |

The nays were, 22:

| Baringer | Fisher of |
| :--- | :--- |
| Brinck | Greene <br> Carnahan |
| Coffman <br> Coster <br> Edgington | Mayberry |
| Fischer of | Miller of |
| Grundy | Page |
| Felson |  |

Absent or not voting, 20:

Bogenrief
Burke
Duffy
Dunton
Felger
Gannon

Harrington
Houston
Hullinger
Hutchins
Kempter

Ossian
Patton
Radl
Scherle of
Fremont-Mills
Scott

Smith of O'Brien
Stokes
Tieden
Utzig
Varney
Winkelman

Kennedy
Kluever
Nielsen of
Shelby
Oehlsen

Oxley
Rider
Strothman
Wolcott
Wright

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

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE CALENDAR

House File 606, a bill for an act to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact, was taken up for consideration.

Uban of Black Hawk offered the following committee amendment filed May 6, 1965, and moved its adoption :

Amend House File 606 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The commissioner of public safety is hereby authorized to enter into vehicle equipment safety compacts with other jurisdictions legally joining therein in substantially the following form.

The contracting states agree:

## ARTICLE I-Findings and purposes

The party states find that:
Accidents and deaths on their streets and highways present to very serious human and economic problem with a major deleterious effect on the public welfare.

There is a vital need for the development of greater interjurisdictional co-operation to achieve the necessary uniformity in the laws, rules, regulations and codes relating to vehicle equipment, and to accomplish this by such means as will minimize the time between the development of demonstrably and scientifically sound safety features and their incorporation into vehicles.
b. The purposes of this compact are to:

1. Promote uniformity in regulation of and standards for equipment.
2. Secure uniformity of law and administrative practice in vehicular regulation and related safety standards to permit incorporation of desirable equipment changes in vehicles in the interest of greater traffic safety.
3. To provide means for the encouragement and utilization of research which will facilitate the achievement of the foregoing purposes, with due regard for the findings set forth in subdivision "a" of this article.
c. It is the intent of this compact to emphasize performance requirements and not to determine the specific detail of engineering in the manufacture of vehicles or equipment except to the extent necessary for the meeting of such performance requirements.

## ARTICLE II-Definitions

As used in this compact:
a. "Vehicle" means every device in, upon or by which any person or property is or may be transported or drawn upon a highway, excepting devices moved by human power or used exclusively upon stationary rails or tracks.
b. "State" means a state, territory or possession of the United States, the District of Columbia, or the Commonwealth of Puerto Rico.
c. "Equipment" means any part of a vehicle or any accessory for use thereon which affects the safety of operation of such vehicle or the safety of the occupants.

## ARTICLE III-The commission

a. There is hereby created an agency of the party states to be known as the "Vehicle Equipment Safety Commission" hereinafter called the commission. The commission shall be composed of one commissioner from each party state who shall be appointed, serve and be subject to removal in accordance with the laws of the state which he represents. If authorized by the laws of his party state, a commissioner may provide for the discharge of his duties and the performance of his functions on the commission, either for the duration of his membership or for any lesser period of time, by
an alternate. No such alternate shall be entitled to serve unless notification of his indentity and appointment shall have been given to the commission in such form as the commission may require. Each commissioner, and each alternate, when serving in the place and stead of a commissioner, shall be entitled to be reimbursed by the commission for expenses actually incurred in attending commission meetings or while engaged in the business of the commission.
b. The commissioners shall be entitled to one vote each on the commission. No action of the commission shall be binding unless taken at a meeting at which a majority of the total number of votes on the commission are cast in favor thereof. Action of the commission shall be only at a meeting at which a majority of the commissioners, or their alternates, are present.
c. The commission shall have a seal.
d. The commission shall elect annually, from among its members, a chairman; a vice-chairman and a treasurer. The commission may appoint an executive director and fix his duties and compensation. Such executive director shall serve at the pleasure of the commission, and together with the treasurer shall be bonded in such amount as the commission shall determine. The executive director also shall serve as secretary. If there be no executive director, the commission shall elect a secretary in addition to the other officers provided by this subdivision.
e. Irrespective of the civil services, personnel or other merit system laws of any of the party states, the executive director with the approval of the commission, or the commission if there be no executive director, shall appoint, remove or discharge such personnel as may be necessary for the performance of the commission's functions, and shall fix the duties and compensation of such personnel.
f. The commission may establish and maintain independently or in conjunction with any one or more of the party states, a suitable retirement system, for its full time employees. Employees of the commission shall be eligible for social security coverage in respect of old age and survivor's insurance provided that the commission takes such steps as may be necessary pursuant to the laws of the United States, to participate in such program of insurance as a governmental agency or unit. The commission may establish and maintain or participate in such additional programs of employee benefits as may be appropriate.
g. The commission may borrow, accept or contract for the services of personnel from any party state, the United States, or any subdivision or agency of the aforementioned governments, or from any agency of two or more of the party states or their subdivisions.
h. The commission may accept for any of its purposes and functions under this compact any and all donations, and grants of money, equipment, supplies, materials, and services, conditional or otherwise, from any state, the United States, or any other governmental agency and may receive, utilize and dispose of the same.
i. The commission may establish and maintain such facilities as may be necessary for the transacting of its business. The commission may acquire, hold, and convey real and personal property and any interest therein.
j. The commission shall adopt bylaws for the conduct of its buisiness and shall have the power to amend and rescind these bylaws. The commission shall publish its bylaws in convenient form and shall file a copy thereof and a copy of any amendment thereto, with the appropriate agency or officer in each of the party states. The bylaws shall provide for appro-
priate notice to the commissioners of all commission meetings and hearings and the business to be transacted at such meetings or hearings. Such notice shall also be given to such agencies or officers of each party state as the laws of such party state may provide.
k. The commission annually shall make to the governor and legislature of each party state a report covering the activities of the commission for the preceding year, and embodying such recommendations as may have been issued by the commission. The commission may make such additional reports as it may deem desirable.

## ARTICLE IV-Research and testing

The commission shall have power to:
a. Collect, correlate, analyze and evaluate information resulting or derivable from research and testing activities in equipment and related fields.
b. Recommend and encourage the undertaking of research and testing in any aspect of equipment or related matters when, in its judgment, appropriate or sufficient research or testing has not been undertaken.
c. Contract for such equipment research and testing as one or more governmental agencies may agree to have contracted for by the commission, provided that such governmental agency or agencies shall make available the funds necessary for such research and testing.
d. Recommend to the party states changes in law or policy with emphasis on uniformity of laws and administrative rules, regulations or codes which would promote effective governmental action or co-ordination in the prevention of equipment-related highway accidents or the mitigation of equipment-related highway safety problems.

## ARTICLE V-Vehicular equipment

a. In the interest of vehicular and public safety, the commission may study the need for or desirability of the establishment of or changes in performance requirements or restrictions for any item of equipment. As a result of such study, the commission may publish a report relating to any item or items of equipment, and the issuance of such a report shall be a condition precedent to any proceedings or other action provided or authorized by this article. No less than sixty days after the publication of a report containing the results of such study, the commission upon due notice shall hold a hearing or hearings at such place or places as it may determine.
b. Following the hearing or hearings provided for in subdivision " $a$ " of this article, and with due regard for standards recommended by appropriate professional and technical associations and agencies, the commission may issue rules, regulations or codes embodying performance requirements or restrictions for any item or items of equipment covered in the report, which in the opinion of the commission will be fair and equitable and effectuate the purposes of this compact.
c. Each party state obligates itself to give due consideration to any and all rules, regulations and codes issued by the commission and hereby declares its policy and intent to be the promotion of uniformity in the laws of the several party states relating to equipment.
d. The commission shall send prompt notice of its action in issuing any rule, regulation or code pursuant to this article to the appropriate motor vehicle agency of each state and such notice shall contain the complete text of the rule, regulation or code.
e. If the constitution of a party state requires, or if its statutes provide, the approval of the legislature by appropriate resolution or act may be
made a condition precedent to the taking effect in such party state of any rule, regulation or code. In such event, the commission of such party state shall submit any commission rule, regulation or code to the legislature as promptly as may be in lieu of administrative acceptance or rejection thereof by the party state.
b. Except as otherwise specifically provided in or pursuant to subdivision " e " and " g " of this article, the appropriate motor vehicle agency of a party state shall in accordance with its constitution or procedural laws adopt the rule, regulation or code within six months of the sending of the notice, and, upon such adoption, the rule, regulation or code shall have the force and effect of law therein.
g . The appropriate motor vehicle agency of a party state may decline to adopt a rule, regulation or code issued by the commission pursuant to this article if such agency specifically finds, after public hearing on due notice, that a variation from the commission's rule, regulation or code is necessary to the public safety, and incorporate in such findings the reasons upon which it is based. Any such finding shall be subject to review by such procedure for review of administrative determinations as may be applicable pursuant to the laws of the party state. Upon request, the commission shall be furnished with a copy of the transcript of any hearings held pursuant to this subdivision.

## ARTICLE VI-Finance

a. The commission shall submit to the executive head or designated officer or officers of each party state a budget of its estimated expenditures for such period as may be required by the laws of that party state for presentation to the legislature thereof.
b. Each of the commission's budgets of estimated expenditures shall contain specific recommendations of the amount or amounts to be appropriated by each of the party states. The total amount of appropriations under any such budget shall be apportioned among the party states as follows: onethird in equal shares; and the remainder in proportion to the number of motor vehicles registered in each party state. In determining the number of such registrations, the commission may employ such source or sources of information as in its judgment present the most equitable and accurate comparisons among the party states. Each of the commission's budgets of estimated expenditures and requests for appropriations shall indicate the source or sources used in obtaining information concerning vehicular registrations.
c. The commission shall not pledge the credit of any party state. The commission may meet any of its obligations in whole or in part with funds available to it under Article III " h " of this compact, provided that the commission takes specific action setting aside such funds prior to incurring any obligation to be met in whole or in part in such manner. Fxcept where the commission makes use of funds available to it under Article III " h " hereof, the commission shall not incur any obligation prior to the allotment of funds by the party states adequate to meet the same.
d. The commission shall keep accurate accounts of all receipts and disbursements The receipts and disbursements of the commission shall be subject to the audit and accounting procedures established under its rules. However, all receipts and disbursements of funds handled by the commission shall be audited yearly by a qualified public accountant and the report of the audit shall be included in and become part of the annual reports of the commission.
e. The accounts of the commission shall be open at any reasonable time
for inspection by duly constituted officers of the party states and by any persons authorized by the commission.
f. Nothing contained herein shall be construed to prevent commission compliance with laws relating to audit or inspection of accounts by or on behalf of any government contributing to the support of the commission.

## ARTICLE VII-Conflict of interest

a. The commission shall adopt rules and regulations with respect to conflict of interest for the commissioners of the party states and their alternates, if any, and for the staff of the commission and contractors with the commission to the end that no member or employee or contractor shall have a pecuniary or other incompatible interest in the manufacture, sale or distribution of motor vehicles or vehicular equipment or in any facility or enterprise employed by the commission or on its behalf for testing, conduct of investigations or research. In addition to any penalty for violation of such rules and regulations as may be applicable under the laws of the violator's jurisdiction of residence, employment or business, any violation of a commission rule or regulation adopted pursuant to this article shall require the immediate discharge of any violating employee and the immediate vacating of the membership, or relinquishing of status as a member on the commission by any commissioner or alternate. In the case of a contractor, any violation of any such rule or regulation shall make any contract of the violator with the commission subject to cancellation by the commission.
b. Nothing contained in this article shall be deemed to prevent a contractor for the commission from using any facilities subject to his control in the performance of the contract even though such facilities are not devoted solely to work of or done on behalf of the commission; nor to prevent such a contractor from receiving remuneration or profit from the use of such facilities.

ARTICLE VIII—Advisory and technical committees
The commission may establish such advisory and technical committees as it may deem necessary, membership on which may include private citizens and public officials, and may co-operate with and use the services of any such committees and the organizations which the members represent in furthering any of its activities.

ARTICLE IX-Entry into force and withdrawal
a. This compact shall enter into force when enacted into law by any six or more states. Thereafter, this compact shall become effective as to any other state upon its enactment thereof.
b. Any party state may withdraw from this compact by enacting a statute repealing the same, but no such withdrawal shall take effect until one year after the executive head of the withdrawing state has given notice in writing of the withdrawal to the executive heads of all other party states. No withdrawal shall affect any liability already incurred by or chargeable to a party state prior to the time of such withdrawal.
Sec. 2. The agencies and officers of this state and its subdivisions and municipalities shall enforce this compact and do all things appropriate to effect its purpose and intent which may be within their respective jurisdictions.

The amendment was adopted.
Uban 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?" (H. F. 606)
The ayes were, 99:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Edgington:

Fisher of
Greene
Foster
Gallagher
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor

| Lynch | Resnick |
| :--- | :--- |
| Madden | Rickert |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scherle of |
| McNamara | Fremont-Mills |
| Meacham | Scott |
| Melrase | Seibert |
| Millen | Shirley of |
| Miler of | Dallas |
| Des Moines | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | OBrien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Stueland |
| Emmet-Palo Alto | Tieden |
| O'Malley | Uban |
| Ossian | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Mr. Speaker |
| Renda |  |


| Lynch | Resnick |
| :--- | :--- |
| Madden | Rickert |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scherle of |
| McNamara | Fremont-Mills |
| Meacham | Scott |
| Melrase | Seibert |
| Millen | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | OBrien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Stueland |
| Emmet-Palo Alto | Tieden |
| O'Malley | Uban |
| Ossian | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Mr. Speaker |
| Renda |  |


| Lynch | Resnick |
| :--- | :--- |
| Madden | Rickert |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scherle of |
| McNamara | Fremont-Mills |
| Meacham | Scott |
| Melrase | Seibert |
| Millen | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | OBrien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Stueland |
| Emmet-Palo Alto | Tieden |
| O'Malley | Uban |
| Ossian | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Mr. Speaker |
| Renda |  |


| Lynch | Resnick |
| :--- | :--- |
| Madden | Rickert |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scherle of |
| McNamara | Fremont-Mills |
| Meacham | Scott |
| Melrose | Seibert |
| Millen | Shirley of |
| Miler of | Dallas |
| Des Moines | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | OBrien |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Stueland |
| Emmet-Palo Alto | Tieden |
| O'Malley | Uban |
| Ossian | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Mr. Speaker |
| Renda |  |

Maule Scherle of
McNamara
Meacham
Melrose
Millen
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Stueland
O'Malley Emalo Alto Tieden
Ossian Utzig
Palmer Varney
Patton Webster
Quinn Wengert
Radl Whisler
Rasmussen Wilson
Redfern
Reichardt
Renda
The nays were, 2:
Baringer
Grassley
Absent or not voting, 23:

| Burke | Gannon |
| :--- | :--- |
| Duffy | Gaudineer |
| Dunton | Houston |
| Felger | Hutchins |
| Fischer of | Kempter |
| Grundy | Loss |
| Fullmer | Mayberry |


| Miller of  <br> Buena Vista  <br> Miller of  <br> Page Oxley <br> Rider  <br> Nielsen of Shannahan <br> Shelhy Strothman <br> Oehisen Wolcott <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

Mueller of Winnebago-Worth called up for consideration House File 591, a bill for an act relating to gasoline receptacles, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 591 by adding thereto a new paragraph as follows:
4. By inserting in line two (2) following the word "product" the following: "for public use".

The motion prevailed and the House concurred in the Senate amendment.

Mueller of Winnebago-Worth 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?" (H. F. 591)
The ayes were, 96 :

| Anderson | Fischer of | Korn | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Lawlor | Renda |
| Baker | Fisher of | Madden | Resnick |
| Baringer | Greene | Mahan | Rickert |
| Bogenrief | Fullmer | Maley | Robinson |
| Boot | Gallagher | Maule | Roe |
| Breitbach | Gillette of | Mayberry | Scott |
| Bremmer | Story | Meacham | Seibert |
| Busch | Glanton | Melrose | Shirley of |
| Busing | Gleason | Millen | Dallas |
| Caffrey | Glenn | Miller of | Smith of |
| Carnahan | Graham | Des Moines | Linn |
| Clapsaddle | Grassley | Miller of | Smith of |
| Cochran | Gregerson | Page | O'Brien |
| Coffman | Hageman | Morgan | Stevenson |
| Cohen | Hanson | Mueller | Stokes |
| Conway | Harrington | Murphy | Stueland |
| Craig | Hausheer | Nagle | Tieden |
| Denato | Holmes | Nelson | Uban |
| Den Herder | Hullinger | Nielsen of | Utzig |
| Detje | Jackson of | Fmmet-Palo Alto Varney |  |
| Distelhorst | Black Hawk | O'Malley | Webster |
| Doderer | Jackson of | Osian | Wengert |
| Dougherty | Clinton | Palmer | Whisler |
| Doyle | Keleher | Patton | Wilson |
| Edgington | Kennedy | Quinn | Winkelman |
|  | Kluever | Radl | Mr. Speaker |

The nays were, none.
Absent or not voting, 28:

Brinck
Burke
Crosier
Duffy
Dunton
Felger
Foster
Gannon

Gaudineer
Gillette of
Clay-Dickinson
Houston
Hutchins
Kempter
Loss
Lynch

McNamara
Miller of
Buena Vista
Nielsen of
Shelby
Oehlsen Oxley
Redfern

Reichardt
Rider
Scherle of Fremont-Mills
Shannahan
Strothman
Wolcott
Wright

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

> MOTION TO RECONSIDER THE VOTE TABLED
> (House File 488)

Hageman of Winneshiek called up for consideration the motion by Scherle of Fremont-Mills to reconsider the vote on House File 488,
relating to duplicate operator's and chauffeur's license fees, found on page 1188 of the Journal.

Hageman of Winneshiek moved to lay on the table the motion to reconsider the vote by which House File 488 passed the House.

The motion to table prevailed.

## MOTION TO RECONSIDER THE VOTE TABLED (House File 491)

Wilson of Black Hawk called up for consideration the motion by Scherle of Fremont-Mills to reconsider the vote on House File 491, relating to zoning of unincorporated areas within one mile of cities and towns, found on page 1336 of the Journal.

Wilson of Black Hawk moved to lay on the table the motion to reconsider the vote by which House File 491 passed the House.

The motion to table prevailed.

## BILLS DEFERRED AND RETAINED

Unanimous consent was given by the House that the following bills be deferred and retain their places on the calendar: House Files 607, 564, 637, 630, 661, 230, Senate Files 475, 140, 404, 529, 111 and 441.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 463, a bill for an act relating to the testing of infants for phenylketonuria, was taken up for consideration.

Bailey of Wright offered the following amendment filed May 4, 1965, and moved its adoption :

Amend Senate File 463 by striking the period in line six (6) and inserting the following: ", provided, however, that nothing in this section shall be construed to require testing or medical treatment of the minor child of any person who is a member of a well-recognized church or religious denomination, and whose religious convictions in accordance with the tenets or principles of his church or religious denomination are against medical treatment for disease."

The amendment lost.
O'Malley 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 " (S. F. 463)

The ayes were, 102:

| Anderson | Foster | Loss | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Lynch | Renda |
| Baringer | Gallagher | Madden | Rickert |
| Bogenrief | Gannon | Mahan | Robinson |
| Boot | Gaudineer | Maley | Roe |
| Breitbach | Gillette of | Maule | Scherle of |
| Brinck | Clay-Dickinson | Mayberry | Fremont-Mills |
| Busch | Gillette of | Melrose | Scott |
| Busing | Story | Millen | Seibert |
| Caffrey | Glanton | Miller of | Shannahan |
| Carnahan | Gleason | Buena Vista | Shirley of |
| Clapsaddle | Glenn | Miller of | Dallas |
| Cochran | Graham | Page | Smith of |
| Coffman | Grassley | Morgan | Linn |
| Cohen | Gregerson | Mueller | Smith of |
| Conway | Hageman | Murphy | O'Brien |
| Craig | Hanson | Nagle | Stevenson |
| Crosier | Harrington | Nelson | Stokes |
| Denato | Hausheer | Nielsen of | Stueland |
| Detje | Holmes | Emmet-Palo Alto Tieden |  |
| Distelhorst | Houston | OMalley | Uban |
| Doderer | Hullinger | Ossian | Varney |
| Dougherty | Jackson of | Palmer | Webster |
| Doyle | Black Hawk | Patton | Wengert |
| Edgington | Keleher | Quinn | Whisler |
| Fischer of | Kennedy | Radl | Wilson |
| Grundy | Kluever | Rasmussen | Winkelman |
| Fisher of | Korn | Redfern | Mr. Speaker |
| Greene | Lawlor |  |  |

The nays were, 3 :
Bailey
Den Herder
Utzig
Absent or not voting, 19:

| Bremmer | Jackson of <br> Burke | Miller of <br> Des Moines | Resnick |
| :--- | :--- | :--- | :--- |
| Duffy | Kempter | Nider |  |
| Dunton | McNamara | Shelby | Strothman |
| Felger | Meacham | Oehlsen | Wolcott |
| Hutchins |  | Oxley | Wright |

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

Senate File 386, a bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization, was taken up for consideration.

Reichardt 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?" (S. F. 386)

The ayes were, 86:

| Baker | Gillette of |
| :--- | :--- |
| Baringer | Clay-Dickinson |
| Bogenrief | Gillette of |
| Boot | Story |
| Breitbach | Glanton |
| Bremmex | Glenn |
| Busch | Graham |
| Caffrey | Grassley |
| Carnahan | Gregerson |
| Cochran | Hageman |
| Coffman | Hanson |
| Cohen | Hausheer |
| Conway | Houston |
| Craig | Jackson of |
| Crosier | Black Hawk |
| Den Herder | Jackson of |
| Dcderer | Clinton |
| Dougherty | Kelepher |
| Doyle | Kennedy |
| Fischer of | Kluever |
| Grundy | Korn |
| Fisher of | Lawlor |
| Greene | Loss |
| Gallagher | Lynch |
| Gannon | Madden |

The nays were, 10 :
Clapsaddle
Edgington
Foster

Fullmer
Harrington
Morgan
Absent or not voting, 28:
Anderson
Bailey
Brinck
Burke
Busing
Denato
Detje
Distelhorst

Mahan Reichardt
Maley Renda
Maule Resnick
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Uan
O'Malley Varney
Ossian Wengert
Palmer Whisler
Quinn Wilson
Radl
Rasmussen
Redfern

| Patton | Stokes |
| :--- | :--- |
| Smith of |  |
| O'Brien | Webster |


| Hutchins | Oxley |
| :--- | :--- |
| Kempter | Rider |
| Mayberry | Sierert |
| McNamara | Shanahan |
| Nielsen of | Strothman |
| Shelby | Wolcott |
| Oehlsen | Wright |

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

Senate File 508, a bill for an act relating to frozen desserts, 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?" (S. F. 508)
The ayes were, 93:

| Anderson | Bogenrief | Busing | Cohen |
| :--- | :--- | :--- | :--- |
| Bailey | Boot | Clapsaddle | Conway |
| Baker | Breitbach | Cochran | Craig |
| Baringer | Brinck |  | Coffman |


| Den Herder | Hageman | Melrose | Resnick |
| :---: | :---: | :---: | :---: |
| Detje | Hanson | Millen | Robinson |
| Distelhorst | Harrington | Miller of |  |
| Doderer | Hausheer | Buena Vista | Scherle of |
| Dougherty | Houston | Miller of | Fremont-Mills |
| Doyle | Hullinger | Des Moines | Scott |
| Edgington | Jackson of | Miller of | Seibert |
| Fischer of | Black Hawk | Page | Smith of |
| Grundy | Jackson of | Morgan | Linn |
| Fisher of | Clinton | Mueller | Smith of |
| Greene | Keleher | Murphy | O'Brien |
| Foster | Kluever | Nelson | Stevenson |
| Fullmer | Kennedy | Nielsen of | Stokes |
| Gannon | Korn | Emmet-Palo Alto | Stueland |
| Gillette of | Lawlor | O'Malley | Tieden |
| Clay Dickinson | Loss | Ossian | Utzig |
| Gillette of | Lynch | Palmer | Webster |
| Story | Madden | Quinn | Wengert |
| Glanton | Mahan | Rasmussen | Whisler |
| Gleason | Maley | Redfern | Wilson |
| Glenn | Maule | Reichardt | Winkelman |
| Graham | Mayberry | Renda | Mr. Speaker |
| Gregerson | Meacham |  |  |
| The nays were, 7: |  |  |  |
| Busch | Patton | Shirley of | Uban |
| Grassley | Radl | Dallas | Varney |
| Absent or not voting, 24: |  |  |  |
| Bremmer | Felger | McNamara | Rickert |
| Burke | Gallagher | Nagle | Rider |
| Caffrey | Gaudineer | Nielsen of | Shannahan |
| Carnahan | Holmes | Shelby | Strothman |
| Denato | Hutchins | Oehlsen | Wolcott |
| Duffy | Kempter | Oxley | Wright |
| Dunton |  |  |  |

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 498, a bill for an act relating to the state fair board.

Redfern 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?" (H. F. 498)
The ayes were, 99:

| Anderson | Busing | Den Herder | Fullmer |
| :---: | :---: | :---: | :---: |
| Bailey | Caffrey | Detje | Gallagher |
| Baker | Carnahan | Distelhorst | Gannon |
| Baringer | Clapsaddle | Doderer | Gaudineer |
| Bogenrief | Cochran | Dougherty | Gillette of |
| Boot | Coffman | Doyle | Clay-Dickinson |
| Breitbach | Cohen | Edgington | Gillette of |
| Brinck | Conway | Fisher of | Story |
| Busch | Craig | Greene | Glanton |


| Gleason | Lawlor | Nelson | Shirley of |
| :--- | :--- | :--- | :--- |
| Graham | Loss | O'Malley | Dallas |
| Grassley | Lynch | Ossian | Smith of |
| Gregerson | Mahan | Palmer | Linn |
| Hageman | Maley | Radl | Smith of |
| Hanson | Maule | Rasmussen | O'Brien |
| Harrington | Mayberry | Redfern | Stevenson |
| Hausheer | Meacham | Reichardt | Stokes |
| Holmes | Melrose | Renda | Stueland |
| Houston | Millen | Resnick | Tieden |
| Hullinger | Miller of | Rickert | Uban |
| Jackson of | Buena Vista | Robinson | Utzig |
| Black Hawk | Miller of | Roe | Varney |
| Jackson of | Des Moines | Scherle of | Webster |
| Clinton | Miller of | Fremont-Mills | Wengert |
| Keleher | Page | Scott | Whisler |
| Kennedy | Mueller | Seibert | Wilson |
| Kluever | Murphy | Shannahan | Winkelman |
| Korn | Nagle |  | Mr. Speaker |

The nays were, 4:
Crosier Fischer of Grundy

Foster
Patton

Absent or not voting, 21:

| Bremmer | Glenn |
| :--- | :--- |
| Burke | Hutchins |
| Denato | Kempter |
| Duffy | Madden |
| Dunton | McNamara |
| Felger | Morgan |


| Nielsen of | Quinn |
| :--- | :--- |
| Emmet-Palo Alto Rider |  |
| Nielsen of | Strothman |
| Shelby | Wolcott |
| Oehlsen | Wright |
| Oxley |  |

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

Senate File 520, a bill for an act relating to the labeling of foods and food products, 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?" (S. F. 520)
The ayes were, 102:

| Anderson | Conway |
| :--- | :--- |
| Bailey | Craig <br> Baker |
| Baringer | Crosier |
| Boot | Denato |
| Breitbach | Den Herder |
| Bogenrief | Detje |
| Busch | Doderer |
| Caffrey | Dougherty |
| Busing | Doyle |
| Clapsaddle | Edgington |
| Cochran | Fischer of |
| Coffman | Grundy |
| Cohen | Fisher of |
|  | Greene |


| Foster | Hageman |
| :--- | :--- |
| Fullmer | Harrington |
| Gallagher | Hausheer |
| Gannon | Holmes |
| Gaudineer | Houston |
| Gillette of | Hullinger |
| Clay-Dickinson | Jackson of |
| Gillette of | Black Hawk |
| Story | Jackson of |
| Glanton | Clinton |
| Gleason | Keleher |
| Glenn | Kennedy |
| Graham | Kluever |
| Grassley | Korn |


| Lawlor | Miller of | Redfern | Smith of |
| :--- | :--- | :--- | :--- |
| Loss | Page | Reichardt | O'Brien |
| Lynch | Morgan | Renda | Stevenson |
| Mahan | Mueller | Resnick | Stokes |
| Maley | Murphy | Rickert | Stueland |
| Maule | Nagle | Robinson | Tieden |
| Mayberry | Nelson | Roe | Uban |
| McNamara | Nielsen of | Scherle of | Utzig |
| Meacham | Emmet-Palo Alto | Fremont-Mills | Varney |
| Melrose | O'Malley | Scott | Webster |
| Millen | Ossian | Seibert | Wengert |
| Miller of | Palmer | Shirley of | Whisler |
| Buena Vista | Patton | Dallas | Wilson |
| Miller of | Radl | Smith of | Winkelman |
| Des Moines | Rasmussen | Linn | Mr. Speaker |

The nays were, none.
Absent or not voting, 22:

| Bremmer <br> Brinck | Dunton <br> Felger | Madden <br> Nielsen of | Rider <br> Shannahan |
| :--- | :--- | :--- | :--- |
| Burke | Gregerson | Shelby | Strothman |

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

Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns, was taken up for consideration.

Robinson of Audubon-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?" (S. F. 103)
The ayes were, 97 :

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder

Distelhorst
Doderer
Dougherty
Doyle
Edgington
Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn

Grassley
Hageman
Hanson
Harrington
Holmes
Houston
Jackson of Black Hawk
Jackson of
Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Mahan
Maley
Maule
Mayberry

Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Ossian
Palmer
Patton
Radl
Rasmussen
Redfern

Reichardt
Renda
Resnick
Rickert
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Stevenson
Stueland
Tieden
Uban
Utzig

## Varney

Webster
Wengert
Wilson
Winkelman
Mr. Speaker
The nays were, 2:
Hullinger McNamara
Absent or not voting, 25 :

Bailey
Burke
Detje
Duffy
Dunton
Felger
Graham
Gregerson
Hausheer
Hutchins
Kempter
Madden
Mueller

Mueller
Nielsen of
Shelby
Oehlsen
O'Malley
Oxley
Quinn
Rider

Smith of
O'Brien Stokes
Strothman
Whisler
Wolcott
Wright
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 548, a bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board, 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?" (S. F. 548)
The ayes were, 98 :

| Anderson | Foster | Kennedy | Nielsen of |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Kluever | Emmet-Palo Alto |
| Baker | Gallagher | Korn | Ossian |
| Baringer | Gannon | Lawlor | Palmer |
| Boot | Gaudineer | Loss | Patmon |
| Breitbach | Gillette of | Lynch | Radl |
| Bremmer | Clay-Dickinson | Mahan | Rasmussen |
| Brinck | Gillette of | Maley | Redfern |
| Busch | Story | Maule | Renda |
| Busing | Glanton | Mayberry | Resnick |
| Caffrey | Gleason | McNamara | Rickert |
| Carnahan | Glenn | Meacham | Robinson |
| Clapsaddle | Grassley | Melrose | Roe |
| Cochran | Hageman | Millen | Scherle of |
| Coffman | Hanson | Miller of | Fremont-Mills |
| Cohen | Harrington | Buena Vista | Scott |
| Conway | Hasheer | Miller of | Seisert |
| Den Herder | Holmes | Des Moines | Shannahan |
| Distelhorst | Houston | Miller of | Shirley of |
| Dougherty | Hullinger | Page | Dallas |
| Doyle | Jackson of | Morgan | Smith of |
| Edgington | Black Hawk | Mueller | Linn |
| Fischer of | Jackson of | Murphy | Smith of |
| Grundy | Clinton | Nagle | O'Brien |
| Fisher of | Keleher | Nelson | Stevenson |


| Stokes | Uban | Webster | Winkelman |
| :--- | :--- | :--- | :--- |
| Stueland | Utzig | Whisler | Mr. Speaker |
| Tieden | Varney | Wilson |  |

The nays were, 1:
Craig
Absent or not voting, 25:
\(\left.$$
\begin{array}{llll}\text { Bogenrief } & \begin{array}{lll}\text { Dunton } & \text { Nielsen of } \\
\text { Burke } & \text { Felger } & \text { Shelby }\end{array} & \begin{array}{l}\text { Reichardt }\end{array}
$$ <br>

Crider\end{array}\right]\)| Rier |
| :--- |

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

Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists, was taken up for consideration.

Miller of Des Moines offered the following amendment filed April 26,1965 , and moved its adoption :

Amend Senate File 275 as follows:

1. By striking the words "'physical therapist', 'registered physical therapist', or" in line seven (7) of section fifteen (15).
2. By striking the letters and word "'P.T.', 'R.P.T.', or" in line nine (9) of section fifteen (15).
3. By striking lines twenty-four (24) through twenty-eight (28) of section twenty-two (22) and substituting therefor the following:
"3. Assist in the advancement of the arts and sciences of physical therapy. In no event shall any part of such expense be paid out of the state treasury. Any remainder in said fund at the end of each fiscal year shall be paid into the general fund of the state. Said fund shall be subject at all times to the warrant of the state comptroller drawn upon written requisition of the chairman of the examining board and attested by the secretary, for the payment of all salaries, per diem expense, and other expenses necessary to administer and aid in the enforcement of the provisions of law relating to the practice of physical therapy, but in no event shall the total expenses therefor exceed the total fees collected and deposited to the credit of said fund."

The amendment was adopted.
Miller of Des Moines offered the following amendment filed April 28,1965 , and moved its adoption :

Amend Senate File 275 as follows:

1. By striking the words "or surgeon or osteopathic physician or surgeon" in lines six (6) and seven (7) of section one (1).
2. By striking the words "or surgeon or osteopathic physician or surgeon" in lines seventeen (17) and eighteen (18) of section three (3).

The amendment was adopted.
Rasmussen of Polk offered the following amendment filed April 26, 1965, and moved its adoption :

Amend Senate File 275 by adding in section five (5), subsection two (2), line fourteen (14), after the word "examiners" the words "prior to January 1, 1966".

The amendment was adopted.
Resnick of Scott asked and received unanimous consent to withdraw his amendment.

Rasmussen 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?" (S. F. 275)
The ayes were, 99 :

| Anderson | Foster | Korn | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Lawlor | Redfern |
| Baringer | Gallagher | Loss | Reichardt |
| Bogenrief | Gannon | Lynch | Renda |
| Boot | Gaudineer | Mahan | Resnick |
| Breitbarh | Gillette of | Maley | Robinson |
| Bremmer | Clay-Dickinson | Maule | Roe |
| Brinck | Gillette of | Mayberry | Scherle of |
| Bush | Story | McNamara | Fremont-Mills |
| Busing | Glanton | Meacham | Scott |
| Caffrey | Gleason | Melrose | Seibert |
| Carnahan | Glenn | Millen | Shannahan |
| Clapsaddle | Grassley | Miller of | Shirley of |
| Cochran | Gregerson | Buena Vista | Dallas |
| Coffman | Hageman | Miller of | Smith of |
| Cohen | Hanson | Des Moines | Linn |
| Craig | Harrington | Miller of | Smith of |
| Crosier | Hausheer | Page | O'Brien |
| Denato | Holmes | Morgan | Stevenson |
| Den Herder | Houston | Mueller | Tieden |
| Detje | Hullinger | Murphy | Utzig |
| Doderer | Jackson of | Nelson | Varney |
| Dougherty | Black Hawk | Nielsen of | Webster |
| Doyle | Jackson of | Emmet-Palo Alto Wengert |  |
| Edgington | Clinton | OMalley | Whisler |
| Fischer of | Keleher | Ossian | Wilson |
| Grundy | Kennedy | Palmer | Wikelman |
| Fisher of | Kluever | Radl | Mr. Speaker | Greene

The nays were, 4:
Bailey
Patton
Stokes
Uban
Absent or not voting, 21:

Burke
Conway
Distelhorst
Duffy
Dunton
Felger

Graham
Hutchins
Kempter
Madden
Nagle

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

Speaker pro tempore Miller in the chair.
Senate File 324, a bill for an act relating to flashing safety warning lights on vehicles, was taken up for consideration.

Houston 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?" (S. F. 324)
The ayes were, 103:

| Anderson | Foster | Korn | Redfern |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Lawlor | Renda |
| Baringer | Gallagher | Loss | Resnick |
| Bogenrief | Gannon | Lynch | Robinson |
| Boot | Gaudineer | Mahan | Scherle of |
| Breitbach | Gillette of | Maley | Fremont-Mills |
| Bremmer | Clay-Dickinson | Maule | Scott |
| Brinck | Gillette of | Mayberry | Seibert |
| Busch | Story | McNamara | Shannahan |
| Busing | Glanton | Meacham | Shirley of |
| Caffrey | Gleason | Melrose | Dallas |
| Carnahan | Glenn | Millen | Smith of |
| Clapsaddle | Graham | Miller of | Linn |
| Cochran | Grassley | Buena Vista | Smith of |
| Coffman | Gregerson | Miller of | O'Brien |
| Cohen | Hageman | Page | Stevenson |
| Craig | Hanson | Morgan | Stokes |
| Crosier | Harrington | Mueller | Stueland |
| Denato | Hausheer | Murphy | Tieden |
| Den Herder | Holmes | Nagle | Uban |
| Detje | Houston | Nelson | Utzig |
| Distelhorst | Hullinger | Nielsen of | Varney |
| Doderer | Jackson of | Emmet-Palo Alto Webster |  |
| Dougherty | Black Hawk | O'Malley | Wengert |
| Doyle | Jackson of | Ossian | Whisler |
| Edgington | Clinton | Palmer | Wilson |
| Fischer of | Keleher | Patton | Winkelman |
| Grundy | Kennedy | Radl | Mr. Speaker |
| Fisher of | Kluever | Rasmussen | pro tem |
| Glas |  |  |  |

## Greene

The nays were, none.
Absent or not voting, 21:

| Bailey | Hutchins | Oxley | Roe |
| :--- | :--- | :--- | :--- |
| Burke | Kempter | Quinn | Steffen |
| Conway | Madden | Reichardt | Strothman |
| Duffy | Nielsen of | Rickert | Wolcott |
| Dunton | Shelby | Rider | Wright |
| Felger | Oehlsen |  |  |

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

Senate File 151, a bill for an act relating to assessment and taxation of platted lots, was taken up for consideration.

Wilson 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?" (S. F. 151)
The ayes were, 95:
Anderson
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Edgington
Fischer of
Grundy
Fisher of
Greene
The nays were, 3 :
Crosier Gallagher

Absent or not voting, 26:

| Bailey   <br> Bogenrief Fullmer Gleason | Maule <br> Burke | Nielsen of | Steffen <br> Stokes |
| :--- | :--- | :--- | :--- |
| Conway | Houston | Shelby | Strothman |
| Duffy | Hutchins | Oehlsen | Webster |
| Dunton | Kempter | Oxley | Wolcott |
| Felger | Lassen | Quinn | Wright |

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

Senate File 311, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation, was taken up for consideration.

Miller of Buena Vista offered the following amendment filed April 27, 1965, and moved its adoption :

Amend Senate File 311, section one (1), subsection one (1), by striking in line five (5) the word "non-sectarian".
The amendment was adopted.
Miller of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 311)
The ayes were, 101:

| Anderson | Fisher of | Korn | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Lawlor | Renda |
| Baringer | Foster | Loss | Resnick |
| Bogenrief | Fullmer | Lynch | Rickert |
| Boot | Gallagher | Mahan | Robinson |
| Breitbach | Gannon | Maley | Roe |
| Bremmer | Gaudineer | Maule | Scherle of |
| Brinck | Gillette of | Mayberry | Fremont-Mills |
| Busing | Clay-Dickinson | McNamara | Scott |
| Caffrey | Glanton | Meacham | Seibert |
| Carnahan | Gleason | Melrose | Shannahan |
| Clapsaddle | Glenn | Millen | Shirley of |
| Cochran | Graham | Miller of | Dallas |
| Coffman | Grassley | Buena Vista | Smith of |
| Cohen | Gregerson | Miller of | Linn |
| Conway | Hageman | Page | Stevenson |
| Craig | Hanson | Morgan | Stokes |
| Crosier | Harrington | Nagle | Stueland |
| Denato | Hausheer | Nelson | Tieden |
| Den Herder | Holmes | Nielsen of | Uban |
| Detje | Houston | Emmet-PaloAlto Varney |  |
| Distelhorst | Hullinger | O'Malley | Webster |
| Doderer | Jackson of | Ossian | Wengert |
| Dougherty | Black Hawk | Palmer | Whisler |
| Doyle | Jackson of | Patton | Wilson |
| Edgington | Clinton | Radl | Winkelman |
| Fischer of | Keleher | Rasmussen | Mr. Speaker |
| Grundy | Kennedy | Redfern | protem |
|  | Kluever |  |  |

The nays were, none.
Absent or not voting, 23:

| Bailey | Gillette of | Nielsen of | Smith of |
| :--- | :--- | :--- | :--- |
| Burke | Story | Shelby <br> Busch | Hutchins |

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

House File 459, a bill for an act relating to mobile homes, was taken up for consideration.

Gillette of Story offered the following amendment filed by Doderer of Johnson April 12, 1965, and moved its adoption:

Amend House File 459 by striking in line eleven (11) the word "board" and inserting in lieu thereof the word "department".

The amendment was adopted.
Baringer of Fayette offered the following amendment filed May 7,1965 , and moved its adoption :

Amend House File 459 by striking from line ten (10) of section one (1) the word "Act" and inserting in lieu thereof the word "chapter".

The amendment was adopted.
Bremmer of Pottawattamie offered the following amendment filed May 7, 1965, and moved its adoption:

Amend the title to House File 459 by striking the word "homes" and inserting in lieu thereof the words "mobile home parks".

The amendment was adopted.
Gillette 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?" (H. F. 459)
The ayes were, 81:

Anderson
Bailey
Baringer
Boot
Breitbach
Bremmer
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Edgington
Fischer of
Grundy

Fisher of Greene
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Hullinger
Jackson of
Clinton
Keleher
Kennedy
Kluever
Korn

| Lawlor | Redfern |
| :--- | :--- |
| Lynch | Reichardt |
| Mahan | Renda |
| Maley | Resnick |
| Maule | Rickert |
| Mayberry | Roe |
| Meacham | Scherle of |
| Melrose | Fremont-Mills |
| Millen | Scott |
| Miller of | Seibert |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Murphy | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-PaloAlto | Varney |
| O'Malley | Wengert |
| Ossian | Whisler |
| Radl | Wilson |
| Rasmussen | Winkelman |

The nays were, 13:

Fullmer
Gallagher

Redfern
Reichardt
Renda
Resnick
Rickert
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Varney
Wengert
Wilson
Winkelman
Baker
Busch

Cohen
Foster
Baker
Busch

Jackson of
Black Hawk

| McNamara Mueller | Patton Stueland | Tieden | Uban |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 30: |  |  |  |
| Bogenrief | Harrington | Oehlsen | Strothman |
| Brinck | Houston | Oxley | Utzig |
| Burke | Hutchins | Palmer | Webster |
| Busing | Kempter | Quinn | Wolcott |
| Duffy | Loss | Rider | Wright |
| Dunton | Madden | Robinson | Mr. Speaker |
| Felger | Nielsen of | Shannahan | pro tem |
| Gannon | Shelby | Steffen |  |

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

Senate File 287, 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, was taken up for consideration.

Jackson of Clinton offered the following committee amendment filed April 19, 1965, and moved its adoption :

Amend Senate File 287 by adding thereto the following new section:
"Amend chapter three hundred twenty-two (322), Code 1962, by adding a new section as follows:
'Nothing in this chapter shall be construed to impair the obligations of a contract or to prevent a licensee hereunder from requiring performance of a written contract entered into with another licensee hereunder, nor shall the requirement of such performance constitute a violation of any of the provisions of this chapter.' "

The amendment was adopted.
Jackson 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?" (S. F. 287)
The ayes were, 59:

| Baker | Detje | Hanson | Maule |
| :--- | :--- | :--- | :--- |
| Breitbach | Distelhorst | Harrington | Mayberry |
| Bremmer | Dougherty | Hausheer | Meacham |
| Brinck | Doyle | Houston | Melrose |
| Busch | Edgington | Hullinger | Miller of |
| Busing | Fullmer | Jackson of | Buena Vista |
| Caffrey | Gillette of | Clinton | Murphy |
| Clapsaddle | Clay-Dickinson | Keleher | Nagle |
| Coffman | Gillette of | Kluever | Ossian |
| Conway | Story | Korn | Palmer |
| Craig | Glenn | Lawlor | Rasmussen |
| Crosier | Graham | Loss | Resnick |
| Denato | Grassley | Lynch | Rickert |
| Den Herder | Hageman | Mahan | Roe |

Shirley of Dallas

Smith of Linn

The nays were, 36 :
Anderson
Bailey
Baringer
Bogenrief
Boot
Carnahan
Cochran
Cohen
Foster
Gallagher
Gaudineer
Gregerson
Holmes Jackson of

Kennedy
Maley McNamara Morgan Mueller Black Hawk

Absent or not voting, 29:
Burke
Doderer
Duffy
Dunton
Felger
Fischer of Grundy Fisher of

Greene

Gannon
Glanton Gleason Hutchins Kempter Madden Millen Miller of Page

| Varney | Wilson |
| :--- | :--- |
| Webster | Winkelman |
| Wengert |  |


| Nelson | Scott |
| :--- | :--- |
| Nielsen of | Seibert |
| Emmet-Palo Alto | Shannahan |
| Patton | Smith of |
| Redfern | O'Brien |
| Reichardt | Stevenson |
| Renda | Stokes |
| Robinson | Stueland |
| Scherle of | Uban |
| Fremont-Mills | Whisler |

Nielsen of
Shelby
Oehlsen
O'Malley
Oxley
Quinn
Radl
Rider

Steffen
Strothman
Tieden
Utzig Wolcott
Wright
Mr. Speaker protem

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## MOTION TO RECONSIDER

Mr. Speaker: I move to reconsider the vote by which Senate File 287 failed to pass the House.

Gaudineer of Polk.
Senate File 166, a bill for an act relating to the insuring of groups, with report of committee recommending amendment and passage, was taken up for consideration.

Melrose of Floyd offered the following committee amendment filed April 22, 1965, and moved its adoption:

Amend Senate File 166, as passed by the Senate, by striking all of section two (2) and by renumbering the remaining sections accordingly.

The amendment was adopted.
Melrose 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?" (S. F. 166)
The ayes were, 84:

| Anderson | Boot | Brinck <br> Baker | Cochran <br> Batforey |
| :--- | :--- | :--- | :--- |
| Bogenrief | Breitbach | Cafrey | Coffman |
|  |  | Clemmer | Clapsaddle |

Conway
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Edgington
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham

Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Jackson of Clinton
Keleher
Kluever
Korn
Lawlor
Lynch
Mahan
Maley
Maule
Meacham
Melrose
Millen

The nays were, none.
Absent or not voting, 40:

| Bailey | Foster <br> Gannon |
| :--- | :--- |
| Baringer | Ganon <br> Gurine |
| Busch | Gleason |
| Busing | Grassley |
| Carnahan | Houston |
| Craig | Hutchins |
| Denato | Jackson of |
| Dufy | Black Hawk |
| Dunten | Kempter |
| Felger | Kennedy |


| Loss | Reichardt |
| :--- | :--- |
| Madden | Rider |
| Mayberry | Steffen |
| MeNamara | Stokes |
| Nielsen of | Strothman |
| Shelby | Uban |
| Oehlsen | Utzig |
| Oxley | Wilson |
| Patton | Wolcott |
| Quinn | Wright |

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

Senate File 435, a bill for an act relating to assessment for taxation of urban transit systems, was taken up for consideration.

Rasmussen 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?" (S. F. 435)
The ayes were, 94 :

| Anderson | Carnahan | Den Herder | Fisher of |
| :--- | :--- | :--- | :--- |
| Bailey | Clapsaddle | Detje | Greene |
| Baker | Cochran | Distelhorst | Foster |
| Baringer | Coffman | Doderer | Fullmer |
| Boot | Cohen | Dougherty | Gannon |
| Breitbach | Connway | Doyle | Gillette of |
| Bremmer | Craig | Edgington | Clay-Dickinson |
| Busing | Crosier | Fischer of | Gillette of |
| Caffrey | Denato | Grundy | Story |


| Glanton | Lawlor | Nielsen of | Scott |
| :---: | :---: | :---: | :---: |
| Gleason | Loss | Emmet-Palo Alto | Seibert |
| Glenn | Lynch | O'Malley | Shannahan |
| Graham | Mahan | Ossian | Shirley of |
| Hageman | Maley | Palmer | Dallas |
| Hanson | Maule | Patton | Smith of |
| Harrington | Meacham | Radl | Linn |
| Hausheer | Melrose | Rasmussen | Stevenson |
| Holmes | Millen | Redfern | Stokes |
| Houston | Miller of | Reichardt | Stueland |
| Hullinger | Buena Vista | Renda | Tieden |
| Jackson of | Miller of | Resnick | Varney |
| Black Hawk | Page | Rickert | Webster |
| Jackson of | Morgan | Robinson | Wengert |
| Clinton | Mueller | Roe | Whisler |
| Keleher | Murphy | Scherle of | Wilson |
| Kluever | Nagle | Fremont-Mills | Winkelman |
| Korn | Nelson |  |  |
| The nays were, none. |  | ' |  |
| Absent or not voting, 30: |  |  | Smith of O'Brien |
| Bogenrief | Gaudineer |  |  |
| Brinck | Grassley | Nielsen of |  |
| Burke | Gregerson | Shelby | Strothman |
| Busch | Hutchins | Oehlsen | Uban |
| Duffy | Kempter | Oxley | Wolcott |
| Dunton | Kennedy | Quider | Wright |
| Felger | Madden | Rider Steffen | Wright <br> Mr. Speaker |
| Gallagher | Mayberry | Steffen | Mr. Speaker pro tem |

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

Senate File 202, a bill for an act to change the requirements of the value of stock of insurance companies, was taken up for consideration.

Melrose 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?" (S. F. 202)
The ayes were, 90 :

| Baker | Craig |
| :--- | :--- |
| Baringer | Den Herder |
| Boot | Detje |
| Breitbach | Distelhorst |
| Bremmer | Doderer |
| Brinck | Dougherty |
| Busing | Doyle |
| Caffrey | Edgington |
| Carnahan | Fischer of |
| Clapsaddle | Grundy |
| Cochran | Fisher of |
| Coffman | Greene |
| Cohen | Fullmer |
| Conway | Gannon |


| Gaudineer |  |
| :--- | :--- |
| Gillettee of |  |
| Clay-Dickinson |  |
| Gillette of | Hullinger <br> Jackson of <br> Clinton |
| Story | Kelepher |
| Glanton | Kennedy |
| Gleason | Kluever |
| Glenn | Korn |
| Graham | Lymer |
| Hageman | Manhan |
| Hanson | Maley |
| Hausheer | Meacham |
| Holmes | Mense |
| Houston | Millese |


| Miller of <br> Buena Vista | Ossian <br> Palmer |
| :--- | :--- |
| Miller of | Patton |
| Page | Radl |
| Morgan | Redfern |
| Mueller | Reichardt |
| Murphy | Renda |
| Nagle | Resnick |
| Nelson | Rickert |
| Nielsen of | Robinson |
| Emmet-Palo Alto | Roe |
| O'Malley |  |

Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson

Stokes
Stueland
Tieden
Uban
Varney
Webster
Wengert
Whisler
Wilson
Winkelman .
Mr. Speaker
protem

Oxley
Quinn
Rasmussen
Rider
Steffen
Strothman
Utzig
Wolcott
Wright

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

Senate File 153, a bill for an act relating to powers of electors to vote a school house tax, with report of committee recommending passage, was taken up for consideration.

Jackson of Clinton offered the following amendment filed May 6, 1965, and moved its adoption :

Amend Senate File 153 by adding at the end thereof a new section as follows:

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Burlington Hawk-Eye, a newspaper published at Burlington, Iowa, and in The Bayard News, a newspaper published at Bayard, Iowa.

The amendment was adopted.
Melrose 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?" (S. F. 153)
The ayes were, 87:

| Bailey | B | Brinck <br> Busing <br> Baker | Conway <br> Craig |
| :--- | :--- | :--- | :--- |
| Bogenrief | Cafrey | Doderer <br> Dougherty |  |
| Boot | Carnahan | Crosier | Denato |
| Breitbach | Cochran | Doyle |  |
| Bremmer | Coffman | Den Herder | Edgington |
| Cisher of |  |  |  |


| Gannon | Keleher |
| :--- | :--- |
| Gaudineer | Kennedy |
| Gillette of | Kluever |
| Clay-Dickinson | Korn |
| Gillette of | Lynch |
| Story | Mahan |
| Glanton | Maley |
| Gleason | Maule |
| Glenn | MeNamara |
| Graham | Meacham |
| Hageman | Melrose |
| Hanson | Millen |
| Hausheer | Morgan |
| Holmes | Mueller |
| Houston | Murphy |
| Hullinger | Nagle |
| Jackson of | Nelson |
| Clinton |  |

O'Malley Shirley of

Ossian Dallas
Palmer
Patton
Smith of Linn
Smith of O'Brien
Stevenson
Redfern
Reichardt
Stokes
Resnick
Tieden
Robinson
Roe
Scherle of
Uban
Varney
Webster
Fremont-Mills
Wengert
Scott
Wilson
Seibert
Shannahan
Winkelman
Mr. Speaker protem

The nays were, none.
Absent or not voting, 37 :

Anderson
Burke
Busch
Clapsaddle
Duffy
Dunton
Felger
Fischer of
Grundy
Foster
Gallagher

Grassley
Gregerson
Harrington
Hutchins
Jackson of Black Hawk
Kempter
Lawlor
Loss
Madden
Mayberry

| Miller of | Rasmussen |
| :--- | :--- |
| Buena Vista | Rickert |
| Miller of | Rider |
| Page | Steffen |
| Nielsen of | Strothman |
| Emmet-Palo Alto | Stueland |
| Nielsen of | Utzig |
| Shelby | Whisler |
| Oehlsen | Wolcott |
| Oxley | Wright |
| Quinn |  |

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

House File 468 , a bill for an act to provide a seven year limitation on convictions for second offense driving while intoxicated, and also for subsequent offenses, was taken up for consideration.

Doyle 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?" (H. F. 468)
The ayes were, 83:

| Baker | Conway | Fullmer | Hageman |
| :--- | :--- | :--- | :--- |
| Baringer | Craig | Gannon | Hanson |
| Boot | Crosier | Gaudineer | Harrington |
| Breitbach | Denato | Gillette of | Holmes |
| Brinck | Detje | Clay-Dickinson | Houston |
| Busing | Distelhorst | Gillette of | Jackson of |
| Caffrey | Doderer | Story | Clinton |
| Carnahan | Dougherty | Glanton | Keleher |
| Cochran | Doyle | Gleason | Kennedy |
| Coffman | Fisher of | Glenn | Korn |
| Cohen | Greene | Graham | Lawlor |

Loss
Mahan
Maley
Maule
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of Page
Morgan
Mueller

Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
O'Malley
Palmer
Patton
Radl
Rasmussen
Redfern
Reichardt
Renda

Resnick
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of
Linn

Smith of O'Brien
Stevenson
Stueland
Tieden
Uban
Varney
Webster
Wengert
Whisler
Winkelman
Mr. Speaker pro tem

The nays were, 5:
Den Herder Kluever
Edgington

Absent or not voting, 36:

Anderson
Bailey
Bogenrief
Bremmer
Burke
Busch
Clapsaddle
Duffy
Dunton

Felger
Fischer of Grundy
Foster
Gallagher
Grassley
Gregerson
Hausheer
Hullinger
Hutchins

Millen

Jackson of Black Hawk
Kempter
Lynch
Madden Mayberry
Nielsen of Shelby Oehlsen
Oxley

Ossian

Quinn
Rickert
Rider
Steffen
Stokes
Strothman
Utzig
Wilson
Wolcott
Wright

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 criminal procedure; to adopt the agreement on detainers and provide for implementation thereof, was taken up for consideration.

Gaudineer 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?" (S. F. 445)
The ayes were, 83 :

Baker
Baringer
Boot
Breitbach
Caffery
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Denato
Den Herder
Distelhorst
Detje

Doderer
Dougherty
Doyle
Edgington
Fisher of
Greene
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason

Glenn
Graham
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn

Lawlor
Loss
Lynch
Mahan
Maley
Maule
MeNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Page
Morgan

| Mueller | Rasmussen | Seibert | Tieden |
| :--- | :--- | :--- | :--- |
| Nagle | Redfern | Shannahan | Varney |
| Nelson | Reichardt | Shirley of | Webster |
| Nielsen of | Renda | Dallas | Wengert |
| Emmet-Palo Alto | Resnick | Smith of | Whisler |
| O'Malley | Rickert | Linn | Winkelman |
| Ossian | Robinson | Smith of | Mr. Speaker |
| Palmer | Roe | O'Brien | protem |
| Radl | Scott | Stueland |  |

The nays were, none.
Absent or not voting, 41:

| Anderson | Dunton <br> Bailey | Kempter <br> Madden |
| :--- | :--- | :--- |
| Bogenrief | Felger <br> Fischer of | Mayberry |
| Bremmer | Grundy | Murphy |
| Brinck | Foster | Niesen of |
| Burke | Fullmer | Shelby |
| Busch | Grassley | Oehlsen |
| Busing | Gregerson | Oxley |
| Conway | Hageman | Patton |
| Crosier | Hanson | Quinn |
| Duffy | Hutchins | Rider |

Scherle of
Fremont-Mills
Steffen
Stevenson
Stokes
Strothman
Uban
Utzig
Wilson
Wolcott
Wright

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

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that on May 6, 1965, he signed House File 305.

## AMENDMENTS FILED

Amend the Meacham amendment to House File 482 filed May 4, 1965, by striking subsection twelve (12) of section fourteen (14), and by renumbering the following subsections.

Hausheer of Story.

## Amend Senate File 386 as follows:

1. By striking the period (.) after the word "organization" in line four (4) of the title and adding the following: "and to authorize school district employees to have the same deductions to the United Fund or other similar organizations, together with deductions by school district employees for dues to professional associations and employee organizations."
2. By adding the following as section 3:

Sec. 3. Section two hundred seventy-nine point twentyseven (279.27), Code 1962, is hereby amended by inserting in line eighteen (18) after the period, the following: 'An employee may authorize a deduction from his salary for contributions to United Fund or other similar organizations and for dues to a professional association and employee organization and if the same be so authorized in writing by such employee and filed with the secretary of the board the same shall be so withheld and deducted from such employee's

18 salary and paid by the secretary to such association or
19 organization until otherwise notified in writing by such
20 employee.'"
Hausheer of Story:
Amend Senate File 550 as amended by the House by adding the following new section at the end of the bill:
"Section two hundred eighty-six A point four (286A.4),
4 Code 1962, subsection three (3) is hereby amended by striking
5 the words "one dollar" from line one (1) and inserting in
6 lieu thereof the words "one dollar and a half".
Hausheer of Story.
Amend Senate File 553 by adding to section four (4) the following new subsection:
"Any student who enrolls in a public school under subsection two (2) of this section shall be deemed to be a public school student."

Kempter of Jackson.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., Monday, May 10, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, May $10,1965$.

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

Prayer was offered by the Reverend Kenneth Ryan, pastor of the Holy Name Catholic Church, West Union, Iowa.

The Journal of Friday, May 7, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Holmes of Jones on request of Wolcott of Cerro Gordo; Bailey of Wright on request of Cochran of Webster.

## PRESENTATION OF VISITORS

Stueland of Hancock presented to the House thirty Kanawha Communty School graduating seniors, their faculty sponsors, Jim Hutchison and Lyle Sprout, and their bus driver, Kenneth Sabin.

Lynch of Warren presented to the House thirty-one members of the sixth grade of the Indianola School and their teacher, Mrs. Bates.
Gannon and Fullmer of Jasper presented to the House thirty-five students of the junior and senior classes of Mingo High School and their teacher, Jim Malloy.

Seibert of Adair-Madison presented to the House five sixth grade Campfire Girls from Cornell School in the Saydel District and their assistant leader, Mrs. Burgess.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the House extended "Birthday Congratulations" to the Honorable Foster F. Felger and the Honorable Edward C. Webster.

## PETITIONS

The following petitions were presented and placed on file:
By Meacham of Poweshiek, from twenty-seven residents of Poweshiek County favoring passage of the pari-mutuel bill for legal wagering on horse races.

By Whisler of Appanoose-Davis, from seventeen residents of Appanoose County favoring House File 280, relating to property tax relief to elderly and disabled people.

By Houston of Crawford, from thirty-seven residents of Crawford County opposing the bill to place a two percent sales tax on premiums for hospital-surgical-medical coverage.

By the following Representatives, favoring Senate Concurrent Resolution 14:

Stueland of Hancock, from ten residents of Hancock County.
Fischer of Grundy, from twenty-one residents of Grundy County.
Ossian of Montgomery-Adams, from seven residents of Montgomery County.

## HOUSE CONCURRENT RESOLUTION 28

By Doderer of Johnson
Whereas, the Iowa Development Commission has completed arrangements for an export trade mission to various major cities of Western Europe including Paris, Hamburg, Milan, Rome, Amsterdam, Rotterdam, and London, and

Whereas, the purpose of the mission is to establish personal contact with individuals in countries of Europe to encourage the export of Iowa manufactured and Iowa grown products to strengthen the economy of our state and nation, and

Whereas, Governor Harold E. Hughes will personally lead a delegation of one hundred or more citizens of the state on the three-week trade mission which is scheduled from Tuesday, June 8, to Tuesday, June 29, 1965, and

Whereas, the members of the General Assembly and the citizens of the State of Iowa take great pride in the governor of this state and the individuals who are devoting their time to participate in extolling the merits, economy, and products of Iowa; now therefore,

Be It Resolved by the House, the Senate Conourring, That the members of the Sixty-first General Assembly heartily and enthusiastically endorse the export trade mission which is being undertaken to strengthen the economy of the State of Iowa and commend Governor Hughes for his leadership in encouraging and taking part in the mission, the Iowa Development Commission for the many hours which have been necessary in planning and completing arrangements for the mission, and all participants of the mission who are devoting the time and funds necessary to make known to the governments of Western Europe the products available for export from Iowa.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to House File 417 being placed on the noncontroversial calendar.

Fisher of Greene.
Smith of O'Brien.
Baker of Boone.

## INTRODUCTION OF BILLS

House File 672, by commerce committee, a bill for an act to amend House File 211, Acts of the Sixty-first General Assembly, to establish guidelines for the admission of foreign insurance companies.

Read first time and referred to the sifting committee.
House File 673, by appropriations committee, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1,1965 , and appropriating thereto the sum of one million eight hundred thousand dollars ( $\$ 1,800,000.00$ ) from the general fund of the state, specifying the purposes for which the appropriation may be used.

Read first time and placed on the calendar.
House File 674, by appropriations committee, a bill for an act to appropriate from the general fund of the State of Iowa to the budget and financial control committee.

Read first time and placed on the calendar.
House File 675, by ways and means committee, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes.

Read first time and placed on the calendar.

## SENATE MESSAGE CONSIDERED

Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state.

Read first time and referred to the sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 148, a bill for an act relating to terms of members of the capitol planning commission.

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

House File 242, a bill for an act relating to the state board of health.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 249, a bill for an act relating to the bonding authority of the county conservation boards.

Also: That the Senate has concurred in the House amendment to the Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 315, a bill for an act relating to weights and measures.
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 eliminate budget and financial control committee approval of self liquidating projects at Board of Regents institutions.

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

House File 425, a bill for an act relating to interior access to residential or sleeping quarters under the Liquor Control Act.

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

House File 577, a bill for an act providing penalties on amounts due the State of Iowa on delinquent accounts.

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

House File 595, a bill for an act relating to the abolition of the death penalty in Iowa.

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

House File 617, a bill for an act relating to bail.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails.

Also: That the Senate has refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels.

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

Senate File 263, a bill for an act relating to the taking of bids in connection with public improvements in cities and towns.

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

Senate File 320, a bill for an act relating to special assessment of public improvements in certain cities.

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

Senate File 343, a bill for an act to increase the renewal fees on teaching certificates.

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

Senate File 428, a bill for an act relating to the use of depositions by criminal defendants.

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

Senate File 430, a bill for an act relating to the use of subpoenas by county attorneys.

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

Senate File 444, a bill for an act to revise and recodify the statutes regarding the mentally retarded persons in this state.

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

Senate File 534, a bill for an act relating to the use of prisoners for maintenance and clean-up work on the state's highways, roadside parks and rest areas.

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

Senate File 533, a bill for an act relating to promotion expense which may be incurred in the organization of domestic insurance companies.

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

Senate File 561, a bill for an act to authorize certain planning of the Iowa Development Commission.

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

Senate File 562, a bill for an act relating to a governor's military award.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available.

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

Senate File 569, a bill for an act to legalize and validate proceedings regarding the boundaries of school corporations.

Also: That the Senate has amended and concurred in the House amendment and adopted the following joint resolution in which the concurrence of the House is asked:
Senate Joint Resolution 24, proposing an 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 the establishment of congressional districts.

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

Senate File 169, a bill for an act relating to the financing of school costs. Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 24

Amend the House amendment to Senate Joint Resolution 24, printed on page 1038 of the Senate Journal, by striking in lines 5 and 7 the word "may" and by inserting in lieu thereof the word "shall".

## SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 169

Amend the House amendment to Senate File 169 as follows:

1. Strike lines 6 through 9 and insert in lieu thereof the following:
"However, for the school fiscal year beginning July 1, 1966 and each year thereafter, no school district shall levy an amount for the general fund which is more than twice the average amount per person of school age raised by taxation for the school general fund throughout the state during the preceding school fiscal year, unless the proposition to do so is submitted to".
2. In line 12, strike the words and figure "thirty-five (35) percent" and insert in lieu thereof: "said limitation".
3. Strike lines 17 through 20 and insert in lieu thereof the following:
"11. Approve a proposed general fund levy in excess of the limitation provided in section two hundred ninety-eight point two (298.2) of the Code for the fiscal year next ensuing."

## CONSIDERATION OF BILLS

## SIFTING NONCONTROVERSIAL CALENDAR

Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Buena Vista offered the following committee amendment filed April 22, 1965 :

Amend Senate File 245 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section one hundred eleven point forty-two (111.42), Code 1962, is hereby amended by striking the period in line four (4) and adding the following: ', except that a bow and arrow with a forty (40) pound minimum fishing line attached to the bow and arrow may be used to take rough fish under regulations prescribed by the commission.'
"Sec. 2. Section one hundred nine point seventy-six (109.76), Code 1962, is hereby amended by adding after 'dog-fish' in line thirteen (13) the following ', or the taking of such fish with bow and arrow with a forty (40) pound minimum fishing line attached to the bow and arrow may be permitted under section one hundred eleven forty-two (111.42) of the Code."

Craig of Marshall offered the following amendment to the com: mittee amendment filed April 28, 1965, and moved its adoption:

Amend the committee amendment to Senate File 245, filed April 22, 1965, as follows:

1. By striking in section one (1), lines six (6) and seven (7), the words "a forty (40) pound minimum fishing line attached to the bow and arrow" and inserting in lieu thereof the following: "attached bow fishing reel and ninety ( 90 ) pound minimum line attached to the arrow".
2. By striking in section two (2), lines twelve (12) and thirteen ((13), the words "a forty (40) pound minimum fishing line attached to the bow and arrow" and inserting in lieu thereof the following: "attached bow fishing reel and ninety (90) pound minimum line attached to the arrow".

The amendment to the committee amendment was adopted.
Miller of Buena Vista moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.
Miller of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 245)
The ayes were, 94 :

Anderson
Baker
Bogenrief
Boot
Breitbach
Bremmer
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Dougherty
Doderer
Doyle
Dunton
Felger
Fisher of
Greene
Fullmer
Gallagher
Gannon

Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Hageman
Hanson
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maule
Mayberry
Meacham

| Melrose | Resnick |
| :--- | :--- |
| Millen | Rickert |
| Miller of | Roe |
| Buena Vista | Scherle of |
| Miller of | Fremont-Mills |
| Des Moines | Scott |
| Miller of | Seibert |
| Page | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Falo Alto |  |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlen | Stueland |
| O'Malley | Tieden |
| Ossian | Utzig |
| Oxley | Varney |
| Palmer | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Redfern | Winkelman |
| Reichardt | Wolcott |
| Renda | Wright |
|  | Mr. Speaker |

The nays were, none.
Absent or not voting 30:

| Bailey | Busing | Fischer of | Gregerson |
| :--- | :--- | :--- | :--- |
| Baringer | Caffrey | Grundy | Harrington |
| Brinck | Confray | Foster | Hausheer |
| Burke | Dufy | Gaudineer | Holmes |
| Busch | Edgington | Grassley | Hullinger |


| Hutchins | McNamara | Rider | Uban |
| :--- | :--- | :--- | :--- |
| Lynch | Patton | Robinson | Wilson |
| Maley | Rasmussen | Shannahan |  |

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

Senate File 299, a bill for an act to establish penalties for falsification of credit union operations, with report of committee recommending passage, was taken up for consideration.

Lawlor of Scott offered the following Duffy amendment filed May 5,1965 , and moved its adoption:

Amend Senate File 299 by striking from line ten (10) the word "a" and by striking all of lines eleven (11) and twelve (12) and the words "or both such fine and imprisonment," in line thirteen (13) and inserting in lieu thereof the following: "imprisonment in the penitentiary not more than five (5) years, or in the county jail not more than one (1) year, or by fine of not more than one thousand dollars or by both such fine and imprisonment".

The amendment was adopted.
Lawlor 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?" (S. F. 299)
The ayes were, 93 :

Anderson
Baker
Boot
Breitbach
Bremmer
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Doderer
Dougherty
Doyle
Dunton
Felger
Fisher of
Greene
Foster Fullmer Gallagher Gannon

| Gillette of |  |
| :--- | :--- |
| Clay-Dickinson |  |
| Gillette of | Millen <br> Miller of <br> Story |
| Blana |  |
| Glanton | Miller of |
| Gesta |  |

Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 31:

Bailey
Baringer
Bogenrief
Brinck
Burke
Busch
Busing
Caffrey
Denato

Distelhorst
Duffy
Edgington
Fischer of
Grundy
Gaudineer
Grassley
Gregerson
Hanson
Harrington
Holmes
Hausheer
Houston
Hullinger
Hutchins
Loss

Maley
Miller of
Page
Oxley
Rasmussen
Shannahan
Uban
Wilson

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

Senate File 468, a bill for an act to provide moving expenses in condemnation cases, was taken up for consideration.

Gillette of Story offered the following amendment filed May 10, 1965, and moved its adoption:

Amend Senate File 468 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 Ames Daily Tribune, a newspaper published at Ames, Iowa, and in The Spencer Daily Reporter, a newspaper published at Spencer, Iowa."

The amendment was adopted.
McNamara 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?" (S. F. 468)
The ayes were, 101:

| Anderson | Dunton <br> Baker | Jackson of <br> Black Hawk | Miller of <br> Page |
| :--- | :--- | :--- | :--- |
| Baringer | Felger | Jackson of | Morgan |
| Bogenrief | Fisher of | Clinton | Murphy |
| Boot | Greene | Keleher | Nagle |
| Breitbach | Foster | Kempter | Nelson |
| Bremmer | Fullmer | Kennedy | Nielsen of |
| Busing | Gallagher | Kluever | Emmet-Palo Alto |
| Caffrey | Gannon | Korn | Nielsen of |
| Carnahan | Gillette of | Lawlor | Shelby |
| Clapsaddle | Clay-Dickinson | Madden | Oehlsen |
| Cochran | Gillette of | Mahan | O'Malley |
| Coffman | Story | Maley | Oxley |
| Cohen | Glanton | Maule | Palmer |
| Conway | Gleason | McNamara | Patton |
| Craig | Glenn | Meacham | Quinn |
| Crosier | Graham | Melrose | Radl |
| Den Herder | Gregerson | Millen | Rasmussen |
| Denato | Hageman | Miller of | Redfern |
| Detje | Hanson | Buena Vista | Reichardt |
| Dougherty | Hausheer | Miller of | Renda |
| Doyle |  | Des Moines | Resnick |

Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills Scott

Seibert
Shirley of Dallas
Smith of
Linn
Smith of
o'Brien

The nays were, 1 :
Distelhorst
Absent or not voting, 22:

| Bailey | Fischer of | Houston | Mueller |
| :--- | :--- | :--- | :--- |
| Brinck | Grundy | Hullinger | Ossian |
| Burke | Gaudineer | Hutchins | Shannahan |
| Busch | Grassley | Loss | Strothman |
| Doderer | Harrington | Lynch | Wilson |
| Duffy | Holmes | Mayberry |  |

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

Senate File 294, a bill for an act relating to size of loans by credit unions, with report of committee recommending passage, was taken up for consideration.

Lawlor 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?" (S. F. 294)
The ayes were, 100 :

| Anderson | Fisher of | Lawlor | Palmer |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Lynch | Patton |
| Baringer | Fullmer | Madden | Quinn |
| Bogenrief | Gallagher | Mahan | Radl |
| Boot | Gannon | Maley | Rasmussen |
| Breitbach | Gillette of | Maule | Redfern |
| Bremmer | Clay-Dickinson | McNamara | Reichardt |
| Busing | Gillette of | Meacham | Renda |
| Caffrey | Story | Melrose | Resnick |
| Carnahan | Glanton | Millen | Rickert |
| Clapsaddle | Gleason | Miller of | Rider |
| Cochran | Glenn | Buena Vista | Roe |
| Coffman | Graham | Miller of | Scherle of |
| Cohen | Gregerson | Page | Fremont-Mills |
| Conway | Hageman | Morgan | Scott |
| Craig | Hanson | Mueller | Seibert |
| Crosier | Hausheer | Nagle | Shirley of |
| Denato | Jackson of | Nelson | Dallas |
| Den Herder | Black Hawk | Nielsen of | Smith of |
| Detje | Jackson of | Emmet-PaloAlto | Linn |
| Doderer | Clinton | Nielsen of | Smith of |
| Dougherty | Keleher | Shelby | O'Brien |
| Doyle | Kempter | Oehlsen | Stevenson |
| Dunton | Kennedy | OMalley | Strothman |
| Edgington | Kluever | Ossian | Stueland |
| Felger | Korn | Oxley | Tieden |


| Uban | Webster | Winkelman | Wright |
| :--- | :--- | :--- | :--- |
| Utzig | Whisler | Wolcott | Mr. Speaker |

Varney
The nays were, 1 :
Foster
Absent or not voting, 23:

Bailey
Brinck
Burke
Busch
Distelhorst
Duffy
Fischer of
$\quad$ Grundy
Gaudineer
Grassley
Harrington
Holmes
Houston

| Hullinger | Murphy |
| :--- | :--- |
| Hutchins | Robinson |
| Loss | Shannahan |
| Mayberry | Stokes |
| Miller of | Wengert |
| Des Moines | Wilson |

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 to make any deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass offered the following amendment filed May 6, 1965, and moved its adoption:

Amend House File 457 as follows:

1. By inserting in line six (6) following the word "purposes", the following: "and may require application for licenses to be submitted ninety (90) days prior to the open season".
2. Further amend House File 457 by inserting in line eight (8) following the word "number" the followins: ", except that owners or tenants of land, and no one else, shall be permitted to hunt deer on land owned or leased by them notwithstanding but they shall be subject to all other laws and regulations including the tagging and number of deer each owner or tenant can take during the deer season".

The amendment was adopted.
Kluever of Cass asked and received unanimous consent to withdraw his amendment filed April 29, 1965.

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?" (H. F. 457)
The ayes were, 89:

| Anderson | Caffrey | Den Herder | Felger <br> Baker |
| :--- | :--- | :--- | :--- |
| Bogenrief | Carnahan | Detje | Fisher of |
| Boot | Clapsaddle | Distelhorst | Greene |
| Breitbach | Ccchran | Dougherty | Foster |
| Bremmer | Coffman | Doyle | Fullmer |
| Busing | Cohen | Dunton | Gannon |


| Gillette of | Korn |
| :--- | :--- |
| Clay | Dickinson | | Lawlor |
| :--- |
| Gillette of |
| Story |$\quad$| Lynch |
| :--- |
| Glanton |


| Nelson | Robinson |
| :---: | :---: |
| Nielsen of |  |
| Emmet-Palo Alto | Scherle of |
| Nielsen of | Fremont-Mills |
| Shelby | Scott |
| Oehlsen | Shirley of |
| O'Malley | Dallas |
| Oxley | Smith of |
| Palmer | O'Brien |
| Patton | Stevenson |
| Quinn | Strothman |
| Radl | Utzig |
| Rasmussen | Varney |
| Redfern | Webster |
| Reichardt | Wengert |
| Renda | Whisler |
| Resnick | Winkelman |
| Rickert | Mr. Speaker |

The nays were, 17:

| Baringer | Jackson of <br> Black Hawk |
| :--- | :--- |
| Brinck | Conway |
| Doderer | Meacham |
| Gallagher | Morgan |
| Ossian |  |


| Rider | Stueland |
| :--- | :--- |
| Seibert | Tieden |
| Smith of | Uban |
| Linn | Wolcott |
| Stokes |  |

Absent or not voting, 18:

| Bailey | Duffy | Holmes | Miller of |
| :--- | :--- | :--- | :--- |
| Burke | Fischer of | Houston | Des Moines |
| Busch | Grundy | Hullinger | Shannahan |
| Crosier | Gaudineer | Hutchins | Wilson |
| Denato | Grassley | Loss | Wright |

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

House File 519, a bill for an act relating to child desertion, with report of committee recommending passage, was taken up for consideration.

Glanton 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?" (H. F. 519)
The ayes were, 104:

| Anderson | Clapsaddle | Dougherty | Gillette of |
| :--- | :--- | :--- | :--- |
| Baker | Cochran | Doyle | Clay-Dickinson |
| Baringer | Cofman | Dunto | Gillette of |
| Bogenrief | Cohen | Edgington | Story |
| Boot | Conway | Felger | Glanton |
| Breitbach | Craig | Fisher of | Gleason |
| Bremmer | Crosier | Greene | Glenn |
| Brinck | Denato | Foster | Graha |
| Busing | Den Herder | Futlmer | Gregerson |
| Caffrey | Detje | Gallagher | Hageman |
| Carnahan | Doderer |  |  |
|  |  |  | Hanson |


| Harrington | Meacham | Palmer | Smith of |
| :--- | :--- | :--- | :--- |
| Hausheer | Melrose | Patton | Linn |
| Houston | Miller of | Quinn | Smith of |
| Hutchins | Buena Vista | Radl | O'Brien |
| Jackson of | Miller of | Rasmussen | Stevenson |
| Black Hawk | Page | Redfern | Stokes |
| Jackson of | Morgan | Reichardt | Strothman |
| Clinton | Mueller | Renda | Stueland |
| Keleher | Murphy | Resnick | Tieden |
| Kennedy | Nagle | Rickert | Uban |
| Kluever | Nelson | Rider | Varney |
| Korn | Nielsen of | Robinson | Webster |
| Lynch | Emmet-Palo Alto Roe | Whisler |  |
| Madden | Nielsen of | Scherle of | Mr. Speaker |
| Mahan | Shelby | Fremont-Mills | Winkelman |
| Maley | Oehlsen | Scott | Wolcott |
| Maule | O'Malley | Seibert | Mr. Speaker |
| Mayberry | Ossian | Shirley of |  |
| McNamara | Oxley | Dallas |  |

The nays were, none.
Absent or not voting, 20:

| Bailey | Fischer of | Hullinger | Shannahan |
| :--- | :--- | :--- | :--- |
| Burke | Grundy | Kempter | Utzig |
| Busch | Gannon | Loss | Wengert |
| Distelhorst | Gaudineer | Millen | Wilson |
| Duffy | Grassley | Miller of | Wright |
|  | Holmes | Des Moines |  |

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 relative to claims against counties, was taken up for consideration.

Distelhorst 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?" (S. F. 246)
The ayes were, 99 :

| Baker | Detje | Gillette of | Kluever |
| :--- | :--- | :--- | :--- |
| Baringer | Distelhorst | Story | Korn |
| Bogenrief | Doderer | Glanton | Lawlor |
| Boot | Dougherty | Gleason | Madden |
| Breitbach | Doyle | Glenn | Mahan |
| Brinck | Dunton | Gregerson | Maley |
| Busing | Edgington | Hageman | Maule |
| Caffrey | Felger | Hanson | Mayberry |
| Carnahan | Fisher of | Harrington | McNamara |
| Clapsaddle | Greene | Hausheer | Meacham |
| Cohran | Foster | Houston | Melrose |
| Coffman | Fullmer | Hutchins | Miller of |
| Cohen | Gallagher | Jackson of | Buema Vista |
| Conway | Gannon | Clinton | Miller of |
| Crosier | Gillette of | Keleher | Des Moines |
| Denato | Clay-Dickinson | Kempter | Miller of |
| Den Herder |  |  | Kennedy |
|  |  |  | Page |


| Morgan | Oxley | Robinson | Strothman |
| :--- | :--- | :--- | :--- |
| Murphy | Palmer | Scherle of | Stueland |
| Nagle | Patton | Fremont-Mills | Tieden |
| Nelson | Quinn | Scott | Uban |
| Nielsen of | Radl | Seibert | Utzig |
| Emmet-Palo Alto | Redfern | Shirley of | Varney |
| Nielsen of | Reichardt | Dallas | Webster |
| Shelby | Renda | Smith of | Whisler |
| Oehlsen | Resnick | Linn | Winkelman |
| O'Malley | Rickert | Stevenson | Wolcott |
| Ossian | Rider | Stokes | Mr. Speaker |

The nays were, 1:
Craig
Absent or not voting, 24:

| Anderson | Fischer of |
| :--- | :--- |
| Bailey | Grundy |
| Bremmer | Gaudineer |
| Burke | Graham |
| Busch | Grassley |
| Duffy | Holmes |
|  | Hullinger |

Jackson of
Black Hawk
Loss
Lynch
Millen
Mueller
Rasmussen

Roe
Shannahan
Smith of 0'Brien
Wengert
Wilson
Wright

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

Senate File 379, a bill for an act to amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination, was taken up for consideration.

Gannon 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?" (S. F. 379)
The ayes were, 96 :

| Anderson | Edgington <br> Baker | Hutchins <br> Baringer | Felger |
| :--- | :--- | :--- | :--- |
| Fisher of | Jackson of | Black Hawk | Miller of <br> Des Moines <br> Boot |
| Breitbach | Greene | Jackson of | Mueller |
| Busing | Foster | Clinton | Murphy |
| Caffrey | Gallmer | Keleher | Nagle |
| Carnahan | Gannon | Kempter | Nelson |
| Clapsaddle | Gillette of | Kennedy | Nielsen of |
| Cochran | Clay-Dickinson | Korn | Emmet-Palo Alto |
| Coffman | Gillette of | Lawlor | Nielsen of |
| Cohen | Story | Loss | Shelby |
| Craig | Glanton | Madden | Oehlsen |
| Crosier | Gleason | Mahan | O'Malley |
| Den Herder | Glenn | Maley | Ossian |
| Detje | Graham | Maule | Oxley |
| Distelhorst | Gregerson | Mayberry | Palmer |
| Doderer | Hageman | Meacham | Patton |
| Dougherty | Hanson | Melrose | Radl |
| Doyle | Hausheer | Miller of | Rasmussen |
| Dunton | Houston | Buena Vista | Reichardt |

Renda
Resnick
Rider
Robinson
Roe
Scherle of
Fremont-Mills
The nays were, 3:
Harrington Rickert
Absent or not voting, 25:
Bailey
Bogenrief
Bremmer
Brinck
Burke
Busch
Conway

Scott
Seibert
Shirley of Dallas
Smith of Linn

Stokes
Strothman
Tieden
Uban
Utzig
Varney

Stueland

| Hullinger | Shannahan <br> Lynch <br> Smith of <br> O'Brien |
| :--- | :--- |
| McNamara | Stevenson |
| Millen | Siler of |
| Miler of | Wengert |
| Page | Wilson |
| Redfern | Wright |

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

Senate File 233, a bill for an act relating to notice of death of patients in state mental health institutions, with report of committee recommending passage, was taken up for consideration.

Doyle 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?" (S. F. 233)
The ayes were, 83:

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Caffrey
Carnahan
Clapsaddle
Coffman
Cohen
Crosier
Denato
Den Herder
Detje
Dougherty
Doyle
Edgington
Felger
Fisher of
Greene

Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Houston
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

| Madden | Reichardt |
| :--- | :--- |
| Mahan | Renda |
| Maley | Resnick |
| Mayberry | Rider |
| McNamara | Robinson |
| Melrose | Roe |
| Morgan | Scott |
| Murphy | Seibert |
| Nagle | Shirley of |
| Nelson | Dallas |
| Nielsen of | Smith of |
| Emmet-Palo Alto | Linn |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Strothman |
| O'Malley | Stueland |
| Oxley | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Whisler |
| Radl | Winkelman |
| Rasmussen | Wolcott |
| Redfern | Mr. Speaker |

The nays were, 4:

| Brinck | Meacham | Tieden | Uban |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 37: |  |  |  |
| Bailey | Fischer of | Jackson of | Mueller |
| Burke | Grundy | Black Hawk | Ossian |
| Busch | Foster | Lynch | Rickert |
| Busing | Fullmer | Maule | Scherle of |
| Cochran | Gallagher | Millen | Fremont-Mills |
| Conway | Gannon | Miller of | Shannahan |
| Craig | Gaudineer | Buena Vista | Smith of |
| Distelhorst | Grassley | Miller of | O'Brien |
| Doderer | Holmes | Des Moines | Wengert |
| Duffy | Hullinger | Miller of | Wilson |
| Dunton | Hutchins | Page | Wright |

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

Senate File 266, a bill for an act relating to the artisan's lien, with report of committee recommending passage, was taken up for consideration.

Hutchins 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?" (S. F. 266)
The ayes were, 96 :

| Anderson | Fisher of | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Maley | Resnick |
| Baringer | Foster | Maule | Rickert |
| Bogenrief | Fullmer | Mayberry | Rider |
| Boot | Gallagher | McNamara | Robinson |
| Breitbach | Gillette of | Melrose | Roe |
| Bremmer | Clay-Dickinson | Miller of | Scherle of |
| Brinck | Gillette of | Des Moines | Fremont-Mills |
| Busing | Story | Miller of | Scott |
| Caffrey | Glanton | Page | Seibert |
| Clapsaddle | Glenn | Mueller | Shirley of |
| Cochran | Graham | Murphy | Dallas |
| Coffman | Gregerson | Nagle | Smith of |
| Cohen | Hageman | Nelson | Linn |
| Conway | Hanson | Nielsen of | Stevenson |
| Craig | Hausheer | Emmet-Palo Alto Stokes |  |
| Crosier | Houston | Nielsen of | Strothman |
| Den Herder | Hutchins | Shelby | Stueland |
| Detje | Keleher | O'Malley | Tieden |
| Distelhorst | Kempter | Ossian | Uban |
| Doderer | Kennedy | Oxley | Utzig |
| Dougherty | Kluever | Palmer | Varney |
| Doyle | Korn | Patton | Webster |
| Dunton | Lawlor | Quinn | Whisler |
| Edgington | Loss | Radl | Winkelman |
| Felger | Lynch | Rasmussen | Mr. Speaker |
|  |  | Madden | Redfern |

The nays were, 6 :
Carnahan
Gleason
Absent or not voting, 22:

| Bailey | Gannon <br> Burke | Gaudineer | Jackson of |
| :--- | :--- | :--- | :--- |
| Busch | Grasslinton | Shannahan |  |
| Denato | Holmes | Millen | Smith of |
| D'Brien |  |  |  |

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

House File 275, a bill for an act relating to hog-cholera virus and serum, with report of committee recommending amendment and passage, was taken up for consideration.

Mueller of Winnebago-Worth offered the following committee amendment filed April 13, 1965 :

Strike all after the enacting clause and insert in lieu thereof:
Section 1. Chapter one hundred sixty-six (166), Code 1962, is hereby amended by adding thereto the following new section:
"It shall be unlawful for any person or persons:

1. To sell modified live virus hog-cholera vaccine direct to a user other than a licensed veterinarian, without selling a minimum dosage of ten (10) cubic centimeters of anti-hog-cholera serum or five cubic centimeters of antibody concentrate for every two (2) cubic centimeters of modified live virus hog-cholera vaccine.
2. To administer modified live hog-cholera vaccine without the simultaneous use of a minimum dosage of ten (10) cubic centimeters of anti-hogcholera serum or five (5) cubic centimeters of antibody concentrate."

Mueller of Winnebago-Worth offered the following amendment to the committee amendment filed April 29, 1965, and moved its adoption:

Amend the agriculture committee amendment to House File 275 filed on April 13, 1965, by striking lines ten (10) through thirteen (13) of section one (1) and inserting in lieu thereof the following:
"2. Other than a licensed veterinarian to administer modified live hogcholera vaccine without the simultaneous use of a minimum dosage of ten (10) cubic centimeters of anti-hog-cholera serum or five (5) cubic centimeters of antibody concentrate."

The amendment to the amendment was adopted.
Mueller of Winnebago-Worth moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.
Mueller of Winnebago-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?" (H. F. 275)
The ayes were, 109:

| Anderson | Gallagher | Mayberry | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | McNamara | Rickert |
| Baringer | Gillette of | Meacham | Rider |
| Boot | Clay-Dickinson | Melrose | Robinson |
| Breitbach | Gillette of | Millen | Roe |
| Bremmer | Story | Miller of | Scherle of |
| Brinck | Glanton | Des Moines | Fremont-Mills |
| Busing | Gleason | Miller of | Scott |
| Caffrey | Glenn | Page | Seibert |
| Carnahan | Graham | Morgan | Shirley of |
| Clapsaddle | Gregerson | Mueller | Dallas |
| Cochran | Hageman | Murphy' | Smith of |
| Coffman | Hansen | Nagle | Linn |
| Cohen | Hausheer | Nelson | Smith of |
| Conway | Houston | Nielsen of | O'Brien |
| Craig | Hutchins | Emmet-Palo AltoStevenson |  |
| Crosier | Jackson of | Nielsen of | Stokes |
| Denato | Black Hawk | Shelby | Strothman |
| Den Herder | Jackson of | Oehlsen | Stueland |
| Detje | Clinton | O'Malley | Tieden |
| Distelhorst | Keleher | Ossian | Uban |
| Doderer | Kempter | Oxley | Utzig |
| Dougherty | Kennedy | Palmer | Varney |
| Doyle | Kluever | Patton | Webster |
| Dunton | Korn | Quinn | Wengert |
| Edgington | Lawlor | Radl | Whisler |
| Felger | Loss | Rasmussen | Winkelman |
| Fisher of | Madden | Redfern | Wolcott |
| Greene | Mahan | Reichardt | Wright |
| Foster | Maley | Renda | Mr. Speaker |
| Fullmer | Maule |  |  |

The nays were, none.
Absent or not voting, 15:

Bailey
Bogenrief
Burke
Busch
Duffy

Fischer of
Grundy
Gaudineer
Grassley

Harrington
Holmes
Hullinger
Lynch

Miller of Buena Vista Shannahan Wilson

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

## WAYS AND MEANS CALENDAR

Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor, was taken up for consideration.

Nielsen of Emmet-Palo Alto offered the following amendment filed May 6, 1965, and moved its adoption :

Amend Senate File 431 by striking all after the word "by" in line two (2) and inserting in lieu thereof the following:
"inserting in line twelve (12) after the word 'sold' the words ', but under no circumstances shall the commission allow discounts on any liquor purchases' ".

A roll call was requested by Resnick of Scott and Nielsen of Emmet-Palo Alto.

On the question "Shall the Nielsen amendment be adopted?" (S. F. 431)

The ayes were, 30:

| Anderson | Fisher of | Nelson | Shirley of |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Niessen of | Dallas |
| Baringer | Foster | Emmet-Palo Alto Smith of |  |
| Bogenrief | Graham | Nielsen of | O'Brien |
| Boot | Hausheer | Shelby | Stokes |
| Craig | Madden | Patton | Strothman |
| Den Herder | Millen | Radl | Stueland |
| Doderer | Morgan | Redfern | Uban |
| Edgington | Mueller |  | Whisler |

The nays were, 75:

Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Dunton
Felger
Fullmer
Gannon

| Gillette of <br> Clay-Dickinson | Mahan <br> Maley |
| :--- | :--- |
| Glanton | Mayberry |
| Gleason | McNamara |
| Glenn | Melruse |
| Gregerson | Miller of |
| Hageman | Buena Vista |
| Hanson | Miller of |
| Harrington | Des Moines |
| Houston | Miller of |
| Hutchins | Page |
| Jackson of | Murphy |
| Clinton | Nagle |
| Keleher | O'Malley |
| Kempter | Ossian |
| Kennedy | Palmer |
| Kluever | Quinn |
| Korn | Rasmussen |
| Lawlor | Reichardt |
| Loss | Renda |
| Lynch | Resnick |

Grassley
Holmes Hullinger Jackson of Black Hawk Maule

Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Smith of Linn
Stevenson
Tieden
Utzig
Varney
Webster
Wengert
Winkelman
Wolcott
Wright
Mr. Speaker

Meacham
Oehlsen
Oxley
Shannahan
Wilson

Absent or not voting, 19:

| Bailey | Fischer of | Grassley | Meacham |
| :--- | :--- | :--- | :--- |
| Burke | Grundy | Holmes | Oehlsen |
| Busch | Gallagher | Hullinger | Oxley |
| Cohen | Gaudineer | Jackson of | Shannahan |
| Duffy | Gillette of | Black Hawk | Wilson |
|  | Story | Maule |  |

The amendment lost.
Conway of Louisa-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?" (S. F. 431)

The ayes were, 79:

| Baker | Gaudineer |
| :--- | :--- |
| Breitbach | Gillette of |
| Bremmer | Clay-Dickinso |
| Busing | Gillette of |
| Caffrey | Story |
| Carnahan | Glanton |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Coffman | Gregerson |
| Conway | Hageman |
| Craig | Harrington |
| Crosier | Hausheer |
| Denato | Houston |
| Detje | Hutchins |
| Distelhorst | Jackson of |
| Doderer | Black Hawk |
| Dougherty | Jackson of |
| Doyle | Clinton |
| Dunton | Kempter |
| Felger | Korn |
| Fullmer | Lawlor |
| Gannon | Loss |

The nays were, 31 :

| Anderson | Foster |
| :--- | :--- |
| Baringer | Graham |
| Boot | Hanson |
| Brinck | Keleher |
| Cohen | Kluever |
| Den Herder | Madden |
| Edgington | Maley |
| Fisher of | Millen |
| Greene | Miller of |
|  | Page |


| Lynch | Renda |
| :--- | :--- |
| Mahan | Resnick |
| Maule | Rickert |
| Mayberry | Rider |
| MeNamara | Robinson |
| Meacham | Roe |
| Melrose | Scott |
| Miller of | Seibert |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Murphy | Linn |
| Nagle | Stevenson |
| Nielsen of | Tieden |
| Emmet-Palo Alto Utzig |  |
| Oehlsen | Varney |
| O'Malley | Webster |
| Ossian | Wengert |
| Palmer | Whisler |
| Quinn | Wolcott |
| Rasmussen | Wright |
| Reichardt | Mr. Speaker |
|  |  |

Morgan
Mueller
Nelson
Nielsen of
$\quad$ Shelby
Patton
Radl
Redfern
Scherle of
Fremont-Mills
Smith of
O'Brien
Stokes
Strothman
Stueland
Uban
winkeiman

Absent or not voting, 14 :

| Bailey | Duffy | Grassley | Oxley |
| :--- | :---: | :--- | :--- |
| Bogenrief | Fischer of | Holmes | Shannahan |
| Burke | Grundy | Hullinger | Wilson |
| Busch | Gallagher | Kennedy |  |

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 relating to the taxation of real property of educational institutions and literary, charitable and religious societies, with report of committee recommending amendment and passage, was taken up for consideration.

O'Malley of Polk offered the following committee amendment filed April 28, 1965 :

Amend House File 331 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), subsection nine (9), Code 1962, is hereby amended as follows:

1. By inserting in line one (1) after the word "used" the words "or under construction".
2. By inserting in line six (6) after the word "used" the words, "or under construction".
3. By striking from lines six (6) and seven (7) the words, "and not leased or otherwise used with a view to pecuniary profit." and by inserting in lieu thereof the following: "but only if no income is derived from such property or it is not used, directly or indirectly, for full or partial payment for services rendered except one (1) residence used as a parsonage. If such property is platted into lots or in any other manner divided into separate parcels and any income is derived from such individual lot or lots or separate parcel or parcels such individual lot or lots or parcel or parcels shall be levied upon and taxed as provided by law; provided however, if such property is devoted totally to the housing of bona fide students for the academic year of an educational institution such property shall be deemed to be used solely for their appropriate objects and exempt as herein provided."
4. By adding after the word "assessment." in line ten (10) thereof the following: "All such property shall be listed upon the tax rolls of the district or districts in which it is located and shall have ascribed to it an actual fair market value and an assessed or taxable value, as contemplated by section four hundred forty-one point twenty-one (441.21) of the Code, whether such property be subject to a levy or be exempted as herein provided and such information shall be open to public inspection."

Sec. 2. Section four hundred twenty-seven point one (427.1), subsection eleven (11), Code 1962, is hereby amended by inserting in line five (5) after the word, "township" the following: "except any real property acquired after January 1, 1965, by any educational institution as a part of its endowment fund or upon which any income is derived or used, directly or indirectly, for full or partial payment for services rendered, shall be taxed beginning with the levies applied for taxes payable in the year 1967, at the same rate as all other property of the same class in the taxing district or districts in which such real property is located. Such property acquired prior to January 1, 1965, and held or owned as part of the endowment fund of an educational institution shall be subject to assessment and levy in the assessment year 1974 for taxes payable in 1975. All such property shall be listed on the assessment rolls in the district or districts in which such property is located and an actual fair market value and an assessed or taxable value be ascribed to it, as contemplated by section four hundred forty-one point twenty-one (441.21) of the Code, irrespective of whether an exemption under this subsection may be or is affirmed, and such information shall be open to public inspection; it being the intent of this Act that such property be valued whether or not it be subject to a levy."

Gaudineer of Polk offered the following amendment to the committee amendment filed May 4, 1965, and moved its adoption :

Amend the ways and means committee amendment to House File 331, filed April 28, 1965, by striking all of lines nine (9) through twenty-two (22) of section one (1).

The amendment to the amendment was adopted.
Graham of Ida-Sac offered the following amendment to the committee amendment filed May 6, 1965, and moved its adoption :

Amend the ways and means committee amendment filed April 28, 1965,
to House File 331, section two (2), by striking from line forty-three (43) the figures " 1974 " and inserting in lieu thereof the figures " 1969 ".

Further amend section two (2), by striking from line forty-four (44) the figures " 1975 " and inserting in lieu thereof the figures " 1970 ".

Roll call was requested by Graham of Ida-Sac and Patton of Delaware.

On the question "Shall the Graham amendment be adopted?" (H. F. 331)

The ayes were, 37 :

| Baker <br> Baringer | Gannon <br> Bogenrief <br> Billette of <br> Busing |
| :--- | :--- |
| Clap-Dickinson |  |

The nays were, 65:
Anderson

Breitbach
Bremmer
Brinck
Carnahan
Coffman
Conway
Denato
Den Herder
Detje
Distelhorst
Dougherty
Dunton
Felger
Fisher of
Greene
Fullmer
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Hutchins
Jackson of
Clinton
Keleher
Kempter
Lawlor
Loss
Mahan
Mayberry
Miller of
Page
Morgen
Oehlsen
Ossian
Patton
Redfern
Scherle of
Fremont-Mills
Scott
Shirley of Dallas
Smith of
O'Brien
Stokes
Strothman
Tieden
Whisler
Winkelman
Wolcott

| Meacham | Rasmussen |
| :--- | :--- |
| Melrose | Renda |
| Miler of | Ressick |
| Buena Vista | Rickert |
| Miller of | Rider |
| Des Moines | Robinson |
| Mueller | Roe |
| Murphy | Seibert |
| Nagle | Smith of |
| Nielsen of | Linn |
| Emmet-Palo Alto | Stevenson |
| Nielsen of | Stueland |
| Shelby | Uban |
| OMalley | Utaig |
| Oxley | Varney |
| Palmer | Webster |
| Quinn | Wright |
| Radl | Mr. Speaker |

Gaudineer
Absent or not voting, 22:

| Bailey | Doderer <br> Durke |
| :--- | :--- |
| Dufy |  |
| Busch | Fischer of <br> Cafrey |
| Grundy |  |
| Cohen | Grassley |
| Craig | Holmes |

The Graham amendment lost.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

The House resumed consideration of House File 331.
O'Malley of Polk moved the adoption of the committee amendment filed April 28, 1965.

The committee amendment as amended was adopted.
O'Malley of Polk offered the following amendment filed May 10, 1965, and moved its adoption:

Amend House File 331 by adding thereto the following new section:
"Sec. 3. Section four hundred twenty-seven point one (427.1), subsection nine (9), Code 1962, is further amended by adding thereto the following:
'For the purpose of this subsection, the word parsonage means any home used as the residence by a minister, rabbi, priest, or any other leader of any religious order, sect, or denomination whose property is exempt under this subsection, and shall include a building used as domicile for monks, nuns, or other members of any formal religious order where such domicile is located on property otherwise exempt under this subsection.'"

The amendment was adopted.
O'Malley 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?" (H. F. 331)
The ayes were, 104:

Anderson
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Carnahan
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Hageman
Hanson
Hausheer
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Mahan
Maley

| Maule | Reichardt |
| :--- | :--- |
| Mayberry | Renda |
| McNamara | Resnick |
| Meacham | Rickert |
| Melrose | Rider |
| Millen | Robinson |
| Miller of | Roe |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Palo-Alto ${ }^{\text {Stokes }}$ |  |
| Nielsen of | Strothman |
| Shelby | Tieden |
| Oehlsen | Uban |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Whisler |
| Patton | Wilson |
| Quinn | Winkelman |
| Radl | Wolcott |
| Rasmussen | Wright |
| Redfern | Mr. Speaker |
|  |  |

The nays were, 8:
Baringer
Cohen
Den Herder

Foster
Miller of Page

Absent or not voting, 12:

| Bailey | Caffrey | Gregerson | Jackson of |
| :--- | :--- | :--- | :--- |
| Burke | Duffy | Harrington | Clinton |
| Busing | Grassley | Holmes | Madden |
|  |  |  | Shannahan |


| Scherle of | Stueland <br> Fremont-Mills <br> Utzig |
| :---: | :--- |

Gregerson Harrington Holmes

Stueland
Utzig'

Jackson of
Clinton
Madden
Shannahan

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

## APPROPRIATIONS CALENDAR

Senate File 567, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 fund, and support for Indians residing on a settlement, was taken up for consideration.

Gregerson of Pottawattamie offered the following amendment filed May 6, 1965 :
Amend Senate File 567 as passed by the Senate by striking lines five (5) through ten (10) of section three (3) and inserting in lieu thereof the following:
"B. Extent of services. Such family planning and birth control services shall include only referral to a licensed physician for consultation examination tests, medical treatment, and prescription. He shall provide or write prescriptions for rhythm charts, drugs, medical preparations, contraceptive devices and similar products.

All persons who wish to avail themselves of this service and who are suspected of having a venereal disease shall, in the interest of public health, be examined therefor by a licensed physician. All products for the prevention and control of venereal disease shall be sold by prescription only."

Rickert of Louisa-Muscatine offered the following amendment to the Gregerson amendment filed May 10, 1965, and moved its adoption:

Amend the Gregerson, et al., amendment to Senate File 567 filed on May 6,1965 , by striking all of lines ten (10) through fifteen (15).

The amendment to the amendment lost.
Gregerson of Pottawattamie moved the adoption of her amendment.
The Gregerson amendment lost.
Baringer of Fayette offered the following amendment filed May 10,1965 , and moved its adoption:

Amend Senate File 567 as follows:

1. By inserting the following at the end of section four (4):
H. The provisions of chapter seven hundred twenty-five (725), Code 1962, shall not apply to services provided under the terms of this Act.

The amendment was adopted.
Scherle of Fremont-Mills offered the following amendment filed May 10, 1965, and moved its adoption:

Amend Senate File 567 as follows:
By striking from section one (1), line eight (8) the figures " $6,100,000,00$ " and inserting in lieu thereof the figures " $6,500,000.00$ ".

Roll call was requested by Dougherty of Lucas-Monroe and Scherle of Fremont-Mills.

On the question "Shall the Scherle amendment be adopted?" (S. F. 567)

The ayes were, 31 :

| Baringer | Fischer of |
| :--- | :--- |
| Bogenrief | Grundy |
| Boot | Foster |
| Bremmer | Fullmer |
| Busch | Gillette of |
| Coffman | Clay-Dickinson |
| Detje | Gleason |
| Dougherty | Gregerson |
| Edgington | Keleher |

The nays were, 73:

| Anderson | Glanton |
| :--- | :--- |
| Baker | Glenn |
| Breitbach | Hageman |
| Carnahan | Hanson |
| Capsaddle | Hausheer |
| Cochran | Hullinger |
| Cohen | Hutchins |
| Craig | Jackson of |
| Crosier | Black Hawk |
| Denato | Jackson of |
| Distelhorst | Clinton |
| Doderer | Kempter |
| Doyle | Korn |
| Dunton | Lawlor |
| Fisher of | Loss |
| Greene | Lynch |
| Gallagher | Mahan |
| Gannon | Maule |
| Gaudineer | Mayberry |
| Gillette of | Meacham |
| Story | Melrose |

Absent or not voting, 20:

| Bailey | Conway |
| :--- | :--- |
| Brinck | Den Herder |
| Burke | Duffy |
| Busing | Felger |
| Caffrey | Graham |

Kluever
Maley
McNamara
Millen
Miller of
Page
Nelson
O'Malley
Ossian

Patton
Renda
Rider
Scherle of Fremont-Mills
Stokes
Tieden
Winkelman

| Miller of | Roe |
| :---: | :---: |
| Buena Vista | Scott |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto | Stevenson |
| Nielsen of | Strothman |
| Shelby | Stueland |
| Oehlsen | Uban |
| Oxley | Utzig |
| Palmer | Varney |
| Quinn | Webster |
| Radl | Wengert |
| Rasmussen | Whisler |
| Reichardt | Wilson |
| Rickert | Wolcott |
| Robinson | Wright |

Grassley Madden
Harrington Redfern
Holmes Resnick
Houston Shannahan
Kennedy Mr. Speaker
The Scherle amendment lost.
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?" (S. F. 567)
The ayes were, 113:

| Anderson | Fullmer | Maule | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Mayberry | Resnick |
| Baringer | Gannon | McNamara | Rickert |
| Bogenrief | Gaudineer | Meacham | Rider |
| Boot | Gillette of | Melrose | Robinson |
| Breitbach | Clay-Dickinson | Millen | Roe |
| Bremmer | Gillette of | Miller of | Scherle of |
| Brinck | Story | Buena Vista | Fremont-Mills |
| Busch | Glanton | Miller of | Scott |
| Busing | Gleason | Des Moines | Seibert |
| Carnahan | Glenn | Miller of | Shirley of |
| Clapsaddle | Graham | Page | Dallas |
| Cochran | Hageman | Morgan | Smith of |
| Coffman | Hanson | Mueller | Linn |
| Cohen | Hausheer | Murphy | Smith of |
| Craig | Houston | Nagle | O'Brien |
| Crosier | Hullinger | Nelson | Stevenson |
| Denato | Hutchins | Nielsen of | Stokes |
| Den Herder | Jackson of | Emmet-Palo AltoStrothman |  |
| Detje | Black Hawk | Nielsen of | Stueland |
| Distelhorst | Jackson of | Shelby | Tieden |
| Doderer | Clinton | Oehlsen | Uban |
| Dougherty | Keleher | O'Malley | Utzig |
| Doyle | Kempter | Ossian | Varney |
| Dunton | Kennedy | Oxley | Webster |
| Edgington | Kluever | Palmer | Wengert |
| Felger | Korn | Patton | Whisler |
| Fischer of | Lawlor | Quinn | Wilson |
| Grundy | Loss | Radl | Winkelman |
| Fisher of | Lynch | Rasmussen | Wolcott |
| Foster | Mahan | Maley | Redfern |

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

| Bailey | Conway | Gregerson | Madden |
| :--- | :--- | :--- | :--- |
| Burke | Duffy | Harrington | Shannahan |
| Caffrey | Grassley | Holmes |  |

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 the league of Iowa municipalities.

Also: that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 242, a bill for an act relating to the purchase of motor vehicle transit plates.

Also: That the Senate has refused to concur in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 313, a bill for an act providing for lease-purchase option of school buildings.

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 training of dogs for hunting.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 500, a bill for an act relating to the Iowa fertilizer law.
Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 524, a bill for an act relating to the payment of accrued vacation pay to employees of the state whose employment is terminated.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 345

Amend House File 345 by striking all of section 14 and inserting in lieu thereof the following:
"Sec. 14. The commissioner, with the approval of the board, is authorized to charge a fee for certificates issued under this Act, but such fees shall not exceed five (5) dollars for an initial certificate, nor more than three (3) dollars for the annual renewal certificate. All such fees collected shall be remitted to the treasurer of state, who shall hold such monies in a special fund to be known as the "operators certification fund," to be used by the state department of health to administer and enforce the provisions of this Act, and to pay the expenses of the board authorized in section eight (8) of this Act. Such fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the commissioner and attested by the secretary of the board. Any remainder in such fund at the end of each fiscal year shall be paid into the general fund of the state."

## REPORTS 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. 553 To amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction. By committee on education.
S. F. 568 To provide for representation in the senate and house of representatives in the Sixty-second General Assembly and thereafter. By governmental affairs.

Casey Loss, Chairman.

Also :
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. 404 Relating to the time when beer may be sold. By judiciary committee.
H. F. 416 To amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the time during which alcoholic liquor may be sold and consumed on the premises. By judiciary committee.
S. F. 380 Authorizing the auditor of state to employ independent certified public accountants or registered public accountants. By Main.
S. F. 499 Relating to meetings of county boards on reorganization of school districts involving two or more counties. By McNally. Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends the following bills be placed on the noncontroversial calendar:
H. F. 663 To provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds. By commerce committee.
H. F. 641 To amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement and equipment of industrial projects as well as their construction. By commerce committee.
H. F. 330 To clarify and strengthen the law for civil service. By Wengert, Doyle, et al.
H. F. 670 Relating to use of public libraries. By governmental subdivisions committee.
H.F. 654 Relating to public employee credit unions. By commerce committee.
H. F. 12 Relating to union recognition by county, municipal or governmental subdivision of employees without civil service status. By Glenn, Kempter, Hageman, et al.
H. F. 266 Relating to the regulation of trading stamps, and repealing certain statutes relating to gift enterprises. By Fischer of Grundy.
H. F. 298 Authorizing school district employees to have deducted from their salary their dues to professional associations. By Hausheer, Denato and Dunton.
H. F. 337 Relating to absent or disabled voters affidavit. By Carnahan, Rasmussen, Millen, et al.
H. F. 524 Relating to composition of election boards. By Rasmussen.
H. F. 642 To cancel outstanding unredeemed county primary road bonds. By transportation committee.
H.J.R. 13 Proposing an amendment to the Constitution of the State of Iowa relating to qualifications of electors. By Gillette of Story, Meacham, et al.
S. F. 276 To authorize school districts to purchase annuity contracts for employees. By Nims, Riley, et al.
S. F. 438 To enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location. By Condon and Messerly.
S. F. 180 Relating to the investment of public funds. By Ely and Shirley.
S. F. 269 Relating to school site tax. By Shirley and Lodwick.
S. F. 531 Relating to suspension or cancellation of liquor control licenses. By judiciary committee.
S. F. 110 To permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor. By Benda and Nims.

Casey Loss, Chairman.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 57, 67, 160, 338, 387, 421, 591 and Senate Files 148, 177, 215, 244, 293, 511, 515 and 525.

Alfred P. Breitbach, Sr. Chairman House Committee. Gilbert E. Klefstad, 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 57, 67, 160, 338, 387, 421, 591 and Senate Files 148, 177, 215, 244, 293, 511, 515 and 525.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 10th day of May 1965, sent to the Governor for his approval: House Files 57, 67, 160, 338, 387, 421 and 591.

Alfred P. Brisitbach, Sr., Chairman.
Report adopted.

## BILL SIGNED BY THE GOVERNOR

Communication was received from the Governor announcing that on May 7, 1965, he signed the following bill: Senate File 192.

## AMENDMENTS FILED

Amend House File 330 as follows:

1. By striking lines three (3), four (4) and five (5) of section one (1) and renumbering the remaining subsection accordingly.
2. By striking the word "with" from line nine (9) of section one (1) and inserting in lieu thereof the word "within".
3. By striking all of lines eleven (11) through seventeen (17) of section one (1).

Doyle of Woodbury.
Amend House File 661, section 1, by striking all after the word "be" in line 11 and inserting in lieu thereof the following:
"collected at the same time as the registration fee is paid and remitted monthly to the state treasurer to be credited to the general fund."

O'Malley of Polk.
Amend House File 668 as follows:

1. Amend section one (1), line nine (9), by striking the words and figure "one (1) month" and inserting in lieu thereof "twenty-eight (28) days".
2. Amend section one (1), line eleven (11), by striking the "comma (,)" and all the rest of said section and inserting in lieu thereof a "period (.)".
3. Amend section two (2), line five (5), by striking the first "comma (,)" and all the rest of said section and inserting in lieu thereof a "period (.)".
4. Amend section four (4), line five (5), by striking the "comma (,)" and all the rest of said section and inserting in lieu thereof a "period (.)".

Redfern of Lee.
Amend Senate File 111 by adding at the end of section two (2) the following:
"Said special census shall be taken only in any year ending with the figure five and shall not be begun before June 15 and shall be completed before September 1."

Further amend said Senate File 111 by adding at the end of section three (3) the following:
"Said special census shall be taken only in any year ending with the figure five and shall not be begun before June 15 and shall be completed before September 1."

Scherle of Fremont-Mills. Brinck of Lee.

Amend Senate File 404 by adding the following section thereto:
"Sec. 2. Section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, is hereby amended by striking in lines seven (7) and eight (8) the words 'twenty-five-mile radius of his place of business where the transaction was made' and inserting in lieu thereof the
following words: 'fifty-mile radius from corporate limits wherein his place of business is located.'"

Robinson of Audubon-Guthrie. Miller of Page.
Amend Senate File 568 by striking all of section four (4) and inserting in lieu thereof the following:
"Sec. 4. The house of representatives shall be apportioned on a population basis as follows and representatives shall be elected in 1966 and each two (2) years thereafter:

The counties of Lyon and Osceola shall comprise one (1) district and elect one (1) representative.

The counties of Dickinson and Emmet shall comprise one (1) district and elect one (1) representative.

The counties of Palo Alto and Pocahontas shall comprise one (1) district and elect one (1) representative.

The counties of Hancock and Wennebago shall comprise one (1) district and elect one (1) representative.

The counties of Mitchell and Worth shall comprise one (1) district and elect one (1) representative.

The counties of Crawford and Ida shall comprise one (1) district and elect one (1) representative.

The counties of Harrison and Monona shall comprise one (1) district and elect one (1) representative.

The counties of Audubon and Shelby shall comprise one (1) district and elect one (1) representative.

The counties of Greene and Guthrie shall comprise one (1) district and elect one (1) representative.

The counties of Adair and Cass shall comprise one (1) district and elect (1) representative.

The counties of Madison and Union shall comprise one (1) district and elect one (1) representative.

The counties of Clarke and Warren shall comprise one (1) district and elect one (1) representative.

The counties of Mills and Montgomery shall comprise one (1) district and elect one (1) representative.

The counties of Fremont and Page shall comprise one (1) district and elect one (1) representative.

The counties of Appanoose and Davis shall comprise one (1) district and elect one (1) representative.

The counties of Henry and Van Buren shall comprise one (1) district and elect one (1) representative.

The counties of Louisa and Washington shall comprise one (1) district and elect one (1) representative.

The counties of Adams, Taylor, and Ringgold shall comprise one (1) district and elect one (1) representative.

The counties of Decatur, Lucas, and Wayne shall comprise one (1) district and elect one (1) representative.

The counties of Marshall and Tama shall comprise one (1) district and elect two (2) representatives.

The counties of Jasper and Poweshiek shall comprise one (1) district and elect two (2) representatives.

The counties of Cedar and Muscatine shall comprise one (1) district and elect two (2) representatives.

The counties of Monroe and Wapello shall comprise one (1) dis-
trict and elect two (2) representatives.
The counties of Cherokee, Clay, and O'Brien shall comprise one (1) district and elect two (2) representatives.

The counties of Buena Vista, Calhoun, and Sac shall comprise one (1) district and elect two (2) representatives.

The counties of Hamilton, Humboldt, and Wright shall comprise one (1) district and elect two (2) representatives.

The counties of Butler, Franklin, and Grundy shall comprise one (1) district and elect two (2) representatives.
The counties of Bremer, Chickasaw, and Floyd shall comprise one (1) district and elect two (2) representatives.

The counties of Allamakee, Howard, and Winneshiek shall comprise one (1) district and elect two (2) representatives.

The counties of Delaware, Jackson, and Jones shall comprise one (1) district and elect two (2) representatives.

The counties of Iowa, Jefferson, and Keokuk shall comprise one (1) district and elect two (2) representatives.

The counties of Cerro Gordo, Clinton, Johnson, Story, and Webster shall comprise one (1) district each and each shall elect two (2) representatives.

The counties of Dubuque and Pottawattamie shall comprise one (1) district each and each shall elect three (3) representatives.

The counties of Des Moines and Lee shall comprise one (1) district and elect three (3) representatives.

The counties of Black Hawk, Scott, and Woodbury shall comprise one (1) district each and each shall elect four (4) representatives.

The county of Linn shall comprise one (1) district and shall elect five (5) representatives.

The county of Polk shall comprise one (1) district and shall elect ten (10) representatives."

Uban of Black Hawk.

Amend Senate File 553 as follows:

1. Amend by striking all of subsection eleven (11) of section two (2) and inserting in lieu thereof the following:
"Any such school or school system which offers the units and services required herein and which offers such units or services taught or administered by qualified personnel shall be deemed to have complied fully with section two (2).
2. Further amend by striking all of subsection twelve (12) of section two (2).

Kempter of Jackson.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, May 11, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, May 11, 1965.

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

Prayer was offered by the Reverend Charles Wind, pastor of the Saint John's Lutheran Church, Wellsburg, Iowa.

The Journal of Monday, May 10, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Oehlsen of Hardin on request of Scott of Pottawattamie. For the afternoon only: Melrose of Floyd on request of Mueller of Winnebago-Worth; Gannon of Jasper on request of Meacham of Poweshiek; Madden of ClarkeUnion on request of Whisler of Appanoose-Davis.

## PRESENTATION OF VISITORS

Cohen of Black Hawk presented to the House thirty-seven members of the chemistry class of State College of Iowa, Cedar Falls, and their teacher, Don Scovel.

Wengert of Woodbury presented to the House the Honorable John Naughton from Woodbury County who served in the Fifty-seventh and Fifty-eighth General Assemblies.

Stueland of Hancock presented to the House eight students from the eighth grade of Kanawha Christian School, their principal, James Kool, and Mr. and Mrs. Albert Cooper.

Radl of Linn presented to the House thirty-one Campfire Girls from Springville and their leaders, Mrs. Lang, Mrs. Lemon and Mrs. Dave Kelley.

## PETITIONS

The following petitions were presented and placed on file:
By Cohen of Black Hawk, from seven residents of Waterloo favoring House File 390, the driver education bill.

By Lynch of Warren, from sixty-one members of the Farm Bureau of Warren County favoring Senate Concurrent Resolution 14.

## MEMORIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following memorial service committee: the Honorable Bruce E. Mahan, Chairman; the Honorable Keith H. Dunton and the Honorable Floyd H. Millen.

The memorial service will be held at $7: 30$ p.m., Wednesday, May 19, 1965, in the House chamber.

## INTRODUCTION OF BILLS

House File 676, by industrial and human relations committee, a bill for an act providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties therefor.

Read first time and referred to the sifting committee.
House File 677, by industrial and human relations committee, a bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1962, to permit an employer to enter into certain agreements with labor organizations.

Read first time and referred to the sifting committee.
House File 678, by agriculture committee, a bill for an act to provide for the declaration of unit price on packaged commodities.

Read first time and referred to the sifting committee.
House File 679, by ways and means committee, a bill for an act relating to the Iowa inheritance tax.

Read first time and placed on the calendar.
House File 680, by committee on ways and means, a bill for an act to increase the tax imposed on cigarettes.

Read first time and placed on the calendar.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to House File 12 being placed on the noncontroversial calendar.

Baringer of Fayette.
Nielsen of Shelby.
Millen of Jefferson-Van Buren.

## OBJECTION TO HOUSE FILE 266 <br> (On Sifting Noncontroversial Calendar)

[^15]
## OBJECTION TO SIFTING COMMITTEE NONCONTROVERSIAL BILL

We, the undersigned, object to House File 298 being placed on the noncontroversial calendar.

Fischer of Grundy. Smith of O'Brien. Edgington of Franklin.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to House File 337 being placed on the noncontroversial calendar.

Baringer of Fayette. Scherle of Fremont-Mills. Miller of Page.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to House File 524 being placed on the noncontroversial calendar.

Baringer of Fayette. Millen of Jefferson-Van Buren. Scherle of Fremont-Mills.

## OBJECTION TO SIFTING COMMITTEE NONCONTROVERSIAL BILL

We, the undersigned, object to Senate File 276 being placed on the noncontroversial calendar.

> Fisier of Grundy.
> Smith of O'Brien. EdGINGTON of Franklin.

## MESSAGES FROM 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 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.

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

Senate File 565, a bill for an act to appropriate funds from the general fund for the purpose of medical assistance to the aged.

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

Senate Concurrent Resolution 14, proposing a convention to amend the Constitution of the United States.

Robert G. Moore, Secretary.

> SENATE CONCURRENT RESOLUTION 14
> By Schroeder, Van Gilst, Reno, Elvers, Nurse, Patton, Lodwick, Shoeman and Kyhl

Whereas, recent decisions of the Supreme Court have construed the Fourteenth Amendment as requiring that the seats in both houses of a
state legislature must be apportioned on a population basis with representatives selected from districts of as nearly equal population as practicable; and

Whereas, since the founding of this country it has been customary for the states, and in accord with the structure of the Congress under the Constitution, to consider factors other than population along in the apportionment of seats in one house of their respective legislative bodies;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring of the Sixty-first General Assembly of Iowa that this legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.
"Article
"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate units shall be apportioned.

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 years from the date of its submission to the states by the Congress."

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 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.

## SENATE MESSAGES CONSIDERED

Senate File 107, a bill for an act relating to the league of Iowa municipalities.

Read first time and referred to the sifting committee.
Senate File 263, a bill for an act relating to the taking of bids in connection with public improvements in cities and towns.

Read first time and referred to the sifting committee.
Senate File 320, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto.

Read first time and referred to the sifting committee.
Senate File 343, a bill for an act to increase the renewal fees on teaching certificates.

Read first time and referred to the sifting committee.
Senate File 397, a bill for an act relating to the training of dogs for hunting.

Read first time and referred to the sifting committee.
Senate File 428, a bill for an act to amend section seven hundred eighty-one point ten (781.10), Code 1962, relating to the use of depositions by criminal defendants.

Read first time and referred to the sifting committee.
Senate File 430, a bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys.

Read first time and referred to the sifting committee.
Senate Fil 444, a bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state.

Read first time and referred to the sifting committee.
Senate File 533, a bill for an act relating to promotion expense which may be incurred in the organization of domestic insurance companies.

Read first time and referred to the sifting committee.
Senate File 534, a bill for an act to permit the use of prisoners in the penitentiary or men's reformatory to be utilized in the maintenance and clean-up work on the state's highways and roadside parks and rest areas under the jurisdiction of the State Highway Commission.

Read first time and referred to the sifting committee.
Senate File 561, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.

Read first time and referred to the sifting committee.
Senate File 562, a bill for an act relating to a governor's military award.

Read first time and referred to the sifting committee.
Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available.

Read first time and referred to the sifting committee.
Senate File 569, a bill for an act to legalize and validate proceeding regarding the boundaries of school corporations.

Read first time and referred to the sifting committee.
Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.

Read first time and referred to the sifting committee.
Senate File 565, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of medical assistance to the aged.

Read first time and referred to appropriations committee.

## SENATE AMENDMENTS CONSIDERED

Resnick of Scott called up for consideration House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 345 by striking all of section 14 and inserting in lieu thereof the following:
"Sec. 14. The commissioner, with the approval of the board, is authorized to charge a fee for certificates issued under this Act, but such fees shall not exceed five (5) dollars for an initial certificate, nor more than three (3) dollars for the annual renewal certificate. All such fees collected shall be remitted to the treasurer of the state, who shall hold such monies in a special fund to be known as the "operators certification fund," to be used by the state department of health to administer and enforce the provisions of this Act, and to pay the expenses of the board authorized in section eight (8) of this Act. Such fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the commissioner and attested by the secretary of the board. Any remainder in such fund at the end of each fiscal year shall be paid into the general fund of the state."

The motion prevailed and the House concurred in the Senate amendment.

Resnick 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?" (H. F. 345)
The ayes were, 99 :


The nays were, 3:
Busch
Conway
Absent or not voting, 22:

| Bailey | Houston | Miller of | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bogenrief | Hutchins | Page | Reichardt |
| Burke | Kluever | Mueller | Rider |
| Detje | Mayberry | Oehlsen | Shannahan |
| Gannon | Miller of | Ossian | Wilson |
| Graham | Des Moines | Palmer |  |

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

## AMENDMENT WITHDRAWN

Jackson of Clinton asked and received unanimous consent to with. draw his amendment to Senate File 224, filed April 26, 1965.

## SENATE AMENDMENTS CONSIDERED

Gillette of Clay-Dickinson called up for consideration Senate File 169 , a bill for an act relating to the financing of school costs, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 169 as follows:

1. Strike lines 6 through 9 and insert in lieu thereof the following:
"However, for the school fiscal year beginning July 1, 1966 and each year thereafter, no school district shall levy an amount for the general fund which is more than twice the average amount per person of school age raised by taxation for the school general fund throughout the state during the preceding school fiscal year, unless the proposition to do so is submitted to".
2. In line 12, strike the words and figure "thirty-five (35) percent" and insert in lieu thereof: "said limitation".
3. Strike lines 17 through 20 and insert in lieu thereof the following:
"11. Approve a proposed general fund levy in excess of the limitation provided in section two hundred ninety-eight point two (298.2) of the Code for the fiscal year next ensuing."

The House concurred in the Senate amendment.
Gillette of Clay-Dickinson moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 169)
The ayes were, 108:

| Anderson | Fisher of | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Maley | Resnick |
| Baringer | Foster | Maule | Rickert |
| Boot | Fullmer | McNamara | Robinson |
| Breitbach | Gallagher | Meacham | Roe |
| Bremmer | Gaudineer | Melrose | Scherle of |
| Brinck | Gillette of | Millen | Fremont-Mills |
| Busch | Clay-Dickinson | Miller of | Scott |
| Busing | Gillette of | Muena Vista | Seibert |
| Carnahan | Story | Miller of | Shirley of |
| Clapsaddle | Glanton | Des Moines | Dallas |
| Cochran | Gleason | Miller of | Smith of |
| Coffman | Glenn | Page | Linn |
| Cohen | Graham | Morgan | Smith of |
| Conway | Grassley | Mueller | O'Brien |
| Craig | Hageman | Murphy | Stevenson |
| Crosier | Hanson | Nagle | Stokes |
| Denato | Harrington | Nelson | Strothman |
| Den Herder | Hausheer | Nielsen of | Stueland |
| Detje | Holmes | Emmet-Palo AltoTieden |  |
| Distelhorst | Hullinger | Nielsen of | Uban |
| Doderer | Jackson of | Shelby | Utzig |
| Dougherty | Clinton | OMalley | Varney |
| Doyle | Keleher | Ossian | Webster |
| Duffy | Kempter | Oxley | Wengert |
| Dunton | Kennedy | Palmer | Whisler |
| Edgington | Korn | Patton | Winkelman |
| Felger | Lawlor | Quinn | Wolcott |
| Fischer of | Loss | Rasmussen | Wright |
| Grundy | Lynch | Redfern | Mr. Speaker |
|  | Madden | Reichardt |  |

The nays were, none.

Absent or not voting, 16:

| Bailey |  |  |  |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gannon <br> Burke | Gackson of <br> Black Hawk | Radl <br> Rider |
| Caffrey | Houston | Kluever | Shannahan |
|  | Hutchins | Mayberry | Wilson |

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

## HOUSE RECEDES

(House Amendment to Senate File 249)
Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels, was taken up for consideration.

Baringer of Fayette moved that the House recede from the House amendment to Senate File 249.

The motion having received a constitutional majority 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?" (S. F. 249)
The ayes were, 97 :

| Anderson | Fullmer | Madden | Resnick |
| :--- | :--- | :--- | :--- |
| Baringer | Gallagher | Mfahan | Rickert |
| Boot | Gillette of | Maley | Rider |
| Breitbach | Clay-Dickinson | Maule | Robinson |
| Bremmer | Gillette of | McNamara | Roe |
| Brinck | Story | Meacham | Scherle of |
| Busing | Glanton | Millen | Fremont-Mills |
| Caffrey | Gleason | Miller of | Scott |
| Carnahan | Glenn | Buena Vista | Seibert |
| Clapsaddle | Graham | Miller of | Shirley of |
| Cochran | Grassley | Des Moines | Dallas |
| Coffman | Hageman | Morgan | Smith of |
| Cohen | Hanson | Mueller | Linn |
| Conway | Harrington | Murphy | Stevenson |
| Craig | Hausheer | Nelson | Stokes |
| Crosier | Holmes | Nielsen of | Strothman |
| Denato | Hullinger | Emmet-Palo AltoTieden |  |
| Distelhorst | Jackson of | Nielsen of | Uban |
| Dougherty | Black Hawk | Shelby | Utzig |
| Doyle | Jackson of | O'Malley | Varney |
| Duffy | Clinton | Ossian | Webster |
| Dunton | Keleher | Oxley | Wengert |
| Edgington | Kempter | Palmer | Whisler |
| Felger | Kennedy | Quinn | Winkelman |
| Fischer of | Korn | Rasmussen | Wright |
| Grundy | Lawlor | Redfern | Mr. Speaker |
| Fisher of | Loss | Reichardt |  |
| Greene | Lynch | Renda |  |

The nays-were, 6:
Baker
Doderer

Absent or not voting, 21:

| Bailey | Gannon |
| :--- | :--- |
| Bogenrief | Gaudineer |
| Burke | Gregerson |
| Busch | Houston |
| Den Herder | Hutchins |
| Detje | Kluever |

Miller of Page
Mayberry
Melrose
Nagle
Oehlsen
Radl

Patton
Wolcott

Shannahan
Smith of O'Brien
Stueland Wilson

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

## HOUSE FILE 619 WITHDRAWN

Loss of Kossuth asked and received unanimous consent to withdraw House File 619 from further consideration by the House.

## CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR
Senate File 557, a bill for an act to appropriate funds from the primary road fund to the bureau of labor for use of the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, 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?" (S. F. 557)
The ayes were, 110:

| Anderson | Den Herder | Gillette of | Kempter |
| :---: | :---: | :---: | :---: |
| Baker | Detje | Clay-Dickinson | Kennedy |
| Baringer | Distelhorst | Gillette of | Korn |
| Boot | Doderer | Story | Lawlor |
| Breitbach | Dougherty | Glanton | Loss |
| Bremmer | Doyle | Glenn | Lynch |
| Brinck | Duffy | Graham | Madden |
| Busch | Dunton | Grassley | Mahan |
| Caffrey | Edgington | Hageman | Maley |
| Carnahan | Felger | Hanson | Maule |
| Clapsaddle | Fischer of | Harrington | McNamara |
| Cochran | Grundy | Hausheer | Meacham |
| Coffman | Fisher of | Holmes | Melrose |
| Cohen | Greene | Houston | Millen |
| Conway | Foster | Hullinger | Miller of |
| Craig | Fullmer | Jackson of | Buena Vista |
| Crosier | Gallagher | Black Hawk | Miller of |
| Denato | Gaudineer | Keleher | Des Moines |


| Miller of | Oxley | Roe | Strothman |
| :--- | :--- | :--- | :--- |
| Page | Palmer | Scherle of | Stroeland |
| Morgan | Patton | Fremont-Mills | Tieden |
| Mueller | Quinn | Scott | Uban |
| Murphy | Radl | Seibert | Utzig |
| Nagle | Rasmussen | Shirley of | Varney |
| Nielsen | Redfern | Dallas | Webster |
| Nielsen of | Reichardt | Smith of | Wengert |
| Emmet-Palo AltoRenda | Linn | Whisler |  |
| Nielsen of | Resnick | Smith of | Winkelman |
| Shelby | Rickert | O'Brien | Wolcott |
| O'Malley | Rider | Stevenson | Wright |
| Ossian | Robinson | Stokes | Mr. Speaker |

The nays were none.
Absent or not voting, 14 :

| Bailey | Gannon | Jackson of | Oehlsen |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gleason | Clinton | Shannahan |
| Burke | Gregerson | Kluever | Wilson |
| Busing | Hutchins | Mayberry |  |

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

Senate File 558, a bill for an act to make appropriations to the legislative members of the interim Commercial Code Study Commission and for supervision and preparation of proposed legislation for said committee, was taken up for consideration.

Loss of Kossuth offered the following amendment filed May 11, 1965, and moved its adoption :

Amend Senate File 558 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. There is hereby appropriated out of the general fund of the State of Iowa to the following named persons the amounts set opposite their respective names in full settlement of all claims which they may have against the State of Iowa on account of services rendered as a member of the legislative interim commercial code study committee:

Kenneth Benda ....................................................................... $\$ 240.00$
John J. Brown ............................................................................ 120.00
Jacob Grimstead ........................................................................ 240.00
John Mowry .............................................................................. 240.00
Charles Frazier ........................................................................ 120.00
Scott Swisher ............................................................................ 30.00
David Stanley .......................................................................... 150.00
"Sec. 2. There is hereby appropriated out of the general fund of the State of Iowa to Wayne Faupel the sum of four hundred twenty dollars ( $\$ 420.00$ ), in full settlement of all claims for his supervision and preparation of proposed legislation of the legislative interim commercial code study committee.
"Sec. 3. The state comptroller is hereby authorized to issue his warrants to the above named parties in the amounts stated, and the treasurer is hereby directed to pay the same from the funds herein appropriated.
"Sec. 4. The acceptance of said sums by the above named parties shall be in full settlement of all claims against the State of Iowa growing out of the above described claims.
"Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its publication in The Atlantic NewsTelegraph, a newspaper published in Atlantic, Iowa, and in the Fort Dodge Messenger, a newspaper published in Fort Dodge, Iowa."

The amendment was 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?" (S. F. 558)
The ayes were, 112:

| Anderson | Fisher of | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Mahan | Resnick |
| Baringer | Foster | Maley | Rickert |
| Bogenrief | Fullmer | McNamara | Rider |
| Boot | Gallagher | Meacham | Robinson |
| Breitbach | Gaudiner | Melrose | Roe |
| Bremmer | Gillette of | Millen | Scherle of |
| Brinck | Clay-Dickinson | Miller of | Fremont-Mills |
| Busch | Gillette of | Buena Vista | Scott |
| Busing | Story | Miller of | Seibert |
| Caffrey | Glanton | Des Moines | Shirley of |
| Carnahan | Gleason | Miller of | Dallas |
| Clapsaddle | Glenn | Page | Smith of |
| Cochran | Graham | Morgan | Linn |
| Coffman | Grassley | Mueller | Smith of |
| Cohen | Hageman | Murphy | O'Brien |
| Conway | Hanson | Nagle | Stevenson |
| Craig | Harrington | Nelson | Stokes |
| Crosier | Hausheer | Nielsen of | Strothman |
| Denato | Holmes | Emmet-Palo-AltrStueland |  |
| Den Herder | Houston | Nielsen of | Tieden |
| Detje | Hullinger | Shelby | Uban |
| Distelhorst | Jackson of | O'Malley | Utzig |
| Doderer | Black Hawk | Ossian | Varney |
| Dougherty | Keleher | Oxley | Webster |
| Doyle | Kempter | Palmer | Wengert |
| Duffy | Kennedy | Quinn | Whisler |
| Dunton | Kluever | Radl | Winkelman |
| Edgington | Korn | Rasmussen | Wolcott |
| Felger | Lawlor | Redfern | Wright |
| Fischer of | Loss | Reichardt | Mr. Speaker |
| Grundy | Lynch |  |  |

The nays were, none.
Absent or not voting, 12 :

| Bailey | Hutchins | Maule | Patton |
| :--- | :---: | :--- | :--- |
| Burke | Jackson of | Mayberry | Shannahan |
| Gannon | Clinton | Oehlsen | Wilson |
| Gregerson |  |  |  |

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

## HOUSE FILE 630 AND SENATE FILE 404 DEFERRED

Maule of Monona asked and received unanimous consent that House File 630 and Senate File 404 be deferred, and that the bills retain their places on the calendar.

House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor, was taken up for consideration.

Jackson of Black Hawk offered the following amendment filed May 11, 1965 :

Amend House File 636, section one (1), by striking the word "may" in line ten (10) and inserting in lieu thereof the word "shall".

Jackson of Black Hawk asked and received unanimous consent to withdraw his amendment.

Smith of O'Brien offered the following amendment filed May 11, 1965, and moved its adoption:

Amend House File 636 as follows:
By striking section three (3).
The amendment lost.
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?" (H. F. 636)
The ayes were, 69:

| Bailey | Dunton | Keleher | Palmer |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Kempter | Quinn |
| Breitbach | Gallagher | Korn | Radl |
| Busch | Gaudineer | Loss | Rasmussen |
| Busing | Gillette of | Lynch | Redfern |
| Caffrey | Clay-Dickinson | Mahan | Renda |
| Carnahan | Gillette of | Maley | Roe |
| Clapsaddle | Story | Maule | Scott |
| Cochran | Glanton | Meacham | Shirley of |
| Conway | Glenn | Melrose | Dallas |
| Craig | Graham | Millen | Stevenson |
| Crosier | Gregerson | Miller of | Utzig |
| Denato | Hageman | Buena Vista | Varney |
| Detje | Hanson | Miller of | Webster |
| Distelhorst | Hausheer | Des Moines | Wengert |
| Doderer | Holmes | Murphy | Wilson |
| Dougherty | Jackson of | Nagle | Wolcott |
| Doyle | Black Hawk | OMalley | Mr. Speaker |
| Duffy | Jackson of | Oxley |  |
|  | Clinton |  |  |

The nays were, 47:

| Anderson | Foster | Nelson | Seibert |
| :---: | :---: | :---: | :---: |
| Baringer | Grassley | Nielsen of | Smith of |
| Bogenrief | Harrington | Emmet-Palo Alto | Linn |
| Boot | Houston | Nielsen of | Smith of |
| Bremmer | Hullinger | Shelby | O'Brien |
| Brinck | Hutchins | Ossian | Stokes |
| Coffman | Kennedy | Patton | Strothman |
| Cohen | Kluever | Reichardt | Stueland |
| Den Herder | Lawlor | Resnick | Tieden |
| Edgington | Madden | Rickert | Uban |
| Felger | Miller of. | Rider | Whisler |
| Fischer of | Page | Robinson | Winkelman |
| Grundy | Morgan | Scherle of | Wright |
| Fisher of Greene |  | Fremont-Mills |  |
| Absent or | oting, 8: |  |  |
| Burke Gannon | Gleason Mayberry | McNamara Mueller | Oehlsen Shannah |

The bill having received a constitutional 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 House File 636 passed the House.

## Redfern of Lee.

House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor, was taken up for consideration.

Wilson 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?" (H. F. 549)
The ayes were, 112:

| Anderson | Cohen | Fisher of | Hageman |
| :--- | :--- | :--- | :--- |
| Bailey | Conway | Greene | Hanson |
| Baker | Craig | Foster | Hausheer |
| Baringer | Denato | Fullmer | Holmes |
| Bogenrief | Den Herder | Gallagher | Houston |
| Boot | Detje | Gaudineer | Hullinger |
| Breitbach | Distelhorst | Gillette of | Hutchins |
| Bremmer | Doderer | Clay-Dickinson | Jackson of |
| Brinck | Dougherty | Gillette of | Black Hawk |
| Busch | Doyle | Story | Jackson of |
| Busing | Duffy | Glanton | Clinton |
| Caffrey | Dunton | Gleason | Keleher |
| Carnahan | Edgington | Glenn | Kennedy |
| Clapsaddle | Felger | Graham | Kluever |
| Cochran | Fischer of | Grassley | Korn |
| Coffman | Grundy | Gregerson | Lawlor |


| Loss | Mueller |
| :--- | :--- |
| Lynch | Murphy |
| Madden | Nagle |
| Mahan | Nelson |
| Maley | Nielsen of |
| Maule | Shelby |
| Meacham | Ossian |
| Melrose | Oxley |
| Millen | Palmer |
| Miller of | Quinn |
| Buena Vista | Radl |
| Miller of | Rasmussen |
| Des Moines | Redfern |
| Miller of | Reichardt |
| Page | Renda |
| Morgan | Resnick |

Rickert
Stokes
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson

Strothman
Stueland Tieden Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 12:

Burke
Crosier Gannon Harrington

Kempter
Mayberry
McNamara

Nielsen of O'Malley
Emmet-Palo AltoPatton Oehlsen

Shannahan

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 287

Gaudineer of Polk moved that the vote by which Senate File 287 failed to pass the House and was placed on its last reading be reconsidered.

The motion prevailed.
Senate File 287, 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, was taken up for consideration.

Maule of Monona moved the previous question.
The motion having received a two-thirds majority prevailed.
Gaudineer 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?" (S. F. 287)
The ayes were, 84:
Baker
Bogenrief
Breitbach
Brinck
Busch

Busing
Caffrey
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Denato
Detje

Doderer
Dougherty
Doyle
Duffy
Dunton

Edgington
Felger
Fisher of Greene
Fullmer
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer

| Houston |  |
| :--- | :--- |
| Hullinger | Miller of <br> Buena Vista |
| Hutchins | Miller of <br> Jackson of <br> Clinton |
| Page |  |
| Keleher | Morgan |
| Kempter | Murphy |
| Kluever | Nagle |
| Korn | Ossian |
| Lawlor | Oxley |
| Loss | Palmer |
| Lynch | Quinn |
| Madden | Radl |
| Mahan | Rasmussen |
| Maule | Reichardt |
| McNamara | Resnick |
| Meacham | Rickert |
| Melrose | Rider |
|  | Roe |

Scherle of Fremont-Mills
Shirley of Dallas
Smith of Linn
Stevenson
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker

The nays were, 31 :

| Anderson | Gleason |
| :--- | :--- |
| Baringer | Holmes |
| Boot | Jackson of |
| Bremmer | Black Hawk |
| Carnahan | Kennedy |
| Cohen | Maley |
| Den Herder | Millen |
| Foster | Mueller |
| Gallagher | Nelson |

Absent or not voting, 9 :

| Bailey <br> Burke <br> Distelhorst | Fischer of <br> Grundy | Gannon | Mayberry |
| :--- | :--- | :--- | :--- |$\quad$| Mehlsen |
| :--- |
| Des of |
| Doines |$\quad$ Shannahan

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 607, a bill for an act to enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact, was taken up for consideration.

Uban of Black Hawk offered the following amendment filed May 6,1965 , and moved its adoption:

Amend House File 607 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The commissioner of public safety is hereby authorized to enter into drivers license compacts with other jurisdictions legally joining therein in substantially the following form.

The contracting states agree:

## ARTICLE I-Findings and Declaration of Policy

a. The party states find that:

1. The safety of their streets and highways is materially affected by the degree of compliance with state laws and local ordinances relating to the operation of motor vehicles.
2. Violation of such a law or ordinance is evidence that the violator engages in conduct which is likely to endanger the safety of persons and property.
3. The continuance in force of a license to drive is predicated upon compliance with laws and ordinances relating to the operation of motor vehicles, in whichever jurisdiction the vehicle is operated.
b. It is the policy of each of the party states to:
4. Promote compliance with the laws, ordinances, and administrative rules and regulations relating to the operation of motor vehicles by their operators in each of the jurisdictions where such operators drive motor vehicles.
5. Make the reciprocal recognition of licenses to drive and eligibility therefor more just and equitable by considering the overall compliance with motor vehicle laws, ordinances and administrative rules and regulations as a condition precedent to the continuance or issuance of any license by reason of which the licensee is authorized or permitted to operate a motor vehicle in any of the party states.

## ARTICLE II--Definitions

As used in this compact:
a. "State" means a state, territory or possession of the United States, the District of Columbia, or the Commonwealth of Puerto Rico.
b. "Home state" means the state which has issued and has the power to suspend or revoke the use of the license or permit to operate a motor vehicle.
c. "Conviction" means a conviction of any offense related to the use or operation of a motor vehicle which is prohibited by state law, municipal ordinance or administrative rule or regulation, or a forfeiture of bail, bond or other security deposited to secure appearance by a person charged with having committed any such offense, and which conviction or forfeiture is required to be reported to the licensing authority.

## ARTICLE III-Reports of Conviction

The licensing authority of a party state shall report each conviction of a person from another party state occurring within its jurisdiction to the licensing authority of the home state of the licensee. Such report shall clearly identify the person convicted; describe the violation specifying the section of the statute, code or ordinance violated: identify the court in which action was taken; indicate whether a plea of guilty or not guilty was entered, or the conviction was a result of the forfeiture of bail, bond or other security; and shall include any special findings made in connection therewith.

## ARTICLE IV—Effect of Conviction

a. The licensing authority in the home state, for the purpose of suspension, revocation or limitation of the license to operate a motor vehicle, shall give the same effect to the conduct reported, pursuant to Article III of this compact, as it would if such conduct had occurred in the home state, in the case of convictions for:

1. Manslaughter or negligent homicide resulting from the operation of a motor vehicle;
2. Driving a motor vehicle while under the influence of intoxicating liquor or a narcotic drug, or under the influence of any other drug to a degree which renders the driver incapable of safely driving a motor vehicle;
3. Any felony in the commission of which a motor vehicle is used:
4. Failure to stop and render aid in the event of a motor vehicle accident resulting in the death or personal injury of another.
b. As to other convictions, reported pursuant to Article III, the licensing authority in the home state shall give such effect to the conduct as is provided by the laws of the home state.
c. If the laws of a party do not provide for offenses or violations denominated or described in precisely the words employed in subdivision " $a$ " of this article, such party state shall construe the denominations and descriptions appearing in subdivision " $a$ " hereof as being applicable to and identifying those offenses or violations of a substantially similar nature, and the laws of such party state shall contain such provisions as may be necessary to ensure that full force and effect is given to this article.

## ARTICLE V-Applications for New Licenses

Upon application for a license to drive the licensing authority in a party state shall ascertain whether the applicant has ever held, or is the holder of a license to drive issued by any other party state. The licensing authority in the state where application is made shall not issue a license to drive to the applicant if:

1. The applicant has held such a license, but the same has been suspended by reason, in whole or in part, of a violation and if such suspension period has not terminated.
2. The applicant has held such a license, but the same has been revoked by reason, in whole or in part, of a violation and if such revocation has not terminated, except that after the expiration of one year from the date the license was revoked, such person may make application for a new license if permitted by law. The licensing authority may refuse to issue a license to any such applicant if, after investigation, the licensing authority determines that it will be safe to grant to such person the privilege of driving a motor vehicle on the public highways.
3. The applicant is the holder of a license to drive issued by another party state and currently in force unless the applicant surrenders such license.

## ARTICLE VI-Applicability of Other Laws

Except as expressly required by provisions of this compact, nothing contained herein shall be construed to affect the right of any party state to apply any of its other laws relating to licenses to drive to any person or circumstances, nor to invalidate or prevent any driver license agreement or other co-operative arrangement between a party state and a nonparty state.

## ARTICLE VII

Compact Administrator and Interchange of Information
a. The head of the licensing authority of each party state shall be the administrator of this compact for his state. The administrators, acting jointly, shall have the power to formulate all necessary and proper procedures for the exchange of information under this compact.
b. The administrator of each party state shall furnish to the administrator of each other party state any information or documents reasonably necessary to facilitate the administration of this compact.

## ARTICLE VIII-Entry Into Force and Withdrawal

a. This compact shall enter into force and become effective as to any state when it has enacted the same into law.
b. Any party state may withdraw from this compact by enacting a statute repealing the same, but no such withdrawal shall take effect until
six months after the executive head of the withdrawing state has given notice of the withdrawal to the executive heads of all other party states. No withdrawal shall affect the validity or applicability by the licensing authorities of states remaining party to the compact of any report of conviction occurring prior to the withdrawal.

## ARTICLE IX—Construction and Severability

This compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this compact shall be severable.

Sec. 2. The agencies and officers of this state and its subdivisions and municipalities shall enforce this compact and do all things appropriate to effect its purpose and intent which may be within their respective jurisdictions.

The amendment was adopted.
Speaker pro tempore Miller in the chair.
Uban 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?" (H. F. 607)
The ayes were, 88:

| Anderson | Fisher of <br> Bailey |
| :--- | :--- |
| Greene |  |
| Baker | Gallagher |
| Baringer | Gillette of |
| Boot | Story |
| Breitbach | Glanton |
| Bremmer | Gleason |
| Brinck | Glenn |
| Busing | Graham |
| Caffrey | Gregerson |
| Carnahan | Hageman |
| Cochran | Hanson |
| Coffman | Jackson of |
| Cohen | Black Hawk |
| Conway | Jackson of |
| Craig | Clinton |
| Den Herder | Keleher |
| Detje | Kennedy |
| Distelhorst | Kluever |
| Doderer | Korn |
| Dougherty | Lawlor |
| Duffy | Loss |
| Dunton | Lynch |
| Edgington | Madden |
| Felger | Mahan |


| Maule | Roe |
| :--- | :--- |
| Mayberry | Scherle of |
| Meacham | Fremont-Mills |

Melrose Scott
Millen Seibert
Morgan Shirley of
Mueller Dallas
Murphy Smith of
Nagle Linn
Nelson Smith of
Nielsen of O'Brien
Emmet-Palo Alto Stokes
Nielsen of Strothman
Shelby
O'Malley
Oxley
Palmer
Quinn
Radl
Rasmussen
Reichardt
Renda
Resnick
Rider
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
The nays were, 20:

| Bogenrief | Gillette of | Hutchins | Miller of |
| :--- | :--- | :--- | :--- |
| Crosier | Clav-Dickinson | Kempter | Page |
| Doyle | Grassley | Maley | Ossian |
| Fischer of | Harrington | McNamara | Patton |
| Grundy | Holmes | Miller of | Redfern |
| Fullmer | Houston | Buena Vista | Stevenson |


| Absent or not voting, 16: |  |  |  |
| :--- | :---: | :--- | :---: |
| Burke | Gannon | Oehlsen | Steffen |
| Busch | Gaudineer | Rickert | Wilson |
| Clapsaddle | Hausheer | Robinson | Mr. Speaker |
| Denato | Hullinger | Shannahan | pro tem |
| Foster |  |  |  |

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 encourage landowners to make land and water available to the public by limiting liability in connection therewith, was taken up for consideration.

Gaudineer of Polk offered the following amendment filed May 3, 1965 :

Amend House File 564 as follows:

1. By inserting in line twelve (12) of section two (2) after the word, "means" the words, "benefit accruing to the holder or".
2. By inserting in line two (2) of section three (3) after the word, "charge" the words, "to or benefit from".
3. By striking all after the word, "purposes" in lines three (3) through nine (9) of section three (3) and inserting in lieu thereof the following: "shall not be liable for injuries, death, and property damage proximately caused by:
4. Visible defects.
5. Failure to keep or maintain at anytime a person to supervise the use and activities of those individuals enjoying the land.
6. Liability imposed by virtue of the Iowa law of attractive nuisances.
7. By adding the following new section thereto:
"Holders of such land shall be liable for injuries, death, and property damage proximately caused by their negligent acts, failure to conduct reasonable inspections to discover defects, and failure to keep such land in reasonable repair. The exceptions of this Act shall not apply to holders of land used for recreational purposes who charge or receive a benefit for such use; nor to the State of Iowa or any of its political subdivisions."

Anderson of Ringgold-Taylor offered the following amendment to the Gaudineer amendment filed May 5, 1965:

Amend House File 564 as follows:

1. Amend the Gaudineer amendment filed May 3, 1965, to House File 564 by striking all of lines fifteen (15) through eighteen (18) and the words "to keep such land in reasonable repair." in line nineteen (19).

Duffy of Dubuque moved that House File 564 be referred to the judiciary committee for further consideration.

Caffrey of Polk moved the previous question.
The motion on the previous question lost.
The motion to refer to committee lost.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Miller in the chair.
The House resumed consideration of the Anderson amendment to House File 564.

Anderson of Ringgold-Taylor moved the adoption of his amendment to the Gaudineer amendment.

The amendment to the amendment was adopted.
Gaudineer of Polk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Anderson of Ringgold-Taylor offered the following amendment filed May 5, 1965, and moved its adoption :

Amend House File 564 by striking from line two (2) of section three (3) the words "invites or".

The amendment was adopted.
Renda of Polk offered the following amendment filed May 11, 1965 :
Amend House File 564 as follows:

1. By inserting in section one (1), line one (1), after the word "encourage" the word "farm".
Further amend section one (1), line one (1), by adding after the word "of" the word "farm".
2. By inserting in section one (1), line two (2), after the word "make" the word "farm".
3. By striking from section one (1), line three (3), the word "their" and inserting in lieu thereof the words "the farmers".
4. By inserting in section one (1), line four (4), after the word "such" the word "farm".
5. By striking from section two (2), lines two (2) and three (3), the words "land, roads, water, water courses, private ways and" and inserting in lieu thereof the words "all farm land, ponds,".
6. By inserting in section two (2), line six (6), after the word "the" the word "farm".
7. By striking from section two (2), line seven (7), the words "includes, but is not limited to," and inserting in lieu thereof the word "is".

Baker of Boone moved that the House defer action on House File 564 and that the bill retain its place on the calendar.

The motion lost.
Renda of Polk moved the adoption of his amendment.
Roll call was requested by Gallagher of Black Hawk and Dougherty of Lucas-Monroe.

On the question "Shall the Renda amendment be adopted?" (H. F. 564)

The ayes were, 74:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinek
Busing
Caffrey
Carnahan
Cochran
Coffman
Cohen
Den Herder
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Edgington

Fisher of
Greene
Foster
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hanson
Harrington
Hausheer
Holmes
Houston
Keleher
Kempter
Kennedy
Kluever
$\begin{array}{ll}\text { Lawlor } & \begin{array}{l}\text { Renda } \\ \text { Lynch }\end{array} \\ \text { Resnick }\end{array}$
Mahan Rider
Maley Robinson
McNamara Seibert
Miller of Smith of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Nielsen of Utrig
Shelby Varney
o'Malley Webster
Oxley Wengert
Palmer Whisler
Patton Wright

Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Strueland
Utzig

Whisler

The nays were, 23 :

| Baringer | Hullinger |
| :--- | :--- |
| Busch | Hutchins |
| Craig | Jackson of |
| Crosier | Black Hawk |
| Detje | Korn |
| Gallagher | Mayberry |
| Hageman | Ossian |

Quinn
Radl
Rickert
Roe
Scherle of Fremont-Mills

Scott
Shirley of Dallas
Uban
Winkelman
Wolcott

Absent or not voting, 27 :

| Burke | Fullmer | Maule | Redfern |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Gannon | Meacham | Reichardt |
| Conway | Gaudineer | Merose | Shannahan |
| Denato | Grassley | Millen | Steffen |
| Doderer | Jackson of | Miller of | Wilson |
| Felger | Clinton | Buena Vista | Mr.Speaker |
| Fischer of | Loss | Oehlsen | pro tem |
| Grundy | Madden | Rasmussen |  |

The amendment was adopted.
Hutchins of Benton offered the following amendment filed May 11, 1965, and moved its adoption:

Amend House File 564 as follows:
Amend House File 564 by amending section two (2) as follows:
"1. By striking the period (.) at the end of line four (4) and substituting a comma (,) and thereafter the following words: "and applies only to those areas now and in the future made available for the public for recreational purposes."

The amendment lost.

Renda of Polk offered the following amendment filed May 11, 1965, and moved its adoption:

Amend the title to House File 564 by striking in line one (1) the words "land owners" and inserting in lieu thereof the words "farm owners".

Further amend the title by adding after the word "make" in line one (1) the word "farm".

The amendment was adopted.
Loss of Kossuth moved the previous question.
The motion having received a two-thirds majority prevailed.
Holmes of Jones moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 564)
The ayes were, 84:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Clapsaddle
Cochran
Coffiman
Cohen
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Dunton
Edgington
Fisher of
Greene

Foster
Fullmer
Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Keleher
Kennedy
Korn
Loss
Lynch
Maley
Maule
Mayberry
MeNamara

Meacham
Millen
Miller of
Buena Vista
Miller of Page
Morgan
Mueller
Murphy
Nelson
Nielsen of
Emmet-Palo Alto Smith
Nielsen of
Shelby
O'Malley
Ossian
Oxley
Patton
Quinn
Rasmussen
Redfern
Reichardt
Rider
Robinson
Roe
Scherle of Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
mith of
0'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Webster
Wengert
Whisler
Winkelman
Wolcott Fremont-Mills

| Kempter | Resnick |
| :--- | :--- |
| Kluever | Rickert |
| Lawlor | Uban |
| Mahan | Utzig |
| Nagle | Varney |
| Palmer | Wilson |
| Radl | Wright |

Renda

Gillette of Story<br>Madden<br>Melrose

Oehlsen
Steffen
Mr. Speaker
pro tem

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 564 passed the House. Caffrey of Polk. BAKER of Boone. CoHen of Black Hawk.

## HOUSE FILE 633 RECONSIDERED

Baringer of Fayette moved to reconsider the vote by which House File 633 failed to pass the House and by which the bill was read a last time.

The motion having received a constitutional majority prevailed.
House File 633, a bill for an act establishing a historical markers commission, was taken up for consideration.

Baringer of Fayette offered the following amendment filed May 6, 1965, and moved its adoption:
Amend House File 633 as follows:

1. Amend the title by striking all after the word "Act" and inserting in lieu thereof the words "granting the board of curators of the state historical society the authority to establish a uniform official historical marker system, and to provide an appropriation therefor."
2. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. The board of curators of the state historical society shall plan, develop, and publicize a uniform official system of marking of state historical, archaeological, geological, and legendary sites.
"Sec. 2. Sites selected by the board of curators shall be marked with markers of standard design selected and approved by the board. Markers so selected and approved shall be dispalyed at each site with an inscription setting forth the facts of particular interest.
"Sec. 3. Standard design markers as adopted and used shall be subject to such conditions as the board of curators may impose and shall not be used to mark sites other than those designated by the board of curators. The board may cause the removal of any marker not used as designated.
"Sec. 4. The board of curators may employ such personnel as shall be necessary to make surveys necessary in selecting marker locations, develop designs and prepare legends for markers, and perform such other duties as the board may determine. The board shall further have the authority to purchase approved markers when the board believes the purchase is in the best interests of the state.
"Sec. 5. The selection of sites and erection of markers may be cordinated with other state departments, including but not limited to the Iowa state highway commission, the Iowa conservation commission, the Iowa development commission, with any governmental subdivision of the state, and with private and public groups concerned with the marking of sites.
"Sec. 6. The board of curators may accept gifts, appropriations, and bequests and shall use such gifts, appropriations, and bequests in accord-
ance with the wishes of the donor if expressed. Funds received shall be paid into the state treasury and shall be paid out on order of the board. All state boards, commissions, departments, and institutions are directed to cooperate with the board in the performance of its duties. The board may accept the aid, support, and cooperation of county, city, and town agencies and of any person in executing board projects.
"Sec. 7. There is hereby appropriated to the board of curators of the state historical society from the general fund of the state, the sum of ten thousand $(10,000)$ dollars for each year of the biennium beginning July 1, 1965 , and ending June 30, 1967, or so much thereof as shall be necessary, for the purpose of this Act."

The amendment was adopted.
Loss of Kossuth moved that House File 633 be referred to appropriations committee.

The motion prevailed.
House File 637, a bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to proration of registration fees of commercial motor vehicles, was taken up for consideration.

Houston of Crawford asked and received unanimous consent to withdraw his amendments filed April 30, 1965, and May 4, 1965.

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?" (H. F. 637)
The ayes were, 100:

Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Duffy
Dunton

Edgington
Felger
Fisher of
Greene
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Holmes
Hullinger
Hutchins
Jackson of
Black Hawk
$\left.\begin{array}{ll}\text { Jackson of } & \text { Nielsen of } \\ \text { Clinton } & \begin{array}{l}\text { Shelby } \\ \text { Keleher }\end{array} \\ \text { K'Malley }\end{array}\right\}$

| Smith of | Stueland |
| :--- | :--- |
| O'Brien | Tieden |
| Stevenson | Uban |
| Stokes | Utzig |
| Strothman | Varney |

The nays were, 5:

| Bogenrief <br> Foster | Gregerson | Radl | Shannahan |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 19: |  |  |  |
| Anderson Fischer of Grundy Madden | Oehlsen |  |  |
| Burke | Ganamara | Patton |  |
| Caffrey | Gannon | Melrose | Rasmussen |
| Denato | Hausheer | Miller of | Steffen |
| Doyle | Houston | Buena Vista | Wilson |
|  | Kennedy |  |  |

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

House File 661, a bill for an act relating to fully reflective vehicle number plates, was taken up for consideration.

O'Malley of Polk offered the following amendment filed May 11, 1965, and moved its adoption:

Amend House File 661 by striking all after the word "be" in line 11 to and including the second word "fee" in line 12, and inserting in lieu thereof the words "collected at the same time as the registration fee, which additional collection".

The amendment was adopted.
0'Malley of Polk asked and received unanimous consent to withdraw his amendment filed May 10, 1965.

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?" (H. F. 661)
The ayes were, 107:

| Bailey | Cohen |
| :--- | :--- |
| Baker | Conway |
| Baringer | Craig |
| Bogenrief | Crosier |
| Boot | Denato |
| Breitbach | Den Herder |
| Bremmer | Detje |
| Brinck | Distelhorst |
| Busch | Doderer |
| Busing | Dougherty |
| Caffrey | Doyle |
| Carnahan | Duffy |
| Clapsaddle | Dunton |
| Cochran | Edgington |
| Coffman | Felger |

Fisher of
$\quad$ Greene
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
$\quad$ Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman

Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
Lawlor

| Loss | Nielsen of <br> Emmet-Palo-Alto Rider | Rickert | Stevenson <br> Lynch |
| :--- | :--- | :--- | :--- |
| Mahan | Nielsen of | Robinson | Stokes |
| Maley | Shelby | Roe | Strothman |
| Maule | O'Malley | Scherle of | Stueland |
| Meacham | Ossian | Tieden |  |
| Millen | Oxley | Fremont-Mills | Utzig |
| Miller of | Palmer | Scott | Varney |
| Page | Quinn | Shannahan | Webster |
| Morgan | Radl | Sengert |  |
| Mueller | Rasmussen | Shirley of | Wallas |
| Murphy | Redfern | Smish of | Winkelman |
| Nagle | Reichardt | Linn | Wolcott |
| Nelson | Renda | Smith of | Wright |
|  | Resnick | O'Brien | Mr. Speaker |
|  |  |  |  |

The nays were, 1:
Uban
Absent or not voting, 16:

| Anderson | Gillette of | Mayberry | Oehlsen |
| :--- | :--- | :--- | :--- |
| Burke | Story | McNamara | Patton |
| Fischer of | Hausheer | Melrose | Steffen |
| Grundy | Kennedy | Miller of | Wilson |
| Gannon | Madden | Buena Vista |  |

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

Senate File 529, a bill for an act to provide for treatment of alcoholism, was taken up for consideration.

Doyle of Woodbury offered the following amendment filed May 11, 1965, and moved its adoption:

Amend Senate File 529 by adding to line eleven (11) after the period the following: "A person committed under this Act shall be considered a state patient."

The amendment was adopted.
Glenn of Wapello offered the following amendment filed May 11, 1965, and moved its adoption :

Amend Senate File 529 by striking from line six (6) the words "second offense,".

The amendment lost.
Duffy of Dubuque moved that Senate File 529 be deferred and the bill retain its place on the calendar.

The motion lost.
Hutchins 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?" (S. F. 529)

The ayes were, 108:

| Anderson | Fullmer | Maley | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maule | Rickert |
| Baker | Gaudineer | Mayberry | Rider |
| Baringer | Gillette of | McNamara | Robinson |
| Bogenrief | Clay-Dickinson | Meacham | Roe |
| Boot | Gillette of | Millen | Scherle of |
| Breitbach | Story | Miller of | Fremont-Mills |
| Bremmer | Glanton | Buena Vista | Scott |
| Brinck | Gleason | Miller of | Seibert |
| Busch | Glenn | Page | Shirley of |
| Busing | Graham | Morgan | Dallas |
| Caffrey | Grassley | Mueller | Smith of |
| Carnahan | Gregerson | Murphy | Linn |
| Clapsaddle | Hageman | Nagle | Smith of |
| Cochran | Hanson | Nelson | O'Brien |
| Coffman | Harrington | Nielsen of | Stevenson |
| Cohen | Holmes | Emmet-Palo AltoStueland |  |
| Conway | Houston | Nielsen of | Stokes |
| Craig | Hullinger | Shelby | Strothman |
| Crosier | Hutchins | O'Malley | Tieden |
| Distelhorst | Jackson of | Ossian | Utzig |
| Doderer | Black Hawk | Oxley | Varney |
| Dougherty | Keleher | Palmer | Webster |
| Doyle | Kempter | Patton | Wengert |
| Duffy | Kennedy | Quinn | Whisler |
| Dunton | Kluever | Radl | Winkelman |
| Edgington | Korn | Rasmussen | Wolcott |
| Felger | Lawlor | Redfern | Wright |
| Fisher of | Loss | Reichardt | Mr. Speaker |
| Greene | Mahan | Renda | protem |
| Foster |  |  |  |

Foster
The nays were, 1:
Den Herder
Absent or not voting, 15:

Burke
Denato
Detje
Fischer of
Grundy

Gannon
Hausheer Jackson of Clinton

Lynch
Madden
Melrose
Oehlsen

Shannahan
Steffen
Uban
Wilson

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
Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption :

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 30, 104, 137, 189, 228, 290, 366, 528, 537 and 571.

> Alfred P. Breitbach, Sk., Chairman House Committee. Gilbert E. Klefstad, Chairmon Senate Committee.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 30, 104, 137, 189, 228, 290, 366, 528, 537 and 571.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills: on May 7, 1965, Senate Files 49, 50, 285, 291, 301, 422, 513, 514, 516, 540 and on May 10, 1965, Senate File 136 and House Files 59, 256, 267, 354 and 541.

## REPORTS OF COMMITTEES

Maule of Monona, from the committee on ways and means, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 638, a bill for an act to specifically exempt commercial fertilizers and agricultural limestone or materials from the 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 do pass.

Elroy Maule, Chairman.
Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 577, a bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly, to provide for a state supported and administered scholarship program under the higher education facilities commission 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.

Casey Loss, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred House File 86, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park 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.

Casey Loss, Chairman.


Also:
Mr. Speaker: Your committee on appropriations to whom was referred House File 633, a bill for an act establishing a historical markers 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.

Casey Loss, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 565, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30,1967 , to the social welfare department for the purpose of 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 do pass.

CASEY LOSs, Chairman.

## AMENDMENTS FILED

Amend the agriculture committee amendment to House File 230 as follows:

1. By striking in section one (1), subsection one (1), in line five (5), the words "ice cream,".

Busch of Bremer.
Amend House File 330 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section three hundred sixty-five point nine (365.9), Code 1962, is amended as follows:
"1. By striking from line sixteen (16) the word 'department'.
" 2 . By adding thereto the following: 'If, however, no current employee passes a promotional examination and otherwise qualifies for the position, an entrance examination for such position may be used to fill such vacancy within one year after such promotional examination.'
"Sec. 2. Section three hundred sixty-five point fifteen (365.15), Code 1962, is amended by adding thereto the following:
'An appointing authority may transfer an employee, other than policemen and firemen, with his consent without coercion, from one department to the same civil service classification in another department, and such employee shall retain the same civil service status.'"

Doyle of Woodbury. Wengert of Woodbury.
Amend the Meacham, et al., amendment to House File 482 filed May 4,1965 by adding a new subsection to section three (3) as follows:
"14. All employees of courts and judiciary departments." Maley of Polk.
Amend the Meacham, Hausheer, Resnick, et al., amendment filed May 4, 1965 to House File 482 by striking all of lines four hundred twenty-four (424) through four hundred twenty-nine (429) and the word "any" in line four hundred thirty (430) and inserting in lieu thereof the word "Any".

Rasmussen of Polk.
Jackson of Black Hawk.
Crosier of Linn.
Glenn of Wapello.
Jackson of Clinton.
Resnick of Scott.
Shirley of Dallas.
Gregerson of Pottawattamie.

Radl of Linn.
Kempter of Jackson. REDFERN of Lee. BUSING of Hamilton. Harrington of Buchanan. Wilson of Black Hawk. Houston of Crawford. Caffrey of Polk. Bremmer of Pottawattamie.

Amend the Craig amendment to House File 668 filed May 6, 1965 as follows:

1. Amend section one (1), by striking from line seven (7), the words "except nursing, dental hygiene, and pharmacy,".
2. Amend section one (1), by adding at the end of line twelve (12) the following "and all other services not involving a direct employer-employee relationship or construction contracts,".
3. Amend section three (3), by striking from lines thirtyseven (37) and thirty-eight (38) the words, "except nursing, dental hygiene, and pharmacy,".
4. Amend section three (3) by striking the period at the end of line forty-two (42) and adding the following "and all other services, not involving a direct employer-employee relationship or construction contracts.".
5. Amend section four (4), line fifty-four (54) by striking the word and figure "thirty (30)" and inserting in lieu thereof "twenty-eight (28)".

Redfern of Lee.
Amend Senate File 438 as follows:

1. By striking the words "and other railroad facilities and other public utility buildings and installations" from lines six (6) and seven (7) of section one (1).
2. By inserting the word "and" after the word "tracks," in line six (6) of section one (1).
3. By striking from lines eight (8) and nine (9) of section one (1) the words "and other public utilities".

Jackson of Black Hawk. Gallagher of Black Hawk. Wilson of Black Hawk. Uban of Black Hawk. Cohen of Black Hawk.

Amend Senate File 550 as amended by the House as follows:

1. By striking from lines one hundred seventeen (117) and one hundred eighteen (118) the words "as may be provided by federal or state laws, rules, and regulations".
2. By inserting in line one hundred nineteen (119) after the word "funds." the following:
"All federal funds for vocational education and facilities shall be received through the state board of vocational education except as provided in subsection nine (9) of this section."
3. By inserting after line one hundred nineteen (119) the following subsection:
" 9 . Authorize, approve, enter into, ratify, and confirm any agreement relating to any vocational-technical facility or program with the United States government, acting through any agency of such government designated or created to aid in the financing of such projects, or with any person, organization, or agency offering contracts or grants in aid, financing such educational facilities or the operation of such facilities or programs."

4, By renumbering the remaining subsections of section seven
(7) in conformity with this amendment.
5. By inserting after line two hundred sixteen (216) the following new section:
"Section two hundred fifty-eight point two (258.2), Code 1962, is hereby amended by adding thereto the following:
'The board of vocational education shall receive federal funds which may now or hereafter be available and shall divide and distribute such funds to schools and colleges providing high school and post-high school vocational-technical training programs and courses in such manner as will contribute most to vocationaltechnical education in the state. The board shall be the official instrument of the state to receive federal funds for vocational education and shall carry out provisions of federal statutes and the administration of any state plan required by the federal government for vocational education.'"
6. By striking lines two hundred seventeen (217) through two hundred twenty-four (224) and inserting in lieu thereof the following:
"Section two hundred fifty-eight point four (258.4), Code 1962, is hereby amended by inserting in line four (4) of subsection seven (7) after the word 'programs,' the words:
'including post-high school vocational-technical programs and courses offered in all public vocational-technical schools and community colleges in the state,'."
7. By inserting in line two hundred forty-eight (248) after the word "schools" the words ", except for those standards as may be established under section two hundred fifty-eight point four (258.4) of the Code,".
8. By renumbering the sections in compliance with this amendment.

Caffrey of Polk. Gillette of Clay-Dickinson.

Amend Senate File 553 as follows:

1. Amend section two (2) line thirty-five (35) by striking all after the word "art" and inserting in lieu thereof a "period".
2. Amend section two (2) by striking all of line thirty-six (36).

Resnick of Scott.
Amend Senate File 553 as follows:

1. Amend by striking all of subsection ten (10) of section two (2) and inserting in lieu thereof the following:
"Any such school or school system which offers the units and services required herein and which offers such units or services taught or administered by qualified personnel shall be deemed to have complied fully with section two (2)."
2. Further amend by striking all of subsection eleven (11) of section two (2).

Kempter of Jackson.
Amend Senate File 568 as follows:

1. By striking from line two (2) of section three (3) the word and figure "sixty-one (61)" and inserting in lieu thereof the word and figure "sixty-two (62)".
2. By striking from line forty-three (43) of section three (3) the word and figure "five (5)" and inserting in lieu thereof the word and figure "six (6)".

8 3. By striking line one hundred seventeen (117) of section
9 three (3) and inserting in lieu thereof the following:
10 "Twentieth (20th) (four to be elected)".
Rasmussen of Polk.
Denato of Polk.
Gannon of Jasper.
1 Amend Senate File 577 by striking the period (.) at the
2 end of line seven (7) of section one (1) and inserting in lieu
3 thereof the following: "or private business schools."
Wilson of Black Hawk.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Wednesday, May 12, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, des Moines, Iowa, Wednesday, May 12, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Cecil A. Wells, pastor of the Trinity Methodist Church, Keokuk, Iowa.

The Journal of Tuesday, May 11, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Oehlsen of Hardin on request of Scott of Pottawattamie; Webster of Pottawattamie on request of Scott of Pottawattamie; Busing of Hamilton on request of Fullmer of Jasper.

## PRESENTATION OF VISITORS

Madden of Clarke-Union presented to the House one hundred twenty junior high students and their teachers, Mrs. Todd and Mrs. Adams, from the Clarke Community School of Osceola.

Whisler of Appanoose-Davis presented to the House forty-eight National Honor Society students from Centerville High School and their teachers, Mrs. Beulah Mitchell and Mr. C. Hart.

Robinson of Audubon-Guthrie presented to the House the Honorable Helen Crabb of Jamaica, member of the Fifty-third and Fiftyfourth General Assemblies, who is presently the president of the Iowa Federation of Women's Clubs.

Coffman of Iowa presented to the House seventy-five members of the senior class of the Iowa Valley School of Marengo; their parents, and teachers, Charles Stalker and Stephen Rye.

Foster of Cedar presented to the House forty-eight junior class students from West Branch, their principal, Glenn Jensen ; instructor, Dean Odell; and chaperone, Mrs. Joe Kasper.

Rider of Marshall presented to the House twenty-one eighth grade students from Green Mountain and their teacher, Mrs. Hoing.

Shirley of Dallas presented to the House fifty-three members of the fifth and sixth grades of the Van Meter Community School and their teachers, Mrs. Allcott and Miss Padley.

Carnahan of Wapello presented to the House twenty-four students of the junior and senior classes from the Cardinal Community School and their teachers, Mr. Starchevich and Mr. White.

Clapsaddle of Cerro Gordo presented to the House the following students from Clear Lake, who are participants in the KRNT Talent Show: Mike Watts, Mark Stanton and Shelley Stanton; their chaperones, Mrs. Joe Jensen and Mr. and Mrs. Don Stanton.

## PETITIONS

The following petitions were presented and placed on file:
By Harrington of Buchanan, from twenty-eight residents of Buchanan County opposing two percent tax on barbers' and beauticians' services.

By Murphy of Carroll, from forty-seven residents of Carroll County favoring Senate Concurrent Resolution 14.

By the following Representatives, favoring pari-mutuel betting in Iowa:

Harrington of Buchanan, from forty-four residents of Buchanan County.
Gleason of Humboldt-Pocahontas, from twenty-five residents of Humboldt County.
Gallagher of Black Hawk, from thirty-six residents of Black Hawk County.
Craig of Marshall, from twenty-six residents of Marshall County.
Murphy of Carroll, from twenty-five residents of Carroll County.
Den Herder of Sioux, from twenty-five residents of Sioux County.
Baker of Boone, from one hundred eighteen residents of Boone County.

## ADOPTION OF COMMITTĖE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 86, 633, 638, Senate Files 565 and 577, under Rule 35.

## INTRODUCTION OF BILL

House File 681, by committee on conservation and recreation, a bill for an act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers.

Read first time and referred to the sifting committee.

## MESSAGES FROM THE SENATE

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

House File 656, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission.

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

Senate File 543, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.

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

Senate File 581, a bill for an act creating the general contingent fund for the biennium beginning July 1, 1965.

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

House File 243 a bill for an act relating to per diem received by members of the state soil conservation committee.

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

House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds.

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

Senate File 566, 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 573, 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 578, a bill for an act to appropriate from the general fund to the national guard and state guard $\$ 5,000$ for use as a revolving fund.

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

House File 136, a bill for an act transferring jurisdiction to the city of Eldora of certain land.

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

House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 136

## Amend House File 136 as follows:

By striking from section 1, line 1 , the words "jurisdiction of the". By striking from section 1 all of line 13 after the comma and all of lines 14
and 15 and inserting in lieu thereof the following: "shall be offered for sale by the state executive council to the city of Eldora, Iowa, at a price per acre to be fixed by the state executive council, for the purpose of using the same for a hospital site by the city of Eldora, Iowa, notwithstanding any other law to the contrary. The secretary of the executive council is hereby authorized to execute any deeds or other instruments necessary to convey title to said described property and to effectuate the purposes of this Act."

Amend the title of House File 136 by striking in line 1 the words "transferring jurisdiction to the city of Eldora of", and inserting in lieu thereof the following: "authorizing the sale to the city of Eldora of".

## SENATE AMENDMENT TO HOUSE FILE 561

Amend House File 561 as follows:

1. By striking lines 103 through 111.
2. By striking lines 250 through 253 of section 1, subsection 13 .

## SPECIAL ORDER

The hour of 9:00 having arrived, the Speaker announced the special order of business for the consideration of House File 482, 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.

Meacham of Poweshiek offered the following amendment filed May 4, 1964, by Meacham, Hausheer, et al.:

Amend House File 482 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. The purpose of this Act is to establish for the State of Iowa a system of personnel administration based on merit principles and scientific methods governing the appointment, promotion, transfer, layoff, removal, discipline, and welfare of its civil employees and other incidents of state employment. All appointments and promotions to positions in the state service shall be made solely on the basis of merit and fitness to be ascertained by competitive examinations except as otherwise specified.

Sec. 2. For the purpose of this Act, unless the context otherwise requires:

1. "Department" means the Iowa civil service department.
2. "Director" means the director of the Iowa civil service.
3. "Commission" means the Iowa civil service commission.
4. "Classified service" means the Iowa civil service system.

Sec. 3. The classified service shall apply to all employees of the state and to all positions in any state civil service or merit system now existing or hereafter established except the classified service shall not apply to the following:

1. Members and employees of the general assembly and other officers elected by popular vote and persons appointed to fill vacancies in elective offices.
2. All board members, commissions, and heads of state departments whose appointments are provided for by statute.
3. One (1) principal assistant or deputy and one (1) secretary for each official designated in subsections one (1) and two (2) of this section.
4. All employees in the office of the governor.
5. All attorneys and all confidential secretaries in the office of the attorney general.
6. All academic personnel, chief administrative officers and students who are employed in state institutions under the jurisdiction of the board of regents.
7. All academic personnel under the commission for the blind, chief administrative officers and students who are employed in state institutions under the jurisdiction of the commission for the blind.
8. All academic personnel, chief administrative officers, patients, and inmates who are employed in state institutions under the jurisdiction of the board of control.
9. Practicing members of the medical profession who are employed in state institutions.
10. Persons employed in a professional or scientific capacity to make or conduct a temporary and special inquiry, investigation, or examination on behalf of the general assembly or a committee thereof or by authority of the governor.
11. Officers and enlisted men of the armed services under state jurisdiction.
12. Part-time professional employees who are paid a fee for service basis and are not engaged in administrative duties and whose condition of employment is approved by the civil service commission and the director, or by the state executive council.
13. Individuals employed under contract whose condition of employment is approved by the civil service commission and the director, or by the state executive council.

Nothing herein shall be construed as precluding any appointing authority exempt under this section from filling any position in the manner in which positions in the classified service are filled.

Sec. 4. There is hereby established a department of civil service to be known as the Iowa civil service department, the executive head of which shall be the director of the Iowa civil service. The department shall include a civil service commission of three (3) members with powers and duties as hereinafter enumerated.

Sec. 5. From a list of not less than three (3) prospective candidates submitted to him by the commission, the governor shall appoint a director of the Iowa civil service who shall hold office at the pleasure of the commission and who shall be experienced in the field of personnel administration and who shall be known to be in sympathy with the application of merit principles in public employment. The salary of the director shall be determined by the commission with the approval of the executive council.

Sec. 6. The members of the commission shall be citizens of the United States and residents of Iowa and shall be in sympathy with the application of merit principles in public employment. No member of the commission shall be a member of any local, state, or national committee of a political party, an officer or member of a committee in any partisan political club or organization, or shall hold or be a candidate for any paid public office.

Sec. 7. Within thirty (30) days after the effective date of this Act, the governor shall appoint three (3) members to the commission. Members appointed to the commission shall be subject to approval of two-thirds (2/5) of the members of the senate. The three (3) commission members first appointed by the governor shall hold office for the following terms:

1. One (1) until July 1, 1967.
2. One (1) until July 1, 1969.
3. One (1) until July 1, 1971.

Thereafter, each member shall be appointed for a term ending six (6) years from the date of expiration of the term for which his predecessor was appointed.

Any vacancy which may occur on the commission shall be filled by appointment by the governor for the unexpired portion of the term with the approval of the senate if the general assembly is in session. If the general assembly shall not be in session at the time of appointment, the governor shall upon the convening of the general assembly report the appointment to the senate for approval within thirty (30) days or the appointment shall expire.

Sec. 8. A member of the commission may be removed by the governor for cause only after having been presented in writing with a copy of the charges stating the reasons for the removal and after having been given an opportunity to be heard publicly before the governor on such charges. A copy of the charges and a transcript of the record of the hearing shall be filed with the secretary of state as a public record.

Sec. 9. Each member of the commission shall be paid twenty-five (25) dollars for each day devoted to the work of the commission but shall not be paid more than one thousand $(1,000)$ dollars in any one (1) year. Members shall be paid travel and other expenditures necessitated by their official duties.

Sec. 10. The commission shall elect one (1) of its members as chairman. The commission shall meet at such time and place as shall be specified by call of the chairman or the director but shall hold at least one (1) meeting each month. All meetings shall be open to the public. Notice of each meeting shall be five (5) days in advance of the meeting. Two (2) members of the commission shall constitute a quorum for the transaction of business.

Sec. 11. In addition to the duties expressly set forth elsewhere in this Act, the commission shall:

1. Represent the public interest in the improvement of personnel administration in the classified service.
2. Advise the governor and the director on problems concerning personnel administration.
3. Foster the interest of institutions of learning and of industrial, civic, professional, and employee organizations in the improvement of personnel standards in the classified service.
4. Make any investigation which it may consider desirable concerning the administration of personnel in the classified service and make recommendations to the director with respect thereto.
5. Make an annual report and special reports and recommendations to the governor.

Sec. 12. The director shall direct and supervise all administrative and technical activities of the department. In addition to the duties expressly set forth elsewhere in this Act, it shall be the duty of the director:

1. To apply and carry out the provisions of this Act and the rules adopted thereunder.
2. To serve as secretary to the commission and attend and keep minutes of all meetings of the commission.
3. To establish and maintain a roster of all employees in the classified service in which there shall be set forth as to each employee, the class title, pay or status, and other pertinent data.
4. To appoint such employees of the department and such experts and special assistants as may be necessary to carry out effectively the provisions
of this Act. Staff employees shall be appointed in accordance with the provisions of this Act.
5. To foster and develop in cooperation with appointing authorities and others programs, including training, safety, health, counseling, and welfare, for the improvement of employees effectiveness.
6. To encourage and exercise leadership in the development of effective personnel administration within the several departments in the classified service and to make available the facilities of the department of Iowa civil service to this end.
7. To investigate from time to time the operation and effect of this Act and the rules adopted thereunder and to report the findings and recommendations to the commission.
8. To make an annual report regarding the work of the department and such special reports as he may consider desirable to the commission.
9. To perform any other lawful acts which he may consider necessary or desirable to carry out the purposes and provisions of this Act.

Sec. 13. The director may request appropriate persons including officers and employees in the classified service to assist in the preparation and rating of tests. Upon the request of any agency, the director shall confer with the personnel of the agency to assist in preparing examinations for professional and technical classes. An appointing authority may excuse any employee in his agency or division from his regular duties for the time required for his work as an examiner. Such officers and employees shall not be entitled to extra pay for their services as examiners but shall be paid their necessary travel and other expenses.

Sec. 14. The director shall prepare and submit to the commission proposed rules for consideration and approval for the classified service. Such rules, after public notice and public hearing, shall have the force and effect of law if not disapproved by the commission within thirty (30) days after the submission thereof. Amendments to such rules shall be made in the same manner. The rules shall provide:

1. For the preparation, maintenance, and revision of a position classification plan for all positions in the classified service based upon duties performed and responsibilities assumed, so that the same qualifications may reasonably be required for and the same schedule of pay may be equitably applied to all positions in the same class. After such classification plan has been approved by the commission, the director shall allocate the position of every employee in the classified service to one (1) of the classes in the plan. Any employee or agency official affected by the allocation of a position to a class shall, after filing with the director a written request for reconsideration thereof in such manner and form as the director shall prescribe, be given a reasonable opportunity to be heard by the director. An appeal may be made to the commission or to a qualified classification committee appointed by the commission.
2. For a pay plan for all employees in the classified service after consultation with appointing authorities and after a public hearing held by the commission. Such pay plan shall become effective only after having been approved by the governor upon submission by the commission. Amendments to the pay plan shall be made in the same manner. Each employee shall be paid at one (1) of the rates set forth in the pay plan for the class of position in which employed and, unless otherwise designated by the director, shall begin employment at the first (1st) step of the established range for his class.
3. For open competitive examinations to test the relative fitness of applicants for the respective position. Such examinations shall be practi-
cal in character and shall relate to such matters as shall fairly test the ability of the applicant to discharge the duties of the position to which the applicant seeks appointment. Examinations need not be held until after the rules have been adopted, the service classified, and a pay plan established but shall be held not later than two (2) years after the effective date of this Act. Such examinations shall be announced publicly at least fifteen (15) days in advance of the date fixed for the filing of applications, and may be advertised through the press, radio, and other media. The director may in his discretion continue to receive applications and examine candidates for a period of time to assure a sufficient number of eligibles to meet the needs of the classified service and may add the names of successful candidates to existing eligible lists in accordance with their respective ratings.
4. For promotions which shall give appropriate consideration to the applicant's qualifications, record of performance, length of service, and conduct. Vacancies shall be filled by promotion whenever in the best interest of the classified service, but may be by competitive or noncompetitive examinations. Such examinations shall be of the same nature and content as those used in establishing competitive registers for the class. A promotion means a change in the status of an employee from a position in one (1) class to a position in another class having a higher entrance salary.
5. For the establishment of eligible lists for appointment and promotion upon which shall be placed the names of successful candidates in the order of their relative excellence in the respective examinations. Eligibility for appointment from any such list shall normally continue for at least one (1) year and for not longer than two (2) years.
6. For the rejection of candidates or eligibles who fail to comply with reasonable requirements of the rules and regulations adopted under the authority of this Act.
7. For the appointment of a person standing among the highest three (3) on the appropriate eligible list to fill a vacancy.
8. For a probation period of one (1) year, excluding educational or training leave, before appointment may be made complete and during which period a probationer may be discharged or reduced in class or rank or replaced on the eligible list. The appointing authority shall within thirty (30) days prior to the expiration of an employee's probationary period notify the director in writing whether the services of the employee have been satisfactory or unsatisfactory. If the employee's services are unsatisfactory the employee shall be dropped from the payroll on or before the expiration of the probationary period. If satisfactory or if the appointing authority shall fail to furnish the required notice to the director prior to the expiration of the probationary period, the appointment shall be deemed permanent. The determination of the appointing authority shall be final and conclusive.
9. For emergency employment for not more than ninety (90) days in any twelve (12) month period without examination and for intermittent employment for not more than six (6) months in any twelve (12) month period. For intermittent employment the employee shall have had a probationary, temporary, or permanent appointment.
10. For provisional employment without competitive examination when there is no appropriate eligible list available. No such provisional employment shall continue longer than six (6) months nor shall successive provisional appointments be allowed, except during the first (1st) two
(2) years after the effective date of this Act in order to avoid stoppage of orderly conduct of the business of the state.
11. For a transfer from a position in one (1) state department to a similar position in another state department involving similar qualifications, duties, responsibilities, and salary ranges. Whenever an employee transfers or is transferred from one (1) state department or agency to another state department or agency, all seniority rights, any accumulated sick leave, and any accumulated vacation time as provided by law shall be transferred to the new place of employment and credited to the employee.
12. For reinstatement of persons who have attained permanent status and who resign in good standing or who are laid off from their positions without fault or delinquency on their part within a period equal to the period of their continuous employment with the state.
13. For establishing in cooperation with the appointing authorities a system of service reports of all employees in the classified service. The service reports shall be considered in determining salary increases provided in the pay plan; as a factor in promotion tests; as a factor in determining the order of layoffs because of lack of funds or work and in reinstatement; and as a factor in demotions, discharges, or transfers.
14. For layoffs by reason of lack of funds or work or organization and for reinstatement of employees so laid off, giving consideration in both layoffs and reinstatement to performance record and seniority in service. Any employee who has been laid off may keep his name on a preferred employment list for one (1) year which list shall be exhausted by the agency enforcing the layoff before selection of another employee may be made from the register in his classification.
15. For imposition as a disciplinary measure of a suspension from the classified service without pay for not longer than thirty (30) days.
16. For discharge or reduction in rank or grade for negligence, inefficiency, gross misconduct, insubordination, or incompetency after appointment or promotion is completed. The person discharged or reduced shall be presented with the reasons for such discharge or reduction stated in writing within twenty-four (24) hours after such discharge or reduction and a copy thereof shall be filed with the director of the Iowa civil service as a public record.
17. For establishment of a plan for resolving employee grievances and complaints.
18. For attendance regulations and special leaves of absence, with or without pay, or reduced pay in the various classes of positions in the classified service. Annual sick leave and vacation time shall be granted in accordance with section seventy-nine point one (79.1) of the Code.
19. For the development and operation of programs to improve the work effectiveness and morale of employees in the classified service including training, safety, health, welfare, counseling, recreation, and employee relations.
20. For such other rules and administrative regulations not inconsistent with this Act as may be proper and necessary for the enforcement of this Act except that no rule or regulation shall be adopted which shall deprive the State of Iowa or any of its agencies or institutions of federal grants or other forms of financial assistance.
21. For the maintenance of proper personnel files of all personnel including those exempt under section three (3) of this Act except subsection one (1) thereof.

Sec. 15. All officers and employees of the state and of municipalities
and political subdivisions of the state shall allow the department the reasonable use of public buildings under their control and furnish heat, light, and furniture for any examination, hearing, or investigation authorized by this Act. The department shall pay to a municipality or political subdivision the reasonable cost of any such facilities so furnished.

Sec. 16. All officers and employees of the state shall comply with and aid in carrying out the provisions of this Act and the rules, regulations, and orders adopted thereunder. All officers and employees shall furnish any records or information which the commission or the director may request for any purpose of this Act. The director may institute and maintain any action or proceeding at law or in equity that he considers necessary or appropriate to secure compliance with this Act and the rules and orders thereunder.

Sec. 17. Employees holding positions in the classified service shall within two (2) years after the effective date of this Act be required to pass a qualifying examination for their respective positions as prescribed by the director. Nothing herein shall preclude the reclassification or reallocation of any position held by any incumbent permitted under this Act.
Sec. 18. No state disbursing or auditing officer shall make or approve or take part in making or approving any payment for personal service to any person holding a position in the classified service unless the payroll voucher or account of such pay bears the certification of the director, or of his authorized agent that the person named therein has been appointed and employed in accordance with the provisions of this Act and the rules, regulations, and orders hereunder. The director may provide that certification of payrolls may be made once every six (6) months and such certification shall remain in effect except in the case of any officer or employee whose status has changed after the last certification of the payroll. Where the status of an officer or employee has changed, no voucher for payment of salary to such officer or employee shall be issued or payment of salary made without further certification by the director.

Sec. 19. Any employee who is dismissed after completing the probationary period of services may, within five (5) days after such dismissal, appeal to the commission for review thereof. Upon such review, both the appealing employee and the appointing authority whose action is reviewed shall, within thirty (30) days following the date of filing of the appeal, have the right to be heard publicly before the commission and to present evidentiary facts. At the hearing of such appeals, technical rules of evidence shall not apply. If the commission finds that the action complained of was taken by the appointing authority for any political, religious, racial, or nonmerit reason, the employee shall be reinstated to his former position without loss of pay for the period of dismissal. In all other cases, the commission shall have jurisdiction to hear and determine the rights of classified service employees and may affirm, modify, or reverse any case on the merits of the case.
Sec. 20. The records of the department, except such records as the rules may properly require to be held confidential for reason of public policy, shall be public records and shall be open to public inspection subject to reasonable regulations as to the time and manner of inspection which may be prescribed by the director.
Sec. 21. Subject to the rules approved by the commission, the director may enter into agreements with any municipality or political subdivision of the state to provide services and facilities of the department to such municipality or political subdivision in the administration of personnel on
merit principles. Any such agreement shall provide for the reimbursement to the state of the reasonable cost of the services and facilities provided.

Sec. 22. Members of the commission and the director shall have the power to administer oaths, subpoena witnesses, and compel the production of books and papers pertinent to any investigation or hearing authorized by this Act. Any person who shall fail to appear in response to a subpoena or to answer any question or produce any books or papers pertinent to any such investigation or hearing or who shall knowingly give false testimony therein shall be guilty of a misdemeanor punishable by imprisonment not to exceed thirty (30) days and not to exceed a fine of one hundred (100) dollars.

Sec. 23. No person shall be appointed or promoted to or demoted or dismissed from any position in the classified service, or in any way favored or discriminated against with respect to employment in the classified service because of political or religious opinions or affiliations or race. No person shall seek or attempt to use any political endorsement in connection with any appointment to a position in the classified service.

Sec. 24. No person shall use or promise to use, directly or indirectly, any official authority or influence whether possessed or anticipated to secure or attempt to secure for any person an appointment or advantage in appointment to a position in the classified service or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.
Sec. 25. No employee in the classified service or member of the commission or the director shall take part in soliciting any assessment, subscription or contribution for any political organization or any person seeking election to public office.

Sec. 26. No employee in the classified service shall be a member of any national, state, or local committee of a political party, or any officer or member of a committee of a partisan political club, or a candidate for nomination or election to any paid partisan public office, or shall take part in the management of any political party or in any political campaign. Provided, that any officer and employee in the classified service who shall become a candidate for any partisan elective office shall, commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held.

Sec. 27. No person shall make any false statements, certificate, mark, rating, or report with regard to any test, certification, or appointment made under any provision of this Act or in any manner commit or attempt to commit any fraud preventing the impartial execution of this Act and the rules, regulations, and orders adopted thereunder.
Sec. 28. No person shall, directly or indirectly, give, render, pay, offer, solicit, or accept any money, service, or other valuable consideration for or on account of any appointment, proposed appointment, promotion, or proposed promotion to or any advantage in a position in the classified service.
Sec. 29. No employee of the department, examiner, or other person shall defeat, deceive, or obstruct any person in his right to examination, eligibility certification, or appointment under this Act or furnish to any person any special or secret information for the purpose of affecting the rights or prospects of any person with respect to employment in the classified service.
Sec. 30. Any person who willfully violates any provision of this Act or
any rules, regulations, or orders thereof shall upon determination of the commission be ineligible for appointment to or employment in a position in the classified service for a period not to exceed five (5) years and if he is an officer or employee of the state shall forfeit his office or position.

Sec. 31. The Iowa merit system now in effect for state agencies expending federal funds shall remain in full force and effect so far as the system applied to such agencies until such time as the plan and rules promulgated under the provisions of this Act are approved by the appropriate federal agencies. At that time, the state agencies shall be subject to the provisions of this Act. Any employee who has received appointment under the Iowa merit system shall retain the position or a position of comparable status and pay. At such time as the plan and rules are approved by the federal agency, the Iowa merit system council shall transfer all records, property, and other material to the Iowa civil service commission.

Sec. 32. Section eight point five (8.5), Code 1962, is hereby amended by striking all of subsection six (6) thereof.

Wilson of Black Hawk offered the following amendment to the Meacham, et al., amendment filed May 6, 1965 :

Amend the Meacham, et al., amendment to House File 482, filed May 4, 1965, as follows:

1. By striking the period in line thirty-two (32) and inserting in lieu thereof the following: "and all employees in courts and judiciary departments."
2. By striking in line thirty-three (33) the word "academic".
3. By striking in line thirty-six (36) the word "academic".
4. By striking lines forty (40) through forty-two (42) and inserting in lieu thereof the following:
"8. All personnel who are directly concerned with diagnosis treatment, training, education, care, and rehabilitation of patients or inmates at institutions under the jurisdiction of the board of control."
5. By striking lines forty-three (43) and forty-four (44).
6. By striking in lines three hundred sixty-nine (369) and three hundred seventy (370) the words "Upon such review" and inserting in lieu thereof the following: "If the commission determines such review is necessary".
7. By striking everything after the period in line three hundred seventynine (379) and all of lines three hundred eighty (380) through three hundred eighty-two (382).
8. By striking the period in line four hundred twenty-three (423) and inserting in lieu thereof the following: "during normal working hours."
9. By adding after section thirty-one (31) the following new section:
"Departments of state excluded under subsections six (6), seven (7) and eight (8) of section three (3) of this Act shall establish a system of personnel administration based on merit principles under the jurisdiction of their policy boards which shall provide for a basis for appeal to the commission in cases of dismissal."
10. By renumbering the remaining sections in accordance with this amendment.

Division was requested.
Wilson of Black Hawk moved the adoption of his amendment by divisions.

Divisions 1, 2 and 3 were adopted.

Wilson of Black Hawk asked and received unanimous consent to offer the following amendment to division 4 of his amendment:

Amend the Wilson, et al., amendment to the Meacham, et al., amendment to House File 482, filed on May 6, 1965, by striking from line eleven (11) the word "care,".

The amendment to the amendment was adopted.
Division 4 as amended was adopted.
Division 5 was adopted.
Divisions 6 and 7 were withdrawn.
Divisions 8,9 and 10 were adopted.
Hausheer of Story asked and received unanimous consent to withdraw his amendment filed May 5, 1965.

Maley of Polk asked and received unanimous consent to withdraw his amendment filed May 11, 1965.

Rasmussen of Polk offered the following amendment, filed May 11, 1965, by Rasmussen, Jackson, et al., to the Meacham, et al., amendment and moved its adoption :

Amend the Meacham, Hausheer, Resnick, et al., amendment filed May 4, 1965 to House File 482 by striking all of lines four hundred twenty-four (424) through four hundred twenty-nine (429) and the word "any" in line four hundred thirty (430) and inserting in lieu thereof the word "Any".

The amendment to the amendment was adopted.
Foster of Cedar offered the following amendment, filed May 12, 1965, to the Meacham, et al., amendment, and moved its adoption :

Amend the Meacham, et al., amendment to House File 482, filed May 4, 1965 , by striking section 17 , lines 346 through 351 , inclusive, and substituting in lieu thereof the following: Employees holding positions in the classified service herein for one (1) year or more immediately prior to January 1, 1963, shall be continued in their respective positions without further examination, until separated from their positions as provided by law. Those holding their positions for less than one (1) year immediately prior to January 1, 1965, shall also be continued in their respective positions provided that within two (2) years after this Act takes effect they pass a qualifying test prescribed by the director. Those who have failed to qualify as provided herein shall be dismissed from their positions within thirty (30) days after establishment of an eligible list for their respective positions. Nothing herein shall preclude the reclassification or reallocation as provided by this Act of any position held by any such incumbent.

Roll call was requested by Fischer of Grundy and Foster of Cedar.
On the question "Shall the amendment to the amendment be adopted?" (H. F. 482)

The ayes were, 42:

| Bailey | Fischer of |
| :--- | :--- |
| Baringer | Grundy |
| Bogenrief | Foster |
| Boot | Graham |
| Brinck | Grassley |
| Busch | Hanson |
| Caffrey | Harrington |
| Coffman | Kennedy |
| Conway | Kluever |
| Den Herder | Korn |
| Distelhorst | Mayberry |
| Edgington | Millen |

The nays were, 63:

| Baker | Gillette of | Keleher | Rasmussen |
| :--- | :--- | :--- | :--- |
| Breitbach | Clay-Dickinson | Lawlor | Reichardt |
| Bremmer | Gillette of | Loss | Renda |
| Carnahan | Story | Lynch | Resnick |
| Cochran | Glanton | Riadden | Rickert |
| Cohen | Gleason | Mahan | Scott |
| Dougherty | Glenn | Maule | Seibert |
| Doyle | Gregerson | Meacham | Shannahan |
| Duffy | Hageman | Melrose | Shirley of |
| Dunton | Hausheer | Miller of | Dallas |
| Felger | Hollmes | Buena Vista | Stevenson |
| Fisher of | Houston | Miller of | Stueland |
| Greene | Hullinger | Des Moines | Varney |
| Fullmer | Hutccins | Morgan | Wengert |
| Gallagher | Jackson of | Nagle | Whiser |
| Gannon | Back Hawk | O'Malley | Wislison |
| Gaudineer | Jackson of | Palmer | Wolcott |
|  | Clinton | Radl | Wright |

Absent or not voting, 19:

| Anderson | Crosier |
| :--- | :--- |
| Burke | Denato |
| Busing | Detje |
| Clapsaddle | Doderer |
| Craig | Kempter |

Maley
McNamara
Oehlsen
Oxley
Quinn

Rider
Robinson
Roe
Scherle of Fremont-Mills
Smith of
O'Brien
Stokes
Strothman
Tieden
Utzig
Winkelman

Rasmussen
eichardt
enda
Resick
Scott
Seibert
mahan Dallas
Stevenson
Stueland
arney
Wher
Wilson
Wolcott
Wright

The amendment lost.
Meacham of Poweshiek moved the adoption of the Meacham, et al., amendment as amended.

The amendment as amended was adopted.
Loss of Kossuth moved the previous question on House File 482.
The motion having received a two-thirds majority prevailed.
Foster 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?" (H. F. 482)

The ayes were, 91:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffiman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger

Fisher of
Greene
Foster
Gallagher Gannon Gaudineer Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins Jackson of Black Hawk
Jackson of Clinton

Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
O'Malley
Oxley
Palmer

Radl
Rasmussen
Reichardt
Renda
Resnick
Rickert
Rider
Roe
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Stevenson
Uban
Utzig
Varney
Wengert
Wilson
Wolcott
Wright
Mr. Speaker

The nays were, 26:

| Bogenrief | Grassley | Nielsen of | Smith of |
| :--- | :--- | :--- | :--- |
| Brinck | Lynch | Shelby | O'Brien |
| Den Herder | Millen | Ossian | Stokes |
| Edgington | Miller of | Patton | Strothman |
| Fischer of | Page | Redfern | Stueland |
| Grundy | Nelson | Robinson | Tieden |
| Glenn | Nielsen of | Scherle of | Whisler |
| Graham | Emmet-Palo Alto | Fremont-Mills | Winkelman |
| Absent or not voting, 7: |  |  |  |
| Burke Fullmer  <br> Busing Madden Oehlsen | Webster |  |  |
|  |  | Quinn |  |

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

Meacham of Poweshiek moved that House File 482 be messaged to the Senate, which motion prevailed.

Wilson of Black Hawk moved to reconsider the vote by which House File 482 passed the House and that the motion to reconsider be laid on the table.

The motion to table prevailed.
Speaker pro tempore Miller in the chair.

## RECONSIDERATION OF AMENDMENT TO SENATE FILE 550

Caffrey of Polk moved to reconsider the vote by which the committee amendment to Senate File 550 was adopted by the House.

The motion to reconsider prevailed.
Gillette of Clay-Dickinson offered the following amendment, filed May 11, 1965, to the committee amendment, and moved its adoption:

Amend the committee amendment to Senate File 550:

1. By striking from lines one hundred seventeen (117) and one hundred eighteen (118) the words "as may be provided by federal or state laws, rules, and regulations".
2. By inserting in line one hundred nineteen (119) after the word "funds." the following:
"All federal funds for vocational education and facilities shall be received through the state board of vocational education except as provided in subsection nine (9) of this section."
3. By inserting after line one hundred nineteen (119) the following subsection:
"9. Authorize, approve, enter into, ratify, and confirm any agreement relating to any vocational-technical facility or program with the United States government, acting through any agency of such government designated or created to aid in the financing of such projects, or with any person, organization, or agency offering contracts or grants in aid, financing such educational facilities or the operation of such facilities or programs."
4. By renumbering the remaining subsections of section seven (7) in conformity with this amendment.
5. By inserting after line two hundred sixteen (216) the following new section:
"Section two hundred fifty-eight point two (258.2), Code 1962, is herehy amended by adding thereto the following:
'The board of vocational education shall receive federal funds which may now or hereafter be available and shall divide and distribute such funds to schools and colleges providing high school and post-high school vocationaltechnical training programs and courses in such manner as will contribute most to vocational-technical education in the state. The board shall be the official instrument of the state to receive federal funds for vocational education and shall carry out provisions of federal statutes and the administration of any state plan required by the federal government for vocational education.'"
6. By striking line two hundred seventeen (217) through two hundred twenty-four (224) and inserting in lieu thereof the following:
"Section two hundred fifty-eight point four (258.4), Code 1962, is hereby amended by inserting in line four (4) of subsection seven (7) after the word 'programs,' the words:
"including post-high school vocational-technical programs and courses offered in all public vocational-technical schools and community colleges in the state,'."
7. By inserting in line two hundred forty-eight (248) after the word "schools" the words ", except for those standards as may be established undè section two hundred fifty-eight point four (258.4) of the Code,".
8. By renumbering the sections in compliance with this amendment.

Caffrey of Polk moved the previous question on the amendment.

The motion not having received a two-thirds majority lost.
Gillette of Clay-Dickinson moved the adoption of his amendment to the committee amendment.

The amendment was adopted.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of Senate File 550 and the committee amendment.

Baker of Boone offered the following Hausheer amendment to the committee amendment filed May 7, 1965, and moved its adoption:

Amend Senate File 550 as amended by the House by adding the following new section at the end of the bill:
"Section two hundred eighty-six A point four (286A.4), Code 1962, subsection three (3) is hereby amended by striking the words "one dollar" from line one (1) and inserting in lieu thereof the words "one dollar and a half".

The amendment to the committee amendment was adopted.
Gannon of Jasper offered the following amendment to the committee amendment filed May 12, 1965, and moved its adoption:

Amend the amendment to Senate File 550 filed April 29, 1965, by striking all of lines 1 through 259 and inserting in lieu thereof the following:
"Amend Senate File 550 by striking all of section 17 and in line 1 of section 18 the following: 'In addition to revenue derived by tax levy,'."

Scherle of Fremont-Mills rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken and the amendment out of order.

## CALL OF THE HOUSE

We, the undersigned, under the provisions of Rule 72 request a call of the House on Senate File 550.

> MLLEN of Jefferson-Van Buren. CAFREY of Polk. WOLCOTT of Cerro Gordo. BARINGER of Fayette. Scotr of Pottawattamie. GREGERSON of Pottawattamie.

Gillette of Clay-Dickinson moved the adoption of the committee amendment as amended.

Roll call was requested by Nagle of Scott and Resnick of Scott.
Rule 69 was invoked.
On the question "Shall the committee amendment as amended be adopted?" (S. F. 550)

The ayes were, 65:

Anderson
Bailey
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Caffrey
Den Herder
Detje
Dougherty
Doyle
Edgington
Fischer of
Grundy
Fisher of
Greene

| Gillette of <br> Clay-Dickinson | Maley <br> Glason |
| :--- | :--- |
| Gleaso | McNamara |

Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Whisler
Winkelman
Wolcott
The nays were, 53:

| Baker | Felger |
| :--- | :--- |
| Breitbach | Foster |
| Carnahan | Fullmer |
| Clapsaddle | Gallagher |
| Cochran | Gannon |
| Coffman | Gaudineer |
| Cohen | Gillette of |
| Conway | Story |
| Craig | Glanton |
| Crosier | Hageman |
| Denato | Hausheer |
| Distelhorst | Hackson of <br> Doderer |
| Duack Hawk <br> Dunty <br> Dunton | Sackson of <br> Clinton |
|  |  |

Absent or not voting, 6:

| Burke | Oehlsen <br> Quinn | Radl |
| :--- | :--- | :--- |
| Busing | Webster |  |

The amendment was adopted.
Gillette of Clay-Dickinson offered the following amendment filed May 6, 1965, and moved its adoption:

Amend the education committee amendment to Senate File 550 filed April 29, 1965, as follows:

Amend the title by striking all after the word "for" in line one (1) and inserting in lieu thereof the following:
"the establishment and operation of state vocational-technical schools and state community colleges, to establish a board to administer state vocational-
technical schools and state community colleges and establish standards for public community and junior colleges administered by local school districts, and to define the duties and responsibilities thereof."

The amendment was adopted.
Maule of Monona moved that all of those absent be excused from the Call of the House.

The motion prevailed.
Roll call was taken under the provisions of Rule 73, which revealed all members present except those previously excused.

Gaudineer of Polk offered the following amendment filed May 6, 1965 :

Amend Senate File 550 by adding the following new section thereto:
"This Act shall not apply to technical or vocational high schools now owned and maintained by a local school board; provided, however, the state board may contract with a local school board that owns and maintains a technical or vocational high school or schools of general study within the cooperative or merged area to provide courses or programs of study as such community college or area vocational schools; or to provide such courses or programs in addition to or as a part of the curriculum.

Gaudineer of Polk offered the following amendment to the amendment filed May 12, 1965, and moved its adoption:

Amend the Gaudineer amendment to Senate File 550, filed May 6, 1965, by inserting in line four (4) after the word "board" the words "in a school district with a population in excess of one hundred thousand $(100,000)$ ".

The amendment to the amendment was adopted.
Gaudineer of Polk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
The following sponsors withdrew their amendments to Senate File 550, filed May 6, 1965: Miller of Page and Gaudineer of Polk.

Caffrey 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?" (S. F. 550)
$\cdots$ The ayes were, 113:

| Anderson | Brinck | Craig | Duffy |
| :---: | :---: | :---: | :---: |
| Bailey | Busch | Crosier | Dunton |
| Baker | Caffrey | Denato | Edgington |
| Baringer | Carnahan | Den Herder | Felger |
| Bogenrief | Clapsaddle | Detje | Fischer of |
| Boot | Cochran | Distelhorst | Grundy |
| Breitbach | Coffman | Dougherty | Fisher of |
| Bremmer | Conway | Doyle | Greene |


| Foster | Jackson of | Mueller | Scott |
| :--- | :--- | :--- | :--- |
| Fullmer | Clinton | Murphy | Seibert |
| Gannon | Keleher | Nagle | Shannahan |
| Gaudineer | Kempter | Nelson | Shirley of |
| Gillette of | Kennedy | Nielsen of | Dallas |
| Clay-Dickinson | Kluever | Emmet-Palo AltoSmith of |  |
| Gillette of | Korn | Nielsen of | Linn |
| Story | Lawlor | Shelby | Smith of |
| Glanton | Loss | O'Malley | O'Brien |
| Gleason | Lynch | Ossian | Stevenson |
| Glenn | Madden | Oxley | Stokes |
| Graham | Mahan | Palmer | Strothman |
| Grassley | Maley | Patton | Stueland |
| Gregerson | Maule | Radl | Tieden |
| Hageman | Mayberry | Rasmussen | Uban |
| Hanson | McNamara | Redfern | Utzig |
| Harrington | Meacham | Reichardt | Varney |
| Hausheer | Melrose | Renda | Wengert |
| Holmes | Millen | Rickert | Whisler |
| Houston | Miller of | Rider | Winkelman |
| Hullinger | Buena Vista | Robinson | Wolcott |
| Hutchins | Miller of | Roe | Wright |
| Jackson of | Page | Scherle of | Mr. Speaker |
| Black Hawk | Morgan | Fremont-Mills |  |
| The nays were, |  |  |  |
| Cohen | Gallagher |  | Miller of |
| Doderer |  | Des Moines | Wilson |
| Absent or not voting, $6:$ |  |  |  |
| Burke | Oehlsen | Resnick | Webster |
| Busing | Quinn |  |  |

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

## EXPLANATIONS OF VOTES ON SENATE FILE 550

Explanation of my vote on Senate File 550 as amended by the House:
Although I consider this an inadequate bill, I voted "aye" in order that that subject matter might go to conference committee.

Meacham of Poweshiek.
I voted against Senate File 550 because I object to the bill in its present form. Local control through local support is essential to vocational education in order that all the students of Iowa will be able to benefit from these schools.

Doderer of Johnson.
I voted "no" on Senate File 550 as amended by the House because the formation of a new board would result in much greater administrative costs. Further the proposed board is of unlimited authority and is empowered to designate area, site, construction of buildings, curriculum etc., without restriction. There would be no local control.

Cohen 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 adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 35, recalling Senate File 293 from the Governor for correction.

Robert G. Moore, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 35

Maule of Monona asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 35 and moved its adoption:

## SENATE CONCURRENT RESOLUTION 35 By Hill

Whereas, an error has been discovered in Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962, 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 293 for correction.

The motion prevailed and the resolution was adopted.

## EXPLANATION ON BOARD OF CONTROL INSTITUTIONS OPERATING APPROPRIATION

It is our intent, in the ensuing biennium, for the counties to be billed for mental health services by the Board of Control institutions as follows:
"Not less than ninety percent ( $90 \%$ ) of the amount appropriated to the mental institutions, as approved by this subcommittee, shall be divided by the total committed patient days for the same period as covered by the appropriation. Example-

Cherokee-

| Authorized ceiling <br> Local income (Including voluntary <br> patient collections) | $\$ 2,892,880.00$ |
| :--- | ---: |
| $\quad$ Appropriation | $\mathbf{6 0 5 , 7 6 0 . 0 0}$ |

Quarterly billing, as per section 230.20, Code 1962-
One-fourth of the annual appropriation
$\$ 571,780.00$
$\mathbf{1 0 \%}$ allowance for non-mental health services $\quad \mathbf{5 7 , 1 7 8 . 0 0}$
Amount to be billed for mental health servicescommitted patients
$\$ 514,602.00$
$\$ 514,602$ divided by total committed patient days for the quarter, excluding the voluntary patient days.
"The effect of this procedural intent is to clarify the patient billing method and will result in increased per day costs due to either method
changes, hospital population trends, or increased appropriations."
Casey Loss, Chairman, Appropriations Committee. Donald Doyle, Chairman, Board of ControlAppropriations Subcommittee.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 148, 242, 249, 315, 351, 425, 577, 595, 617, 622 and Senate Files 21, 242, 500, 524, and 538.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Kuefstad, 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 148, 242, 249, 315, 351, 425, 577, 595, 617, 622 and Senate Files $21,242,500,524$ and 538.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 12th day of May, 1965, sent to the Governor for his approval: House Files 148, 242, 249, 315, 351, 425, 577, 595, 617 and 622.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## 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. 677 To permit an employer to enter into certain agreements with labor organizations. By industrial and human relations committee.
H. F. 676 To provide for the establishment of a state mediation and conciliation commission and prescribing the powers and duties therefor. By industrial and human relations committee.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILL

Mr. Speaker: Your sifting committee recommends the following bill be placed on the noncontroversial calendar:
S. F. 95 Relating to dependent, neglected, and delinquent children. By O'Malley, Frommelt, Messerly, et al.

Casey Loss, Chairman.

## REPORT OF COMMITTEE

Maule of Monona, 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 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return, begs leave to report it has 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. Elroy Maule, Chairman.

## AMENDMENTS FILED

Amend House File 404 by adding at the end thereof a new section as follows:

Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Burlington Labor News, a newspaper published in Burlington, Iowa, and in the Scranton Journal, a newspaper published in Scranton, Iowa.

Fisher of Greene. Miller of Des Moines.

Amend House File 404 by striking everything after the enacting clause
and inserting in lieu thereof the following:
Section 1. Section one hundred twenty-four point twenty (124.20), Code 1962, is hereby amended by striking the words "twelve o'clock midnight on Saturday" in line four (4) of paragraph two (2) and inserting in lieu thereof the following: "one o'clock a.m. on Sunday".

Sec. 2. Section one hundred twenty-four point thirty-four (124.34), Code 1962, is hereby amended by striking all after the comma (,) in line forty-two (42) through line fifty-six (56) and inserting in lieu thereof the following: "subject to the express provisions of section one hundred twenty-four point twenty (124.20), Code 1962, for the fixing of the hours during which beer may be sold and consumed in the place of business of class " $B$ " permittees, no sale or consumption of beer shall be allowed on the premises of a class " $B$ " permittee between the hours of two (2) a.m. and seven (7) a.m. City and town councils are empowered to adopt ordinances for the location of the premises of class " $B$ " permittees; and are empowered to adopt ordinances, not in conflict with the provisions of this chapter and that do not diminish the hours during which beer may be sold or consumed, governing".

Sec. 3. Section one hundred twenty-four point thirty-five
(124.35), Code 1962, is hereby amended by striking all of lines six (6) through lines fifteen (15) and inserting in lieu thereof the following: "two (2) a.m. and seven (7) a.m. Boards of supervisors are authorized and empowered to adopt rules and regulations for the prohibiting or regulation of dancing in places where beer is sold; and are empowered to adopt rules and regulations, not in conflict with the provisions of this chapter and that do not diminish the hours during which beer may be sold or consumed, governing any other activities".

Fisher of Greene. Loss of Kossuth. Miller of Des Moines. Jackson of Clinton. Kluever of Cass.
Amend the Fisher, et al., amendment to House File 404, filed May 12, 1965, as follows:

1. By adding the following after the word "Sunday" in section 1: "and by adding at the end of said paragraph two (2) the following:
"Provided, however, that city and town councils by ordinance and county boards of supervisors by resolution may establish hours during which beer may be sold and consumed on Sunday between the hours of one (1) p.m. and twelve (12) o'clock midnight in establishments whose business of selling beer and alcoholic liquor as defined in chapter one hundred twenty-three (123) of the Code does not constitute more than fifty (50) percent of the gross business transacted therein.'"
2. By adding the following new section:
"Section 4. Chapter one hundred twenty-four (124), Code 1962, is hereby amended by adding the following two (2) new sections:
3. 'Establishments selling beer or alcoholic liquor between the hours of one (1) p.m. Sunday and twelve (12) o'clock midnight, where permitted by the city or town council or the county board of supervisors shall pay annually to said city or town council or county board of supervisors the sum of two hundred fifty (250) dollars for a permit to sell or dispense beer or alcoholic liquor between such hours. No permit shall be issued under the provisions of this section unless such establishment is licensed to sell beer and alcoholic liquor.'
4. 'Beer or alcoholic beverages sold between the hours of one (1) p.m. Sunday and twelve (12) o'clock midnight shall only be served to those seated at a table and it shall be unlawful for any person to consume beer or alcoholic beverages in such establishment during such hours unless seated at a table.'"

Jackson of Clinton. Coffman of Iowa.
Amend the Fisher, et al., amendment to House File 416, filed May 12, 1965, as follows:

1. By striking the word "or" in line ten (10) and
inserting in lieu thereof the following "provided however, that city and town councils and county boards of supervisors
are empowered to adopt ordinances or resolutions for establishing the hours during which alcoholic beverages may be sold and consumed on Sunday between the hours of one (1) p.m. and twelve (12) o'clock on Sunday for
licensees whose business of selling alcoholic liquor and
beer as defined in chapter one hundred twenty-four (124)
of the Code does not constitute more than fifty (50)
percent of the gross business transacted therein, or".
2. By adding the following section:
"Sec. 2. Chapter one hundred twenty-three (123), Code 1962, as amended by chapters one hundred fourteen (114), one hundred fifteen (115) and one hundred sixteen (116), Acts of the Sixtieth General Assembly, is further amended by adding the following two (2) new sections:
3. 'Establishments selling alcoholic liquors between the hours of one (1) p.m. Sunday and twelve (12) o'clock midnight, where permitted by the city or town council or county board of supervisors the sum of two hundred fifty (250) dollars for a permit to sell or dispense between
such hours. No permit shall be issued under the provisions of this section unless such establishment is otherwise licensed to sell beer and alcoholic beverages.'
4. 'Beer or alcoholic beverages sold between the hours of one (1) p.m. Sunday and twelve (12) o'clock midnight shall only be served to those seated at a table and it shall be unlawful for any person to consume beer or alcoholic beverages in such establishment during such hours unless seated at a table.'"

Jackson of Clinton. Coffman of Iowa.
Amend House File 416 by striking everything after the enacting clause
and inserting in lieu thereof the following:
Section 1. Chapter one hundred fourteen (114), Acts of the Sixtieth (60th) General Assembly, is hereby amended by striking from section sixteen (16) all of lines ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14) and fifteen (15) and inserting in lieu thereof the following: "or permit the consumption thereon between the hours of two (2) a.m. and seven (7) a.m. on any week day, and between the hours of one (1) a.m. on Sunday and seven (7) a.m. on the following Monday, or".

> FISAER of Greene. LOSS of Kossuth. MIILER of Des Moines. JACUSON of Clinton. KLUEVER of Cass.
published in Jefferson, Iowa, and in the Anita Tribune, a newspaper published in Anita, Iowa.

Kluever of Cass. Fisher of Greene.

Amend Senate File 553 as follows:

1. Amend section two (2), line sixty-five (65), by striking the words "qualified" and "adequate".
2. Amend section two (2), line sixty-six (66) by striking the words "Adequate personnel."

Redfern of Lee.
Amend Senate File 553 by striking everything after the enacting clause and inserting in lieu thereof the following:
Section 1. Section two hundred fifty-seven point eighteen (257.18), Code 1962, is hereby amended as follows:

1. By striking all of subsection thirteen (13) and inserting in lieu thereof: "Formulate standards, regulations and rules, subject to the approval of the state board, for the approval of all nursery, elementary, secondary schools, and public community or junior colleges under his supervision; such approval standards, regulations and rules shall prescribe the minimum requirements of adminstration, school staffing, assignment of personnel, certification, curriculum, extra-curricular activities, facilities and sites, graduation requirements, guidance and counseling, instruction and instructional materials, school library and maintenance. Subject to the approval of the board remove for cause, after due investigation and notice, any such school or school system failing to comply with such approval standards, rules and regulations from the approved list; which removal shall, during the period of noncompliance, permit parents of children eligible for school attendance to request the county board of education to designate their children to an approved school with the district of residence responsible for the tuition and transportation costs. The county board of education is hereby authorized to make such designation. Procedure, insofar as applicable, shall be that provided in chapter two hundred eightyfive (285). In the event a parent of such child so designated is dissatisfied with said designation, appeal may be made to the state superintendent of public instruction as provided in section two hundred eighty-five point twelve (285.12)".

Sec. 2. By striking all of subsection twenty (20) and inserting in lieu thereof: "Make provision for carrying out the intent of chapter two hundred seventy-two (272), as will । serve the best interest of education".
Sec. 3. By striking all of subsection twenty-one (21) and inserting in lieu thereof: "Develop, print and disseminate such information and facts as necessary to promote among the people of Iowa an interest and knowledge in education."

Resnick of Scott.
Amend Senate File 553 section two (2), subsection six, (6) line 54 by striking the word and number "five (5)", and inserting in lieu thereof the word and figure "ten (10)".

Further amend section two (2), subsection six (6), line 57 by striking the words "and health occupations." and inserting in
lieu thereof the following "health occupations and trade and industry."

Jackson of Black Hawk.

Amend Senate File 553 by inserting in line one hundred twentythree (123) of section two (2) after the word "activities." the following:
"The state superintendent, with the approval of the state board, shall adopt such rules and regulations governing private organizations and associations in Iowa which organize, sponsor, sanction, or schedule extracurricular activities in which students attending schools affected by this Act participate. The state superintendent shall have authority to grant approval to all scheduled extracurricular activities throughout the state and take such action as the board may determine in regard to those organizations and associations which do not meet requirements established by the state superintendent and state board."

Reichardt of Polk.
Amend Senate File 553 (As passed by the Senate) by
striking lines 94 to 107 , inclusive, of Section 2 and inserting
the following in lieu thereof:
"Every high school shall employ, or share with one or more
other high schools the employment of, at least one (1) profession-
ally trained guidance counselor so that, as nearly as practicable,
at least one such counselor shall be employed full time for
every five hundred (500) high school students or major fraction
thereof in one or more high schools. Other members of the non-
instructional professional staff may also be employed or shared
by one or more high schools, including physicians, dentists,
nurses, sehool psychologists, speech therapists and other
specialists, and shall meet the professional practice require-
ments of this state relating to their special services."

Muecler of Winnebago-Worth.
Amend Senate File 553 as follows:

1. Amend Senate File 553, section four (4) by changing the period (.) in line ten (10) to a comma (,) and adding the following, "provided such student or students have satisfactorily completed prerequisite courses maintaining standards equivalent to the approved standards required of public schools, or by otherwise showing equivalent competence through testing."

Baringer of Fayette.
House File 627 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter three hundred twenty-two (322), Code 1962, is hereby amended by adding thereto the following section:
'No person licensed under this chapter shall have for sale, sell, or offer for sale at retail any motor vehicle, trailer, or semi-trailer which is equipped with regrooved tires. This section shall not apply to new bus, truck, or trailer tires that have been specifically manufactured to be regrooved or have been regrooved by the manufacturer prior to sale. Regrooving of tires shall not be construed as recapping of tires. Violation of this
section shall not constitute a ground for denial, suspension, or revocation of the license of such person.'"

Caffrey of Polk.
Amend Senate Concurrent Resolution 14 by striking section two (2) of the proposed article amending the Constitution of the United States.

Denato of Polk.
Amend Senate Concurrent Resolution 14 as follows:

1. By striking in line four (4) after the word "basis" the words "with representatives selected from districts of".
2. By striking in line five (5) after the word "nearly" the words "equal population".

Denato of Polk.
Amend Senate Concurrent Resolution 14 by adding after section two (2) of the proposed article amending the Constitution of the United States, the following:
"Race, religion, creed or sex shall not be factors in the determination of how membership of governing bodies of such subordinate units shall be apportioned."

Doderer of Johnson.
Lynch of Warren.
Glanton of Polk.
Amend Senate Concurrent Resolution 14 by striking lines six (6), seven (7), eight (8), nine (9) and ten (10) and inserting in lieu thereof the following:
"Whereas, since the founding of this country, the original constitutions of thirty-six (36) of our states provided that representation in both houses of the state legislatures were based completely, or predominantly, on population, including Iowa under both its original constitution of 1846 and its present constitution of 1857, and since the Northwest Ordinance, adopted in 1787, the same year as the Federal Constitution, provided that apportionment of seats in territorial legislatures be based solely on the population;".

Doderer of Johnson.
Amend Senate Concuurent Resolution 14 by adding after section one (1) of the proposed article amending the Constitution of the United States, the following:
"Race, religion, creed or sex shall not be factors which may be considered in apportioning such house."

LyNCH of Warren. Doderer of Johnson. Glanton of Polk.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, May 13, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, May $13,1965$.

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

Prayer was offered by the Reverend Forrest E. Flowers, pastor of the Methodist Church, Traer, Iowa.

The Journal of Wednesday, May 12, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Houston of Crawford on request of Doyle of Woodbury; Shannahan of Woodbury on request of Doyle of Woodbury; Madden of Clarke-Union for the afternoon session on request of Wilson of Black Hawk; Oehlsen of Hardin for the afternoon session on request of Scott of Pottawattamie.

## PRESENTATION OF VISITORS

Lynch of Warren presented to the House twenty-four senior class students from the Martensdale-St. Mary's School and their teacher, Ronald Swerczek.

Maule of Monona presented to the House thirty students of the Castana Community School and their teachers, Margie Heisler and Marie Cochran.

Harrington of Buchanan presented to the House one hundred twenty members of the American history class from the Independence School and their teacher, Mrs. Turgasen.

Gleason of Humboldt-Pocahontas presented to the House fortytwo seventh and eighth grade students of St. Mary's School of Humboldt and their teachers, Sister Mary Laurence and Sister Mary De Lourde.

Dougherty of Lucas-Monroe presented to the House thirty-one members of the fifth grade from the Russell Community School and their teacher, Mrs. Earl Wright.

Hausheer of Story presented to the House Betty Lou McVay of Station WOI-TV, who recently received the McCalls "Golden Mike" award in New York City for the series produced in cooperation with the Iowa Division of Vocational Rehabilitation on the subject of
handicapped citizens of Iowa. This is the first time this award has been given to an Iowa broadcaster.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 271, under Rule 35.

## PROOF OF PUBLICATION

Published copy of House File 685 and verified proof of publication of said bill in the Bulletin-Journal, at Independence, Iowa, May 14, 1965, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Whliam R. Kendrick, Chief Clerk.

## EXPLANATION OF VOTE ON SENATE FILE 550

Explanation of my vote on Senate File 550 as amended by the House:
I voted "nay" on Senate File 550 because, as amended by the House, Senate File 550 is inadequate and a poor vehicle on which to launch the much needed Vocational Education program in Iowa.

Gallagher of Black Hawk.

## MESSAGES FROM THE SENATE

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

House File 24, a bill for an act relating to persons or agencies engaging in the traffic of professional strikebreakers.

Also: 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 relating to the powers and duties of the state board of social welfare.

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

Senate File 552, a bill for an act relating to the improvement of and equipment of industrial projects as well as their construction.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 46, a bill for an act relating to firearms permits.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 566, a bill for an act relating to the control and prevention of rabies.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 46

Amend House File 46 by adding thereto the following new section:
Sec. 2. Section six hundred ninety-five point two (695.2), Code 1962, is hereby amended as follows:

1. In line 16, the word "license" is stricken and the word "permit" is substituted therefor.
2. The following new sentence is added at the end of said section: "However, it shall be lawful to carry one or more unloaded pistols or revolvers for the purpose of or in connection with lawful target practice, lawful hunting, lawful sale or attempted sale, lawful exhibit or showing, or other lawful use, if such unloaded weapon or weapons are carried either (1) in the trunk compartment of a vehicle or (2) in a closed container which is too large to be effectively concealed on the person or within the clothing of an individual, and such container may be carried in a vehicle or in any other manner; and no permit shall be required therefor."

## SENATE AMENDMENT TO HOUSE FILE 566

Amend House File 566 as follows:

1. By striking from line 40 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "three (3)".
2. By striking from line 45 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "three (3)".

## SENATE MESSAGES CONSIDERED

Senate File 543, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.

Read first time and referred to the sifting committee.
Senate File 566, 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, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, land acquisition, for siltation control, for boundary surveys, engineering services and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto.

Read first time and referred to committee on appropriations.
Senate File 573, a bill for an act to make appropriations to certain named persons in settlement of claims against the State of Iowa.

Read first time and referred to committee on appropriations.
Senate File 578, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard five thousand dollars ( $\$ 5,000.00$ ) for use a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement.

Read first time and referred to committee on appropriations.

Senate File 581, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1965, and appropriating thereto the sum of one million eight hundred thousand dollars ( $\$ 1,800,000.00$ ) from the general fund of the state, specifying the purposes for which the appropriation may be used.

Read first time and referred to committee on appropriations.

## INTRODUCTION OF BILLS

House File 682, by appropriations committee, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 placed on the calendar.
House File 683, by appropriations committee, a bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars ( $\$ 300,000.00$ ) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962.

Read first time and placed on the calendar.
House File 684, by appropriations committee, 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 joint control for the expenditure thereof by the board of control, the governor, and the state comptroller.

Read first time and placed on the calendar.
The rules were suspended for the introduction of House File 685, by Harrington, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education providing for the reorganization of all or substantial parts of the following named school districts to-wit: Buffalo township, Byron township, Hazelton township, Independence independent, Liberty township, Perry township, Rowley consolidated, Seward township, Sumner township, Washington township, and Westburg township, and the establishment therefrom of the Independence Community School District all of said school districts located in Buchanan County, State of Iowa, and declaring the boundaries of the Independence Community School

District in the county of Buchanan, State of Iowa, to be legally established.

Read first time and referred to the sifting committee.

## SENATE AMENDMENT CONSIDERED

Gannon of Jasper called up for consideration Senate Joint Resolution 24, a joint resolution proposing an 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 the establishment of congressional districts, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate Joint Resolution 24, printed on page 1038 of the Senate Journal, by striking in lines 5 and 7 the word "may" and by inserting in lieu thereof the word "shall".

Roll call was requested by Grassley of Butler and Glenn of Wapello.
On the question "Shall the House concur in the Senate amendment?" (S. J. R. 24)

The ayes were, 36:

| Anderson | Fisher of |
| :---: | :---: |
| Bailey | Greene |
| Baringer | Foster |
| Boot | Graham |
| Busch | Grassley |
| Coffman | Hullinger |
| Den Herder | Kluever |
| Dougherty | Madden |
| Edgington | Millen |
| Fischer of | Miller of |
| Grundy | Page |

The nays were, 80:

| Baker | Dunton |
| :--- | :--- |
| Bogenrief | Felger |
| Breitbach | Gallagher |
| Bremmer | Gannon |
| Brinck | Gaudineer |
| Caffrey | Gillette of |
| Carnahan | Clay-Dickinson |
| Clapsaddle | Gillette of |
| Cochran | Story |
| Cohen | Glanton |
| Conway | Gleason |
| Craig | Glenn |
| Crosier | Gregerson |
| Denato | Hageman |
| Detje | Hanson |
| Distelhorst | Harrington |
| Doderer | Hausheer |
| Dolle | Holmes |
| Duffy | Hutchins |

Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lych
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose

Miller of
Buena Vista
Miller of
Des Moines
Morgan
Murphy
Nagle
Oehisen
O'Malley
Oxley
Palmer
Radl
Rasmussen
Reichardt
Renda
Resnick
Rickert
Robinson
Scott

| Seibert | Smith of | Varney | Wolcott |
| :---: | :---: | :---: | :---: |
| Shirley of | Linn | Webster | Wright |
| Dallas | Uban Utzig | Wilson | Mr. Speaker |
| Absent or not voting, 8: |  |  |  |
| Burke | Fullmer | Quinn | Shannahan |
| Busing | Houston | Roe | Wengert |

The motion lost and the House refused to concur in the Senate amendment.

## VOTE ON HOUSE FILE 636 RECONSIDERED

Redfern of Lee called up for consideration his motion to reconsider the vote on House File 636, found on page 1516 of the Journal.

Redfern of Lee moved to reconsider the vote by which House File 636 , relating to the establishment of a primary road scenic and improvement fund and to provide for an appropriation therefor, was placed on its last reading and passed the House.

The motion prevailed.
Redfern of Lee offered the following amendment filed May 13, 1965 :
Amend House File 636, section two (2), by striking the period in line ten (10) and inserting in lieu thereof "per annum for the biennial period ending June 30, 1967, with the appropriation for the year ending June 30, 1966, to be available upon publication."

Rickert of Louisa-Muscatine offered the following amendment to the Redfern amendment and moved its adoption:
Amend the Redfern amendment to House File 636 filed on May 13, 1965, by striking from line two (2) the words "per annum".

Maule of Monona moved the previous question.
The motion having received a two-thirds majority prevailed.
The amendment to the amendment was adopted.
Redfern of Lee moved the adoption of his amendment as amended.
Carnahan of Wapello moved the previpus question on the Redfern amendment and the bill.

The motion having received a two-thirds majority prevailed.
The Redfern amendment as amended was adopted.
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?" (H. F. 636)

The ayes were, 67:

| Baker | Gaudineer | Lynch | Rasmussen |
| :---: | :---: | :---: | :---: |
| Breitbach | Gillette of | Mahan | Redfern |
| Busch | Clay-Dickinson | Maley | Reichardt |
| Caffrey | Gillette of | Maule | Renda |
| Carnahan | Story | McNamara | Rickert |
| Clapsaddle | Glanton | Meacham | Robinson |
| Cochran | Glenn | Melrose | Roe |
| Craig | Hageman | Miller of | Scott |
| Crosier | Hanson | Buena Vista | Shirley of |
| Denato | Hausheer | Miller of | Dallas |
| Detje | Hutchins | Des Moines | Stevenson |
| Doderer | Jackson of | Morgan | Utzig |
| Dougherty | Black Hawk | Mueller | Varney |
| Doyle | Keleher | Murphy | Webster |
| Duffy | Kempter | O'Malley | Whisler |
| Dunton | Kluever | Oxley | Wilson |
| Fullmer | Korn | Palmer | Wolcott |
| Gallagher | Loss | Radl | Mr. Speaker |

The nays were, 48:

| Anderson | Fischer of <br> Bailey <br> Grundy |
| :--- | :--- |
| Baringer | Fisher of |
| Bogenrief | Greene |
| Boot | Foster |
| Bremmer | Gleason |
| Brinck. | Graham |
| Coffman | Grassley |
| Cohen | Harrington |
| Conway | Holmes |
| Den Herder | Hullinger |
| Distelhorst | Kennedy |
| Edgington | Lawlor |
| Felger | Madden |

Absent or not voting, 9:

| Burke Houston Nagle | Shannahan <br> Busing | Jackson of <br> Gregerson | Clinton |
| :--- | :--- | :--- | :--- |

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

## SENATE AMENDMENTS CONSIDERED

Oehlsen of Hardin called up for consideration House File 136, a bill for an act transferring jurisdiction to the city of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 136 as follows:
By striking from section 1, line 1, the words "jurisdiction of the". By striking from section 1 all of line 13 after the comma and all of lines 14 and 15 and inserting in lieu thereof the following: "shall be offered for sale by the state executive council to the city of Eldora, Iowa, at a price per acre to be fixed by the state executive council, for the purpose of using
the same for a hospital site by the city of Eldora, Iowa, notwithstanding any other law to the contrary. The secretary of the executive council is hereby authorized to execute any deeds or other instruments necessary to convey title to said described property and to effectuate the purposes of this Act."

Amend the title of House File 136 by striking in line 1 the words "transferring jurisdiction to the city of Eldora of", and inserting in lieu thereof the following: "authorizing the sale to the city of Eldora of".

The motion prevailed and the House concurred in the Senate amendment.

Oehlsen of Hardin 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 passi" (H. F. 136)
The ayes were, 108:

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden

Mahan Renda
Maley Resnick
Maule Rider
Mayberry Robinson
McNamara
Meacham
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
竍
Niels Altostuand
Nielsen of Tieden
Shelby Uban
Oehlsen Utzig
O'Malley Varney
Ossian Webster
Oxley Whisler
Palmer
Pattor
Radl
Rasmussen
Redfern

Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 16:
Anderson Gleason
Burke
Busing
Conway
Fullmer
Gleason
Gregerson
Houston
Jackson of
Clinton

| Lynch | Reichardt |
| :--- | :--- |
| Miller of | Rickert |
| Buena Vista | Shannahan |
| Quinn | Wengert |

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

Gaudineer of Polk called up for consideration House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 561 as follows:

1. By striking lines 103 through 111.
2. By striking lines 250 through 253 of section 1 , subsection 13.

The motion prevailed and the House concurred in the Senate amendment.

Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 561)
The ayes were, 99 :

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
Hausheer
Holmes
Hutchins
Jackson of Black Hawk
Jackson of Clinton Keleher Kennedy Kluever Korn Lawlor Madden

The nays were, 5:
Baringer

Foster | Miller of |
| :---: |
| Page |$\quad$ Robinson $\quad$ Stokes

Absent or not voting, 20:

| Brinck | Gregerson Loss Rickert <br> Burke Harrington Lynch | Shannahan |  |
| :--- | :--- | :--- | :--- |
| Busing | Houston | Quinn | Smith of |
| Conway | Hullinger | Radl | O'Brien |
| Fullmer | Kempter | Reichardt | Wengert |

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

## VOTE ON HOUSE FILE 627 RECONSIDERED

Detje of Tama called up for consideration the motion by Caffrey of Polk to reconsider the vote on House File 627.

Detje of Tama moved to lay on the table the motion by Caffrey to reconsider the vote by which House File 627 passed the House.

The motion prevailed.
Renda of Polk moved to take from the table the motion to reconsider the vote by which House File 627 passed the House.

The motion having received a two-thirds majority prevailed.
Renda of Polk moved to reconsider the vote by which House File 627, relating to tire equipment on motor vehicles, was placed on its last reading and passed the House.

The motion prevailed.
Caffrey of Polk offered the following amendment filed May 12, 1965 :
House File 627 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter three hundred twenty-two (322), Code 1962, is hereby amended by adding thereto the following section:
'No person licensed under this chapter shall have for sale, sell, or offer for sale at retail any motor vehicle, trailer, or semi-trailer which is equipped with regrooved tires. This section shall not apply to new bus, truck, or trailer tires that have been specifically manufactured to be regrooved or have been regrooved by the manufacturer prior to sale. Regrooving of tires shall not be construed as recapping tires. Yiolation of this section shall not constitute a ground for denial, suspension, or revocation of the license of such person.'"

Renda of Polk offered the following amendment to the Caffrey amendment and moved its adoption :

Amend the Caffrey of Polk amendment to House File 627 filed on May 12, 1965, by striking from line twelve (12) the word "not".

The amendment to the amendment was adopted.
Caffrey of Polk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Renda 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?" (H. F. 627)
The ayes were, 101:

| Anderson | Fisher of | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Mahan | Resnick |
| Baker | Foster | Maley | Rickert |
| Baringer | Fullmer | Maule | Rider |
| Bogenrief | Gallagher | MrcNamara | Robinson |
| Boot | Gannon | Meacham | Roe |
| Breitbach | Gaudineer | Melrose | Scherle of |
| Bremmer | Gillette of | Millen | Fremont-Mills |
| Brinck | Clay-Dickinson | Miller of | Scott |
| Caffrey | Gillette of | Buena Vista | Seibert |
| Carnahan | Story | Miller of | Shirley of |
| Cochran | Glanton | Des Moines | Dallas |
| Coffman | Glenn | Miller of | Smith of |
| Cohen | Graham | Page | Linn |
| Conway | Hageman | Mueller | Smith of |
| Craig | Hanson | Murphy | O'Brien |
| Crosier | Harrington | Nagle | Stevenson |
| Denato | Hausheer | Nelson | Strothman |
| Den Herder | Holmes | Nielsen of | Stueland |
| Distelhorst | Hutchins | Emmet-Palo Alto Uban |  |
| Doderer | Jackson of | Oehlsen | Utzig |
| Dougherty | Clinton | O'Malley | Varney |
| Doyle | Keleher | Ossian | Webster |
| Duffy | Kempter | Oxley | Whisler |
| Dunton | Kluever | Palmer | Winkelman |
| Felger | Korn | Patton | Wolott |
| Fischer of | Lawlor | Radl | Wright |
| Grundy | Loss | Rasmussen | Mr. Speaker |
|  | Lynch | Redfern |  |
|  |  |  |  |

The nays were, 4:
Busch
Clapsaddle
Absent or not voting, 19:

Burke
Busing
Edgington
Gleason
Gregerson
Houston

Hullinger
Jackson of Black Hawk
Kennedy Mayberry

Detje
Grassley
Des Moines
Miller of
Page
Murphy
Nagle
Nielsen of
Emmet-Palo Alto Uban
Oehlsen Utzig
Varney
Webster
Winkelman
Wolcott
Wright
Mr. Speaker

| Morgan | Shannahan |
| :--- | :--- |
| Nielsen of | Stokes |
| Shelby | Tieden |
| Quinn | Wengert |
| Reichardt | Wilson |

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

## SENATE FILE 581 SUBSTITUTED FOR HOUSE FILE 673

Loss of Kossuth asked and received unanimous consent to substitute Senate File 581 for House File 673 and for the immediate consideration of Senate File 581, a bill for an act creating the gen-
eral contingent fund of the state for the biennium beginning July 1, 1965, and appropriating thereto the sum of one million eight hundred thousand dollars ( $\$ 1,800,000.00$ ) from the general fund of the state, specifying the purposes for which the appropriation may be used.

Scherle of Fremont-Mills offered the following amendment filed May 13, 1965 :

Amend Senate File 581, section one (1), by striking from line six (6) the words "executive council" and inserting in lieu thereof the words "Budget and Financial Control Committee".

Further amend Senate File 581 by striking all of section two (2) after the word "comptroller." in line three (3).

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of Senate File 581 and the Scherle amendment.

Scherle of Fremont-Mills moved the adoption of his amendment.
Roll call was requested by Fischer of Grundy and Renda of Polk.
Rule 69 was invoked.
On the question "Shall the amendment be adopted?" (S. F. 581)

The ayes were, 37:

Anderson
Bailey
Baringer
Bogenrief
Brinck
Busch
Carnahan
Coffman
Conway
Den Herder
Edgington

Fischer of Grundy
Fisher of Greene
Foster
Glenn
Graham
Grassley
Hanson
Holmes
Kluever

The nays were, 77:
Baker
Boot
Breitbach
Bremmer
Caffrey
Clapsaddle
Cochran
Cohen
Craig
Crosier
Denato
Detje
Distelhorst

Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson

| Maley | Redfern |
| :--- | :--- |
| Millen | Scherle of |
| Miller of | Fremont-Mills |
| Page | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stokes |
| Emmet-Palo Alto | Strothman |
| Nielsen of | Tieden |
| Shelby | Utzig |
| Ossian | Whisler |
| Patton | Winkelman |


| Gillette of | Jackson of <br> Clinton |
| :--- | :--- |
| Slanton | Keleher |
| Gleason | Kempter |
| Gregerson | Kennedy |
| Hageman | Korn |
| Harrington | Lawlor |
| Hausheer | Loss |
| Hullinger | Lynch |
| Hutchins | Mahan |
| Jackson of | Maule |
| Black Hawk | Mayberry |
|  | McNamara |


| Meacham | Palmer | Roe | Stueland |
| :--- | :--- | :--- | :--- |
| Melrose | Radl | Scott | Uban |
| Miller of | Rasmussen | Seibert | Varney |
| Des Moines | Reichardt | Shirley of | Webster |
| Morgan | Renda | Dallas | Wilson |
| Murphy | Resnick | Smith of | Wolcott |
| Nagle | Rickert | Linn | Wright |
| O'Malley | Rider | Stevenson | Mr. Speaker |
| Oxley | Robinson |  |  |
| Absent or not voting, 10: |  |  |  |
| Burke | Madden | Mueller | Shannahan |
| Busing | Miller of | Oehlsen | Wengert |
| Houston | Buena Vista | Quinn |  |

The amendment lost.
Maule of Monona moved the previous question on Senate File 581.
The motion having received a two-thirds majority prevailed.
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?" (S. F. 581)
The ayes were, 82:

| Baker | Gillette of | Loss | Resnick |
| :---: | :---: | :---: | :---: |
| Boot | Clay-Dickinson | Lynch | Rickert |
| Breitbach | Gillette of | Mahan | Rider |
| Bremmer | Story | Maley | Robinson |
| Caffrey | Glanton | Maule | Roe |
| Clapsaddle | Gleason | Mayberry | Scott |
| Cochran | Glenn | McNamara | Seibert |
| Cohen | Gregerson | Meacham | Shirley of |
| Craig | Hageman | Melrose | Dallas |
| Crosier | Harrington | Miller of | Smith of |
| Denato | Hausheer | Buena Vista | Linn |
| Detje | Holmes | Miller of | Stevenson |
| Distelhorst | Hullinger | Des Moines | Stueland |
| Doderer | Hutchins | Morgan | Uban |
| Dougherty | Jackson of | Murphy | Utzig |
| Doyle | Black Hawk | Nagle | Varney |
| Duffy | Jackson of | O'Malley | Webster |
| Dunton | Clinton | Oxley | Whisler |
| Felger | Keleher | Palmer | Wilson |
| Fullmer | Kempter | Radl | Wolcott |
| Gallagher | Kennedy | Rasmussen | Wright |
| Gannon | ${ }_{\text {Korn }}^{\text {Lawlor }}$ | $\underset{\text { Reichardt }}{ }$ | Mr. Speaker |

The nays were, 28:

| Anderson | Edgington |
| :--- | :--- |
| Baringer | Fischer of |
| Bogerief | Grundy |
| Brink | Fisher of |
| Busch | Greene |
| Carnahan | Foster |
| Coffman | Grassley |
| Conway | Kluever |
| Den Herder | Millen |


| Miller of | Scherle of |
| :--- | :---: |
| Page | Fremont-Mills |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo | AltoStokes <br> Niesen of <br> Shelby |
| Strothman |  |
| Patton | Tieden |
| Redfern | Winkelman |
|  |  |

Absent or not voting, 14:

| Bailey | Graham | Mueller | Quinn |
| :--- | :--- | :--- | :--- |
| Burke | Hanson | Oehlsen | Shannahan |
| Busing | Houston | Ossian | Wengert |
| Gaudineer | Madden |  |  |

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

## HOUSE FILE 673 WITHDRAWN

Loss of Kossuth asked and received unanimous consent to withdraw House File 673 from further consideration by the House.

## APPROPRIATIONS CALENDAR

House File 674, a bill for an act to appropriate from the general fund of the State of Iowa to the budget and financial control committee, 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?" (H. F. 674)
The ayes were, 106 :

| Anderson | Fullmer | Loss | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Lynch | Renda |
| Baringer | Gannon | Mahan | Resnick |
| Boot | Gillette of | Maley | Rickert |
| Breitbach | Clay-Dickinson | Maule | Rider |
| Bremmer | Gillette of | Mayberry | Robinson |
| Brinck | Story | McNamara | Roe |
| Busch | Glanton | Meacham | Scherle of |
| Caffrey | Gleason | Melrose | Fremont-Mills |
| Carnahan | Glenn | Millen | Scott |
| Clapsaddle | Graham | Miller of | Seibert |
| Cochran | Grassley | Buena Vista | Shirley of |
| Coffman | Gregerson | Miller of | Dallas |
| Cohen | Hageman | Des Moines | Smith of |
| Conway | Hanson | Miller of | Linn |
| Craig | Harrington | Page | Stevenson |
| Crosier | Hausheer | Morgan | Stokes |
| Denato | Holmes | Murnhy | Strothman |
| Detje | Hullinger | Nagle | Stueland |
| Distelhorst | Hutchins | Nelson | Tieden |
| Doderer | Jackson of | Nielsen of | Uban |
| Dougherty | Black Hawk | Emmet-Palo Alto Utzig |  |
| Doyle | Jackson of | Nielsen of | Varney |
| Duffy | Clinton | Shelby | Webster |
| Dunton | Keleher | O'Malley | Whisler |
| Edgington | Kempter | Ossian | Wilson |
| Felger | Kennedy | Oxley | Winkelman |
| Fisher of | Kluever | Palmer | Wolcott |
| Greene | Korn | Radl | Wright |
|  | Lawlor | Rasmussen | Mr. Speaker |
|  |  |  |  |

The nays were, 5:

| Bogenrief <br> Den Herder | Fischer of <br> Grundy | Foster | Patton |
| :---: | :---: | :---: | :---: |

Absent or not voting, 13:

| Bailey | Houston <br> Burke | Quinn <br> Madden | Redfern |
| :--- | :--- | :--- | :--- |
| Basing | Mualler | Smith of |  |
| O'Brien |  |  |  |

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 140, a bill for an act relating to interstate commerce commission authority of motor carriers, was taken up for consideration.

Dunton of Keokuk offered the following committee amendment filed April 5, 1965, and moved its adoption:

Amend Senate File 140 as follows:

1. Strike from line fourteen (14) of section one (1) the words "without payment of additional fees" and insert in lieu thereof "upon payment of a filing fee in the amount of ten dollars ( $\$ 10.00$ ) for each filing of supplemental authority".
2. Strike from lines seventeen (17), eighteen (18) and nineteen (19) of section one (1) the words "issue an indentification bearing such number for each vehicle or combination of vehicles operating under such registration" and insert in lieu thereof:
"annually issue a decal or sticker bearing the registration number of the carrier for each tractor or truck of the carrier operating in this state and shall charge and collect from the carrier a fee of twenty-five cents (25c) for each such decal or sticker".

The amendment was adopted.
Dunton of Keokuk offered the following committee amendment filed May 6, 1965, and moved its adoption:

Amend Senate File 140 by inserting after the word "required" in line eleven (11) section one (1) as follows:
"provided, however, nothing in this section shall be construed to include any carrier transportating property consisting of ordinary livestock or agricultural (including horticultural) commodities (not including manufactured products thereof), if such carrier does not transport any other property for compensation".

The amendment was adopted.
O'Malley 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?" (S. F. 140)

The ayes were, 100 :

| Anderson | Felger | Lawlor | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Fisher of | Loss | Rickert |
| Baringer | Greene | Lynch | Rider |
| Bogenrief | Foster | Mahan | Robinson |
| Boot | Gannon | Maule | Scherle of |
| Breitbach | Gillette of | Mayberry | Fremont-Mills |
| Bremmer | Clay-Dickinson | McNamara | Scott |
| Brinck | Gillette of | Meacham | Seibert |
| Busch | Story | Melrose | Shirley of |
| Caffrey | Glanton | Millen | Dallas |
| Carnahan | Gleason | Miller of | Smith of |
| Clapsaddle | Glenn | Page | Linn |
| Cochran | Graham | Morgan | Smith of |
| Coffman | Grassley | Murphy | O'Brien |
| Cohen | Gregerson | Nagle | Stevenson |
| Conway | Hanson | Nelson | Stokes |
| Craig | Harrington | Nielsen of | Strothman |
| Crosier | Holmes | Emmet-Palo Alto Stueland |  |
| Denato | Hullinger | Nielsen of | Tieden |
| Den Herder | Jackson of | Shelby | Uban |
| Detje | Black Hawk | O'Malley | Utzig |
| Distelhorst | Jackson of | Ossian | Varney |
| Doderer | Clinton | Oxley | Webster |
| Dougherty | Keleher | Patton | Whisler |
| Doyle | Kempter | Radl | Winkelman |
| Duffy | Kennedy | Rasmussen | Wolcott |
| Dunton | Kluever | Redfern | Wright |
| Edgington | Korn | Renda | Mr. Speaker |

The nays were none.
Absent or not voting, 24 :

| Bailey | Gaudineer |
| :--- | :--- |
| Burke | Hageman |
| Busing | Hausheer |
| Fischer of | Houston |
| Grundy | Hutchins |
| Fullmer | Madden |
| Gallagher | Maley |


| Miller of | Quinn |
| :--- | :--- |
| Buena Vista | Reichardt |
| Miller of | Roe |
| Des Moines | Shannahan |
| Mueller | Wengert |
| Oehlsen | Wilson |
| Palmer |  |

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

Senate File 404, a bill for an act relating to the overall length of vehicles, was taken up for consideration.

Robinson of Audubon-Guthrie offered the following amendment filed May 10, 1965 :
Amend Senate File 404 by adding the following section thereto:
"Sec. 2. Section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, is hereby amended by striking in lines seven (7) and eight (8) the words 'twenty-five-mile radius of his place of business where the transaction was made' and inserting in lieu thereof the following words: 'fifty-mile radius from corporate limits wherein his place of business is located.'"

Doderer of Johnson offered the following amendment filed May 13, 1965, to the Robinson amendment and moved its adoption:

Amend the Robinson amendment to Senate File 404 by striking the period in line 9 after the word "located" and inserting the words: "in the State of Iowa".

The amendment to the amendment lost.
Robinson of Audubon-Guthrie moved the adoption of his amendment.

The amendment was adopted.
Smith of Linn offered the following amendment filed May 13, 1965 :
Amend Senate File 404 by striking all of section one (1).
(Business pending at adjournment.)

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 243, 345 and 552.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 243, 345 and 552.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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, 1965, sent to the Governor for his approval: House Files 243, 345 and 552.

Alfred P. Breitbact, Sr., Chairman.
Report adopted.

## REPORTS OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 573, 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 poss.

Casey Loss, Chairman.

## Also:

MR. Speaker: Your committee on appropriations to whom was referred Senate File 578, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard five thousand dollars ( $\$ 5,000.00$ ) for use as a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred House File 162, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make 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 be amended as follows, and when so amended the bill do pass:

Amend House File 162 as follows:

1. Amend the title as follows:
a. By striking from line seven (7) the words "and to make an appropriation".
b. Insert word "and" after word "patterns" in line six (6).
2. Amend section one (1) by adding the following: "The Board of Control is hereby authorized to use state-owned mobile housing equipment and facilities in performing such services at temporary locations in the above areas."
3. Strike sections two (2), three (3), four (4), and five (5).

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 658 as follows:
Section nineteen (19), line three (3), by striking the words and figures "five hundred thousand dollars ( $\$ 500,000.00$ )" and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars ( $\$ 250,000.00$ )". Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 146 by adding a new section as follows:
Amend section three hundred ninety-seven point five (397.5) Code 1962, by adding thereto the following: "Notwithstanding the foregoing, no city or town may, without asking or obtaining the approval of its legal electors voting thereon, enter into such contracts for purchase, exchange or interchange of gas where the majority of legal electors voting thereon have previously rejected such contracts for the purchase, exchange or interchange of gas on more than one previous occasion within five (5) years of the effective date of this Act."

Baringer of Fayette. RadL of Linn.

Amend House File 146 by adding thereto a new section as follows:

Sec. 2. The effective date of this Act shall be January 1, 1966.

Baringer of Fayette. Conway of Louisa-Muscatine. RADL of Linn.

Amend the Fisher, et al., amendment to House File 404, filed May 12, 1965, as follows:

1. By striking all of sections two (2) and three (3). Uban of Black Hawk.

Amend the Fisher, et al., amendment to House File 416, filed May 12, 1965, as follows:

1. By striking in line eight (8) the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)". Uban of Black Hawk.

Amend House File 538 as follows:
By striking section one (1) and inserting in lieu thereof the following:
"Section 1. The state board of control is hereby directed to offer for sale property presently forming a part of the mental health institute at Independence, Buchanan county, Iowa, described as the west six hundred (600) feet of the southwest quarter ( $\mathrm{SW}^{1 / 4}$ ) southwest quarter ( $\mathrm{SW} 1 / 4$ ) of section 6 , township 88 , range 9 and the west six hundred ( 600 ) feet of the northwest quarter ( $N W 1 / 4$ ) of section 7, township 88, range 9 all lying in Buchanan county, State of Iowa, west of the 5th P. M., which comprises fifty-four point fifty-four (54.54) acres, more or less. The land herein described shall be offered for sale under the provisions of section two hundred eighteen point ninety-four (218.94) of the Code and any sale so agreed upon shall be with the approval of the state executive council."

Harrington of Buchanan.
Amend Senate File 577 as follows:

1. Amend the title by striking from line three (3) the word "scholarship" and inserting in lieu thereof the words "educational loan".
2. Further amend by striking all after the enacting clause
and inserting in lieu thereof the following:
Section 1. Chapter nine (9), Acts of the Sixtieth General Assembly in Extraordinary Session, is hereby amended as follows:
3. By adding to section two (2) the following new subsections:
"4. Prepare and administer a state plan for state supported and administered educational loan program. Said state plan shall provide for loans based on ability and need to deserving students of Iowa, matriculating in Iowa universities or colleges.
" 5 . Formulate rules, regulations, forms, and procedures necessary for the effective administration of this Act."
4. By adding thereto the following new sections:
5. "When used in this Act, unless the context otherwise requires:
6. 'Approved Iowa high school' means any high school, public or private, located in Iowa and meeting the requirements for approval as shall be required by law.
7. 'Institution of higher learning' includes any public or private school granting a recognized baccalaureate or professional degree and junior colleges or other schools which offer terminal courses and meet the standards required by the rules and regulations of the committee."
8. "There is hereby established an educational loan fund to be administered by the higher education facilities commisson."
9. "Any student who is a graduate of an approved Iowa high school enrolled or is planning to enroll in any institution of higher learning located in Iowa and who is pursuing or plans to pursue a course of study leading to a recognized baccalaureate or professional degree or completion of a terminal course in such institution shall be eligible to apply for a loan from the educational loan fund."
10. "No loan to any student may exceed six hundred (600) dollars in any one (1) year and the maximum any student may borrow from
fund is four thousand two hundred $(4,200)$ dollars."
11. "The commission shall award loans to applicants on the basis of financial need, scholarship achievements, and general ability."
12. "The number of loans made to the students of any one (1) institution shall not exceed, as a percentage of total loans made, the number that the total student body of the institution bears to the total student body at all institutions of higher learning in the state."
13. "In order to receive a loan, a student shall be required to enter into a written agreement to repay all sums plus interest loaned to him under the authority of this Act within five (5) years. Payments shall be made in installments, the first (1st) to be due eighteen (18) months after a student completes his course of study or leaves school. Any contract entered into under authority of this Act by any minor shall not be subject to disaffirmance by the minor."
14. "Loans made under authority of this Act shall be noninterest bearing until six (6) months after the borrower completes his course of study or leaves school. Interest shall thereafter be at a rate of three (3) percent per annum. The commission may extend or renegotiate repayment contracts when the borrower is in another
school within the state, is in school outside the state, or when
enforcement of the original contract will work a hardship upon the borrower."
15. "Any recipient of a loan from the educational loan fund who accepts full-time employment in the state following completion of his course of study or upon leaving school shall be forgiven ten (10) percent of the total loan amount for each year in which he remains in Iowa in full-time employment, but the maximum forgiveness shall be not more than fifty (50) percent of the recipient's indebtedness to the educational loan fund."
16. "A maximum of five hundred thousand ( 500,000 ) dollars shall be appropriated in any one (1) year for the educational loan fund, and the maximum that may be loaned in any one (1) year shall be two million $(2,000,000)$ dollars, but no appropriation shall be larger than required to bring the funds in the educational loan fund available for lending up to two million ( $2,000,000$ ) dollars."
Sec. 2. There is hereby appropriated from the general fund of the State of Iowa, for the biennium beginning July 1, 1965, and ending June 30, 1967, to the educational loan fund, the sum of five hundred thousand $(500,000)$ dollars, or so much thereof as may be necessary, to finance educational loans approved by the higher education facilities commission.
Sec. 3. Chapter eight (8) Code 1962, shall apply to this Act, except that section eight point five (8.5), Code 1962, shall not be applicable.

Brinck of Lee.
Amend Senate File 553 (as passed by the Senate) by striking in line seven (7) of section two (2) the following:
", parochial and private".
Nielsen of Emmet-Palo Alto.
Amend Senate File 95 as follows:

1. By striking from line two (2) of section one (1) the word and figure "sixty-three (63)" and inserting in lieu thereof the word and figure "sixty-two (62)".
2. By striking all of section fifty-seven (57) after the word "older" in line three (3) and inserting in lieu thereof a period.
3. By striking all of section fifty-nine (59).
4. By renumbering the remaining sections in conformity with this amendment.

Wilson of Black Hawk.
Amend Senate File 553 (as passed by the Senate) by striking in lines 156 to 158 of section 2 the words:
"School or school system which is removed from the approved list in accordance with this section shall be ineligible to receive state financial aid during the period of noncompliance." Nietsen of Emmet-Palo Alto.

Amend the Resnick amendment of May 12, 1965, to Senate File 553 by adding the following new section:
Sec. 4. "The state superintendent, when he is satisfied that it is necessary to realize the purposes of this chapter, shall approve:

1. The sharing of the services of a single instructor by two (2) or more schools in two (2) or more school districts;
2. The enrollment in public schools for specified courses of students who also are enrolled in private schools, when the courses in which they seek enrollment are not available to them in their private schools. The provisions of this section shall not deprive the respective boards of public school districts of any of their legal powers, statutory or otherwise, and in accepting such specially enrolled students, each of said boards shall prescribe the terms of such special enrollment, including but not limited to scheduling of such courses and the length of class periods. In addition, the board of the effected public school district shall be given notice by the state superintendent of his decision to permit such special enrollment not later than six (6) months prior to the opening of the effected public school district's school year, except that the board of the public school district may, in its discretion waive such notice requirement."

## Resnick of Scott.

Amend Senate File 553 as follows:

1. Amend by striking lines seven (7) through eleven (11) inclusive in Section two (2) and inserting in lieu thereof the following:
"administering the following minimum standard curriculum which shall be offered annually in those of the following grades estabilshed by all public, parochial and private schools unless provisions are made for sharing courses under sections four (4) and six (6) of this Act;".
2. Strike from line forty-three (43) of section two (2) the words "teach annually" and insert in lieu thereof the word "offer".
3. Insert after the word "each" in line sixty-four (64) of section two (2) the word "high".
4. Strike lines three (3) through six (6) of section four (4) and insert in lieu thereof the following:
"1. Two (2) or more schools may share the services of a single instructor in two (2) or more school districts".
5. Strike all of line seven (7) and insert in lieu thereof:
"2. Public schools shall enroll for specified courses"
KEmpter of Jackson.
Amend House File 566 as follows:
By inserting in line twenty-three (23) of section one (1) after the word "veterinarian" the following: ", or by a person certified in writing by a veterinarian to be qualified and capable of administering the vaccine,".

## Radi of Linn.

Amend House File 663 as follows:

1. By striking lines seven (7) and eight (8) of section one
(1) thereof and substituting therefor the following:
"which are obligations of or guaranteed by the United States of America".
2. By striking lines four (4), five (5), six (6), seven (7) and eight (8) of section two (2) thereof and substituting therefor the following:
"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state." "

JACKSON of Clinton.
Amend House File 680 as follows:

1. By striking in line six (6) of section two (2) the words and figures "three and one-half ( $31 / 2$ )" and inserting in lieu thereof the word and figure "four (4)".
2. By striking in line nine (9) of section two (2) the words and figures "four and one-half ( $41 / 2$ )" and inserting in lieu thereof the word and figure "five (5)".

## Houston of Crawford.

Amend Senate Concurrent Resolution 14 by striking all of line 14 after the word "purpose" and all of lines 15 through 40 , and inserting in lieu thereof the following, "of amending the Constitution of the United States".

> Resnick of Scott. Wright of Scott. Gregerson of Pottawattamie. RadL of Linn. Varney of Clinton.

Amend House File 548 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section two hundred fifty-seven point five (257.5), Code 1962, as amended by chapter one hundred sixty-four (164), Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By striking from line four (4) of subsection one (1) of such section the words 'county board of education' and inserting in lieu thereof the words 'boards of education of local school districts within the county, meeting jointly,'.
2. By striking from line two (2) of paragraph $b$, subsection one (1) of such section the words 'each county board of education' and inserting in lieu thereof the words 'boards of education of local school districts within the county, meeting jointly,'.
3. By striking from line three (3) of subparagraph one (1), paragraph b, subsection one (1) of such section the words 'county board' and inserting in lieu thereof the words 'board of education of local school districts, meeting jointly,'.
4. By striking from line eight (8) of subparagraph one (1), paragraph b, subsection one (1) of such section the words 'county board' and inserting in lieu thereof the word 'boards'.
5. By striking from line three (3) of subparagraph two (2), paragraph b, subsection one (1) of such section the words 'county board' and inserting in lieu thereof the words 'boards of education of local school districts, meeting jointly,'.
6. By inserting in line eleven (11) of subparagraph two (2), paragraph b, subsection one (1) of such section after the word 'January.' the following:
'The board of the local school district in the county with the largest population shall be responsible for calling the election.'
7. By striking lines fourteen (14), fifteen (15), and sixteen (16), subparagraph two (2), paragraph b, subsection one (1) of
such section and inserting in lieu thereof the following:
'boards of education responsible for calling elections and the boards of education of community, independent, or consolidated school districts electing delegates and alternates within the district within ten (10) days after the election.'
8. By inserting in line nine (9) of subsection two (2) of such section after the word 'county' the words ', or the equivalent official of the county,'.
9. By striking lines fourteen (14), fifteen (15), and sixteen (16) of subsection two (2) of such section and inserting in lieu the words 'him and shall notify each dele-'.
10. By striking from lines twenty-one (21) and twenty-two (22) of subsection two (2) of such section the words 'county superintendent' and inserting in lieu thereof the word 'chairman'.
11. By striking from line thirty-one (31) of subsection two
(2) of such section the words 'county superintendent' and inserting in lieu thereof the word 'chairman'.
12. By striking lines two (2) through eight (8) of subsection three (3) of such section and inserting in lieu thereof the following:
'vention shall be borne by all boards of education of school districts jointly or individually sending delegates to said convention,'."

Smith of O'Brien.
Amend Senate File 553 as follows:

1. By striking in line forty-three (43) of section two (2) the words "teach annually to the students" and substituting in lieu thereof the word "offer".

Gillette of Clay-Dickinson.
Amend Senate File 553 as follows:
By striking the period and quotation marks (.") at the end of line one hundred sixty-one (161) of section two (2) and adding thereto the following:
"and the reasons for such removal must be spelled out and instructions given as to what the affected school must do to requalify for approval."

Lynch of Warren.
Amend Senate File 573 as follows:

1. By striking from line one (1), section five (5), the words "appeal board" and inserting in lieu thereof the word "general".
2. By striking from line five (5), section six (6), the words "appeal board" and inserting in lieu thereof the word "general".
3. By striking from lines one (1) and two (2), section nine (9), the words "tax-free land reimbursement" and inserting in lieu thereof the word "general".
4. By striking from line five (5), section ten (10), the words "tax-free land reimbursement" and inserting in lieu thereof the word "general".
5. By striking from lines one (1) and two (2), section thirteen (13), the words "department of social welfare old age assistance fund (funerals)" and inserting in lieu thereof the words "general fund".
6. By striking from lines five (5) and six (6), section fourteen (14) the words "department of social welfare old age assistance fund (funerals)" and inserting in lieu thereof the words "general fund".
7. By striking from lines one (1) and two (2), section fifteen (15), the words "department of public safety salaries" and inserting in lieu thereof the word "general".
8. By striking from line five (5), section sixteen (16), the words "department of public safety salaries" and inserting in lieu thereof the word "general".

Nielsen of Shelby.
Amend Senate Concurrent Resolution 14 as follows:
1 . By adding the following in line 10 after the semicolon, "and,".
2. By inserting before the resolving clause the following paragraph: WHEREAS the proper goal of a system of apportionment must, therefore, be to provide effective representation for the body politic,".

Wengert of Woodbury.
Amend Senate Concurrent Resolution 14 as follows:

1. By inserting in line 10 after the semi-colon the word "and,".
2. By inserting before the resolving clause the following paragraphs: WHEREAS the phrase "factors other than population", specifically means "area representation" that is, a system of representation that gives residents of sparsely populated area extra weight at the polls; and
WHEREAS it is recognized that those who live in sparsely populated areas form a class of citizens with certain special problems that they are therefor justified in desiring more than proportionate power in a legislative body;"

Resnick of Scott.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, May 14, 1965.

## JOURNAL OF THE HOUSE

> Hail of the House of Representatives, Des Moines, Iowa, Friday, May 14, 1965.

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

Prayer was offered by the Reverend Arnold Thoren, pastor of the Lutheran Church, Swedeburg, Iowa.

The Journal of Thursday, May 13, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Stokes of Plymouth on request of Smith of O'Brien; Oxley of Linn on request of McNamara of Linn; Gleason of Humboldt-Pocahontas on request of Wolcott of Cerro Gordo; Hutchins of Benton on request of Wolcott of Cerro Gordo; Mueller of Winnebago-Worth on request of Nielsen of EmmetPalo Alto; Scherle of Fremont-Mills on request of Miller of Page; Gregerson of Pottawattamie on request of Bogenrief of Polk; Nielsen of Shelby on request of Grassley of Butler; Busch of Bremer on request of Grassley of Butler; Mayberry of Lee on request of Robinson of Audubon-Guthrie; Varney of Clinton on request of Wright of Scott.

## PRESENTATION OF VISITORS

Kluever of Cass presented to the House eighty-seven students in the seventh grade at the Griswold Community School, their teachers, Darrell Silkman and William Hollinger, and bus driver, Phillip Mellot.

Robinson of Audubon-Guthrie presented to the House sixty-two ninth grade students from the Adair Casey Junior High School and their teachers, Mrs. Clark and Mrs. Rockholz.

Coffman of Iowa presented to the House thirty students from St. John's Lutheran School in Victor and their teacher, Lavern Venzke.

Glanton of Polk presented to the House sixty-three students from Central School in Ankeny and their teachers. Mr. Eickmeyer and Mr. Beckman.

Hausheer of Story presented to the House twenty-five fifth grade students from Meeker School in Ames and their teacher, Mrs. Stockdale.

Hausheer of Story presented to the House thirty students in the fifth grade at Roosevelt School and their teacher, Ruth Gammell.

## PETITION

The following petition was presented and placed on file:
By Robinson of Audubon-Guthrie, from twenty residents of Audubon County favoring Senate Concurrent Resolution 14.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 162, 658, Senate Files 573 and 578, under Rule 35.

## OBJECTION TO HOUSE FILE 663 BEING PLACED ON SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

We, the undersigned, hereby object to House File 663 being placed on sifting committee noncontroversial calendar.

Miller of Page. Ossian of Adams-Montgomery. Winkelman of Calhoun.

## MESSAGE FROM THE SENATE

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

House File 146, a bill for an act relating to purchase of gas or water by a city or town.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 146

Amend House File 146 by adding thereto the following
"Sec. 2. Section three hundred ninety-seven point five (397.5), Code 1962, is hereby amended by adding in line thirteen (13), after the word 'the' the word 'purchase,'.
"Sec. 3. The provisions of this Act shall not be effective until December 31, 1965 in a city or town where the majority of legal electors voting thereon have previously rejected such contracts for the purchase, exchange or interchange of gas on more than one previous occasion within five years prior to the effective date of this Act."

## SENATE MESSAGE CONSIDERED

Senate File 552, a bill for an act relating to the acquisition and development of industrial projects by municipalities and the issuance of revenue bonds by cities and towns to finance the same.

Read first time and referred to the sifting committee.

## INTRODUCTION OF BILLS

House File 686, by transportation committee, a bill for an act relating to annual regulatory fees on motor vehicles used for the public transportation of freight.

Read first time and referred to the sifting committee.
House File 687, by ways and means committee, a bill for an act to increase the rates of state corporation income tax.

Read first time and placed on the calendar.
House File 688, by ways and means committee, a bill for an act to change the amount of the sales tax permit fee.

Read first time and placed on the calendar.

## INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 24, by transportation committee, a joint resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.
House Joint Resolution 25, by transportation committee, a joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of Iowa's highways, roads and streets and to make an appropriation.

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 concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 153, a bill for an act relating to powers of electors to vote a school house tax.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 166, a bill for an act relating to the insuring of groups.
Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 245, a bill for an act relating to fishing with a bow and arrow in state parks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 252, a bill for an act relating to the election of the chairman of the board of control and department of social welfare.


#### Abstract

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists.


Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 287, a bill for an act relating to the licensing of manufacturers, and distributor representative of motor vehicles.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 299, a bill for an act to establish penalties for falsification of credit union operations.

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

Senate File 335, a bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 468, a bill for an act to provide moving expenses in condemnation cases.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 547, a bill for an act to reorganize executive agencies and make an appropriation.

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

House File 553, a bill for an act relating to the county school system.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 555, a bill for an act relating to the compensation of members of the general assembly.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 559, a bill for an act to provide for erection and equipping of new state office building and make appropriation.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 567, a bill for an act to appropriate from the general fund to the department of social welfare.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 579, a bill for an act to appropriate from the Iowa public employees retirement system three hundred thousand dollars ( $\$ 300,000$ ) 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 585, a bill for an act to make appropriations to the legislative members of the interim court study commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 586, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements 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 587, a bill for an act to appropriate from the general fund to the state soil conservation committee the sum of one million two hundred fifty thousand dollars ( $\$ 1,250,000$ ).

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

Senate File 588, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the liquor control commission.

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

Senate File 589, a bill for an act to appropriate from the general fund to the state fair board for the purpose of state aid to agricultural societies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 590, a bill for an act to appropriate from the general fund for capital improvements for buildings and grounds.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts.

Also: That the Senate refuses to concur in House amendments to the following bill in which the concurrence of the Senate was asked:

Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges.

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

House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 29

Amend House File 29 as follows:
By striking from lines 4 and 5 the words "light delivery truck, panel delivery truck,".

By inserting in line 6 after the word "Iowa" the words: "except commercial vehicles registered with the commerce commission".

By striking from line 9 the words "light delivery truck, panel delivery truck,".

## SENATE AMENDMENT TO HOUSE FILE 665

Amend House File 665 by adding the following new section after section 3:
"There is hereby appropriated from the general fund of the State of Iowa to the Iowa civil war centennial commission to complete commission's activities in connection with the centennial, including printed reports, the sum of five thousand dollars ( $\$ 5,000.00$ )."

## SENATE AMENDMENT CONSIDERED

Rider of Marshall called up for consideration House File 566, a bill for an act relating to the control and prevention of rabies, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 566 as follows:

1. By striking from line 40 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "three (3)".
2. By striking from line 45 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "three (3)".

The motion lost and the House refused to concur in the Senate amendment.

## CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR
Senate File 475, a bill for an act to establish a system of state preserves and to provide for the control and management of same, was taken up for consideration.

Smith 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?" (S. F. 475)
The ayes were, 99 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Ber
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington

Felger
Fischer of Grundy
Fisher of Greene
Foster
Gallagher
Gannon
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes.
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch

| Madden | Rickert |
| :--- | :--- |
| Mahan | Rider |
| Maley | Robinson |
| Maule | Roe |
| McNamara | Scott |
| Meacham | Seibert |
| Melrose | Shirley of |
| Miller of | Dallas |
| Buena Vista | Smith of |
| Miller of | Linn |
| Des Moines | Smith of |
| Miller of | O'Brien |
| Page | Stevenson |
| Morgan | Strothman |
| Murphy | Stueland |
| Nagle | Tieden |
| Nielsen of | Uban |
| Emmet-Palo Alto Utzig |  |
| O'Malley | Varney |
| Ossian | Webster |
| Palmer | Wengert |
| Patton | Whisler |
| Radl | Wilson |
| Redfern | Winkelman |
| Reichardt | Wolcott |
| Renda | Wright |
| Resnick | Mr. Speaker |
|  |  |

The nays were, none.
Absent or not voting, 25:

Burke
Busch Duffy Fullmer
Gaudineer
Gleason Gregerson Houston

Hullinger
Hutchins
Jackson of Black Hawk Jackson of Clinton Kluever

Mayberry
Millen
Mueller
Nelson Nielsen of Shelby Oehlsen

Oxley
Quinn
Rasmussen
Scherle of
Fremont-Mills
Shannahan
Stokes

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

Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee offered the following amendment filed May 10, 1965, by Scherle and Brinck:

Amend Senate File 111 by adding at the end of section two (2) the following:
"Said special census shall be taken only in any year ending with the figure five and shall not be begun before June 15 and shall be completed before September 1."

Further amend said Senate File 111 by adding at the end of section three (3) the following:
"Said special census shall be taken only in any year ending with the figure five and shall not be begun before June 15 and shall be completed before September 1."

Brinck of Lee offered the following amendment to the amendment filed May 14, 1965 :

Amend the Scherle of Fremont-Mills, Brinck amendment to Senate File 111, filed on May 10, 1965, by striking from lines three (3) and four (4) the words "shall be taken only in any year ending with the figure five and".

Further amend by striking from lines eight (8) and nine (9) the words "shall be taken only in any year ending with the figure five and".

Loss of Kossuth moved the previous question on the amendment to the amendment.

The motion having received a two-thirds majority prevailed.
Brinck of Lee moved the adoption of his amendment to the ScherleBrinck amendment.

The amendment to the amendment was adopted.
Brinck of Lee moved the adoption of his amendment as amended.
Maule of Monona moved the previous question on the amendment.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Doderer of Johnson and Anderson of Ringgold-Taylor.

On the question "Shall the amendment as amended be adopted?" (S. F. 111)

The ayes were, 47 :

| Anderson <br> Baringer <br> Bogenrief <br> Boot | Fisher of <br> Greene |
| :--- | :--- |
| Brinck | Foster |
| Carnahan | Glenn |
| Cochran | Graham |
| Grassley |  |
| Coffman | Hanson |
| Den Herder | Harrington |
| Dougherty | Holmes |
| Edgington | Houston |
| Fischer of | Kluever |
| Grundy | Lynch |
| Madden |  |


| Maley | Radl |
| :--- | :--- |
| McNamara | Redfern |
| Millen | Rickert |
| Miller of | Robinson |
| Page | Scott |
| Morgan | Smith of |
| Murphy | O'Brien |
| Nelson | Strothman |
| Nielsen of | Stueland |
| Emmet-Palo Alto | Tieden |
| O'Malley | Whisler |
| Ossian | Winkelman |
| Patton | Wolcott |

The nays were, 54:

| Baker | Felger |
| :--- | :--- |
| Breitbach | Gallagher <br> Bremmer |
| Gannon |  |
| Busing | Gaudineer |
| Cafrey | Gillette of |
| Clapsaddle | Story |
| Cohen | Glanton |
| Conaway | Hageman |
| Craig | Hausheer |
| Denato | Jackson of |
| Distelhorst | Black Hawk |
| Doderer | Keleher |
| Doyle | Kempter |
| Duffy | Korn |
| Dunton | Lawlor |

Loss
Mahan
Maule
Meacham
Merose
Miller of
Buena Vista
Nagle
Palmer
Rasmussen
Reichardt
Renda
Resnick
Rider
Roe

Seibert
Shirley of Dallas
Smith of Linn Stevenson Uban Utzig Varney Webster Wengert
Wilson
Wright
Mr. Speaker
Absent or not voting, 23:

Bailey
Burke
Busch
Crosier
Detje
Fullmer
Gillette of
Clay-Dickinson

Gleason
Gregerson
Hullinger
Hutchins
Jackson of Clinton
Kennedy

The amendment as amended lost.
Wright of Scott moved the previous question on Senate File 111.
The motion having received a two-thirds majority prevailed.
Gillette of Clay-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?" (S. F. 111)

The ayes were, 87:

Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Foster

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy

The nays were, 17:

| Anderson | Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Coffman | Grassley |
| Edgington | Hullinger |
| Fischer of | Madden |
| Grundy |  |

Absent or not voting, 20:

Brinck
Burke
Busch
Crosier
Detje Gleason

Gregerson
Hutchins
Mayberry
Mueller
Murphy

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

Kempter of Jackson moved to reconsider the vote by which Senate File 111 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

## APPROPRIATIONS CALENDAR

Senate File 565, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of medical assistance to the aged, was taken up for consideration.

Baringer of Fayette offered the following amendment filed May 14, 1965, and moved its adoption:

Amend Senate File 565, section three (3), line one (1), by striking the word "may" and inserting in lieu thereof the word "shall".

Roll call was requested by Lynch of Warren and Miller of Des Moines.

On the question "Shall the amendment be adopted?" (S. F. 565)
The ayes were, 32:

| Baringer | Fisher of | Houston | Nielsen of |
| :--- | :--- | :--- | :--- |
| Bogenrief | Greene | Jackson of | Emmet-Palo Alto |
| Boot | Foster | Back Hawk | Ossian |
| Caffrey | Gillette of | Kluever | Patton |
| Coffman | Clay-Dickinson | Lynch | Smith of |
| Conway | Glenn | Millen | O'Brien |
| Den Herder | Graham | Miller of | Strothman |
| Dougherty | Grassley | Page | Tieden |
| Edgington | Hanson | Morgan | Winkelman |
|  | Harrington | Nelson |  |

The nays were, 60:

| Bailey | Gannon <br> Breitbach <br> Gillette of |
| :--- | :--- |
| Bremmer | Story <br> Busing |
| Carnahan | Glanton |
| Clageman |  |
| Clapsaddle | Hausher |
| Cochran | Jackson of |
| Cohen | Clinton |
| Craig | Keleher |
| Denato | Kempter |
| Distelhorst | Korn |
| Doderer | Lawlor |
| Duffy | Loss |
| Dunton | Mahan |
| Felger | Maule |
| Fulmer | Meacham |
| Gallagher | Melrose |


| Miller of <br> Buena Vista <br> Miller of <br> Des Moines | Scott <br> Seibert <br> Shirley of |
| :--- | :--- |
| Darphy | Dallas |
| Nagle | Smith of |
| O'Malley | Linn |
| O'almer | Stevenson |
| Radl | Uban |
| Rasmussen | Uebsig |
| Render | Wenger |
| Resnick | Whisler |
| Rickert | Wison |
| Rider | Wolcott |
| Robinson | Wright |
| Roe | Mr. Speaker |

Absent or not voting, 32:

Anderson
Baker
Brinck
Burke
Busch
Crosier
Detje
Doyle

Fischer of Grundy
Gaudineer
Gleason Gregerson
Holmes
Hullinger
Hutchins
Kennedy
Madden
Maley
Mayberry
McNamara
Mueller
Nielsen of
Shelby
Oehlsen
Oxley

Quinn
Redfern
Reichardt
Scherle of Fremont-Mills
Shannahan
Stokes
Stueland
Varney

The amendment lost.
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?" (S. F. 565)

The ayes were, 103:

| Anderson | Fisher of | Lawlor | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Loss | Resnick |
| Baker | Foster | Lynch | Rickert |
| Baringer | Fullmer | Mahan | Rider |
| Bogenrief | Gallagher | Maley | Robinson |
| Boot | Gannon | Maule | Roe |
| Breitbach | Gillette of | Meacham | Sott |
| Bremmer | Clay-Dickinson | Melrose | Seibert |
| Brinck | Gillette of | Millen | Shirley of |
| Busing | Story | Miller of | Dallas |
| Caffrey | Glanton | Buena Vista | Smith of |
| Carnahan | Glenn | Miller of | Linn |
| Clapsaddle | Graham | Des Moines | Smith of |
| Cochran | Grassley | Miller of | O'Brien |
| Coffman | Hageman | Page | Stevenson |
| Cohen | Hanson | Morgan | Strothman |
| Conway | Harrington | Murphy | Stueland |
| Craig | Hausheer | Nagle | Tieden |
| Denato | Holmes | Nelson | Uban |
| Den Herder | Houston | Nielsen of | Utzig |
| Distelhorst | Jackson of | Emmet-Palo Alto Webster |  |
| Doderer | Black Hawk | O'Malley | Wengert |
| Dougherty | Jackson of | Ossian | Whisler |
| Doyle | Clinton | Palmer | Wilson |
| Duffy | Keleher | Patton | Winkelman |
| Dunton | Kempter | Radl | Wolcott |
| Edgington | Kennedy | Rasmussen | Wright |
| Felger | Kluever | Redfern | Mr. Speaker |
| Fischer of | Korn | Reichardt |  |

Grundy
The nays were, none.
Absent or not voting, 21:

Burke
Busch
Crosier
Detje
Gaudineer
Gleason

Gregerson
Hullinger
Hutchins
Madden
Mayberry
McNamara

Mahan Rider
Maley Robinson
Roe
Scott
Seibert
Shirley of
Dallas
mith of
Linn
mith of O'Brien
Stevenson
Strothman
Stueland
Tieden
ban
tzig
Wers
Whisler
Wilson
man
Wright
Mr. Speaker
Mueller
Nielsen of
Shelby
Oehlsen
Oxley
Quinn

Scherle of Fremont-Mills
Shannahan
Stokes
Varney

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

## SENATE AMENDMENTS CONSIDERED

Maule of Monona moved to suspend the rules for the immediate consideration of House File 146, a bill for an act relating to purchase of gas or water by a city or town, amended by the Senate.

The motion prevailed.
Rasmussen of Polk moved that the House concur in the following Senate amendment:
Amend House File 146 by adding thereto the following:
"Sec. 2. Section three hundred ninety-seven point five (397.5), Code 1962 , is hereby amended by adding in line thirteen (13), after the word 'the' the word 'purchase,'.
"Sec. 3. The provisions of this Act shall not be effective until December 31,1965 in a city or town where the majority of legal electors voting thereon have previously rejected such contracts for the purchase, exchange or interchange of gas on more than one previous occasion within five years prior to the effective date of this Act."

The motion prevailed and the House concurred in the Senate amendment.

Baringer of Fayette asked and received unanimous consent to withdraw his amendments filed May 13, 1965.

Rasmussen of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 146)
The ayes were, 76:

| Anderson <br> Baker <br> Bogenrief <br> Breitbach | Duffy <br> Dunton |
| :--- | :--- |
| Bremmer | Felger |
| Brinck | Fisher of |
| Busing | Greene |
| Caffrey | Fullmer |
| Carnahan | Gannon |
| Clapsaddle | Gillette of |
| Cochran | Glanton |
| Coffman | Glenn |
| Conway | Graham |
| Craig | Hageman |
| Denato | Harrington |
| Den Herder | Hausheer <br> Detje <br> Distelhorst |
| Holmes <br> Doderer <br> Dougherty <br> Doyle | Jackson of |
| Jack Hawk |  |

The nays were, 23:

| Baringer | Grassley <br> Boot |
| :--- | :--- |
| Cohen | Kennedy |
| Eluever |  |
| Edgington | Maley |
| Fischer of | Grundy |
| Foster | Millen |
|  | Page |

Absent or not voting, 25:

| Bailey | Gleason |
| :--- | :--- |
| Burke | Gregerson |
| Busch | Hanson |
| Crosier | Hullinger |
| Gallagher | Hutchins |
| Gaudineer | Madden |
| Gillette of |  |
| Clay-Dickinson | Mayberry |


| Kelepher | Reichardt |
| :--- | :--- |
| Kempter | Renda |
| Korn | Resnick |
| Lawlor | Rickert |
| Loss | Rider |
| Lynch | Robinson |
| Mahan | Roe |
| Maule | Shirley of |
| Meacham | Dallas |
| Mellose | Smith of |
| Miller of | Linn |
| Des Moines | Stevenson |
| Morgan | Stueland |
| Murphy | Utzig |
| Nagle | Webster |
| Nielsen of | Wengert |
| Emmet-Palo Alto Whisler |  |
| OMalley | Wilson |
| Palmer | Wolcott |
| Rasmussen | Wright |
| Redfern | Mr. Speaker |
|  |  |

Nelson
Ossian
Patton
Radl
Scott
Seibert
McNamara
Miller of
Buena Vista
Mueller
Nielsen of
Shelby
Oehlsen

Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Shirley of
Smith of
Linn
Stevenson
Stueland
Utzig
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker
Smith of 0'Brien
Strothman
Tieden
Uban
Winkelman

Oxley
Quinn
Scherle of
Fremont-Mills
Shannahan
Stokes
Varney

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

## APPROPRIATIONS CALENDAR

House File 633, a bill for an act establishing a historical markers commission, was taken up for consideration.

Gillette 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?" (H. F. 633)
The ayes were, 95:

| Bailey | Fisher of | Korn | Radl |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Lawlor | Rasmussen |
| Baringer | Fullmer | Loss | Redfern |
| Bogenrief | Gallagher | Madden | Renda |
| Boot | Gannon | Mahan | Resnick |
| Breitbach | Gaudineer | Maule | Robinson |
| Bremmer | Gillette of | McNamara | Roe |
| Brinck | Story | Meacham | Scott |
| Busing | Glanton | Melrose | Shirley of |
| Caffrey | Glenn | Millen | Dallas |
| Clapsaddle | Graham | Miller of | Smith of |
| Coffman | Grassley | Buena Vista | O'Brien |
| Cohen | Hageman | Miller of | Stevenson |
| Craig | Hanson | Des Moines | Strothman |
| Denato | Harrington | Miller of | Stueland |
| Den Herder | Hausheer | Page | Tieden |
| Detje | Holmes | Morgan | Uban |
| Distelhorst | Houston | Murphy | Utzig |
| Doderer | Hullinger | Nagle | Webster |
| Dougherty | Jackson of | Nelson | Wengert |
| Doyle | Black Hawk | Nielsen of | Whisler |
| Duffy | Jackson of | Emmet-Palo Alto Wilson |  |
| Dunton | Clinton | O'Malley | Winkelman |
| Edgington | Keleher | Ossian | Wolcott |
| Felger | Kempter | Palmer | Wright |
| Fischer of | Kennedy | Patton | Mr. Speaker |
| Grundy | Kluever |  |  |
| The nays were, | none. |  |  |

Absent or not voting, 29:

| Anderson | Gillette of <br> Clay-Dickinson <br> Burke | Nielsen of <br> Shelby | Sherle of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |
| Busch | Gleason <br> Carnahan | Gregerson | Oxley |

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

## WAYS AND MEANS CALENDAR

House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return, was taken up for consideration.

Redfern of Lee offered the following amendment filed May 14, 1965, and moved its adoption:

Amend House File 271, section one (1), by striking from lines nine (9) and ten (10) the words "and shall be returned to the taxpayer".

The amendment was adopted.
Redfern of Lee offered the following amendment filed May 14, 1965, and moved its adoption:

Amend Senate File 271, section one (1), by inserting in line six (6) after the word "district" the words "and municipality".

The amendment lost.
Strothman of Henry moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 271)
The ayes were, 93 :

| Anderson | Gallagher | Mahan | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Maule | Rider |
| Baker | Gaudineer | McNamara | Robinson |
| Baringer | Gillette of | Meacham |  |
| Boot | Clay-Dickinson | Melrose | Scott |
| Breitbach | Glanton | Millen | Seibert |
| Bremmer | Glenn | Miller of | Shirley of |
| Brinck | Graham | Buena Vista | Dallas |
| Busing | Grassley | Miller of | Smith of |
| Caffrey | Hageman | Des Moines | Linn |
| Clapsaddle | Hanson | Miller of | Smith of |
| Cochran | Harrington | Page | O'Brien |
| Coffman | Hausheer | Morgan | Strothman |
| Cohen | Holmes | Murphy | Stueland |
| Den Herder | Houston | Nagle | Tieden |
| Detje | Hullinger | Nelson | Uban |
| Distelhorst | Jackson of | Nielsen of | Utzig |
| Dougherty | Black Hawk | Emmet-Palo Alto | Webster |
| Doyle | Keleher | O'Malley | Wengert |
| Dunton | Kennedy | Palmer | Whisler |
| Edgington | Kluever | Patton | Wilson |
| Felger | Korn | Radl | Winkelman |
| Fisher of | Lawlor | Redfern | Wolcott |
| Greene | Loss | Reichardt | Wright |
| Foster | Lynch | Renda | Mr. Speaker |
| Fullmer | Madden | Resnick |  |

The nays were, 9:

Conway<br>Doderer<br>Duffy

Jackson of Clinton
Kempter

Gannon
Gaudineer
Clay-Dickinson
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
居
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Keleher
Kennedy
Kluever
Korn
Loss
Lynch
Madden

Resnick

Maley
Ossian

Rickert
Rider
Robinson
Roe
Scott
Seibert
Dallas
Smith of
Linn
Smith of
OBrien
Stueland
Tieden
Uban
Utzig
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker
ullmer

Rasmussen
Stevenson

Absent or not voting, 22:

Bogenrief
Burke
Busch
Carnahan
Craig
Crosier
Denato

Fischer of Grundy
Gillette of Story Gleason Gregerson Hutchins

Mayberry Quinn Mueller Scherle of Fremont-Mills Shannahan
Stokes
Varney

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

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Seibert of Adair-Madison on request of Redfern of Lee; Cochran of Webster on request of Bailey of Wright; Mahan of Johnson on request of Renda of Polk; Crosier of Linn on request of Gallagher of Black Hawk; Carnahan of Wapello on request of Denato of Polk; Maley of Polk on request of O'Malley of Polk; Shannahan of Woodbury on request of Wengert of Woodbury; Anderson of Ringgold-Taylor on request of Madden of Clarke-Union; Quinn of Washington on request of Baringer of Fayette; Rickert of Louisa-Muscatine on request of Brinck of Lee.

## NONCONTROVERSIAL CALENDAR

House File 405, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system, was taken up for consideration.

Jackson 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?" (H. F. 405)
The ayes were, 88:

| Bailey | Craig |
| :--- | :--- |
| Baker | Den Herder <br> Baringer |
| Bogenrief | Detje |
| Boot | Distelhorst |
| Breitbach | Doderer |
| Bremmer | Dougherty |
| Busing | Doyle |
| Caffrey | Duffy |
| Clapsaddle | Dunton |
| Coffman | Edgington |
| Cohen | Felger |$\quad$


| Fisher of | Grassley |
| :--- | :--- |
| Greene | Hageman |
| Fullmer | Harrington |
| Gallagher | Hausheer |
| Gaudineer | Holmes |
| Gillette of | Hullinger |
| Clay-Dickinson | Jackson of |
| Gillette of | Black Hawk |
| Story | Keleher |
| Glanton | Kempter |
| Glenn | Kennedy |
| Graham | Kluever |


| Korn | Miller of | Resnick | Stueland |
| :---: | :---: | :---: | :---: |
| Lawlor | Page | Rider | Tieden |
| Loss | Morgan | Robinson | Uban |
| Lynch | Nagle | Roe | Utzig |
| Madden | Nelson | Scott | Webster |
| Mahan | Nielsen of | Shirley of | Wengert |
| Maule | Emmet-Palo Alto | Dallas | Whisler |
| Meacham | O'Malley | Smith of | Wilson |
| Melrose | Ossian | Linn | Winkelman |
| Millen | Palmer | Smith of | Wolcott |
| Miller of | Radl | O'Brien | Wright |
| Buena Vista | Rasmussen | Stevenson | Mr. Speaker |
| Miller of Des Moines | Redfern | Strothman |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 36: |  |  |  |
| Anderson | Foster | Mayberry | Reichardt |
| Brinck | Gannon | McNamara | Renda |
| Burke | Gleason | Mueller | Rickert |
| Busch | Gregerson | Murphy | Scherle of |
| Carnahan | Hanson | Nielsen of | Fremont-Mills |
| Cochran | Houston | Shelby | Seibert |
| Conway | Hutchins | Oehlsen | Shannahan |
| Crosier | Jackson of | Oxley | Stokes |
| Denato | Clinton | Patton | Varney |
| Fischer of | Maley | Quinn |  |

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

House File 538, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa, was taken up for consideration.

Harrington of Buchanan offered the following amendment filed May 13, 1965, and moved its adoption :

Amend House File 538 as follows:
By striking section one (1) and inserting in lieu thereof the following:
"Section 1. The state board of control is hereby directed to offer for sale property presently forming a part of the mental health institute at Independence, Buchanan county, Iowa, described as the west six hundred (600) feet of the southwest quarter (SW $1 / 4$ ) southwest quarter ( $\mathrm{SW}^{1 / 4}$ ) of section 6, township 88, range 9 and the west six hundred (600) feet of the northwest quarter ( $N W 1 / 4$ ) of section 7 , township 88, range 9 all lying in Buchanan county, State of Iowa, west of the 5th P. M., which comprises fifty-four point fifty-four (54.54) acres, more or less. The land herein described shall be offered for sale under the provisions of section two hundred eighteen point ninety-four (218.94) of the Code and any sale so agreed upon shall be with the approval of the state executive council."
The amendment was adopted.
Harrington of Buchanan asked and received unanimous consent to withdraw his amendment filed April 28, 1965.

Harrington 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?" (H. F. 538)
The ayes were, 94:

| Bailey | Fisher of | Kluever | Rasmussen |
| :---: | :---: | :---: | :---: |
| Baker | Greene | Korn | Redfern |
| Baringer | Fullmer | Lawlor | Renda |
| Bogenrief | Gallagher | Loss | Resnick |
| Boot | Gannon | Lynch | Rider |
| Breitbach | Gaudineer | Madden | Robinson |
| Bremmer | Gillette of | Mahan | Roe |
| Brinck | Clay-Dickinson | McNamara | Scott |
| Busing | Gillette of | Meacham | Shirley of |
| Caffrey | Story | Melrose | Dallas |
| Clapsaddle | Glenn | Millen | Smith of |
| Coffman | Graham | Miller of | O'Brien |
| Cohen | Grassley | Buena Vista | Stevenson |
| Denato | Hageman | Miller of | Strothman |
| Den Herder | Hanson | Des Moines | Stueland |
| Detje | Harrington | Miller of | Tieden |
| Distelhorst | Hausheer | Page | Uban |
| Doderer | Holmes | Morgan | Utzig |
| Dougherty | Houston | Nagle | Webster |
| Doyle | Hullinger | Nelson | Wengert |
| Duffy | Jackson of | Nielsen of | Whisler |
| Dunton | Black Hawk | Emmet-Palo | Wilson |
| Edgington | Jackson of | O'Malley | Winkelman |
| Felger | Clinton | Ossian | Wolcott |
| Fischer of | Keleher | Palmer | Wright |
| Grundy | Kempter | Patton | Mr. Speaker |
|  | Kennedy | Radl |  |

The nays were, 1:
Craig
Absent or not voting, 29:

| Anderson | Glanton | Murphy <br> Nielsen of | Scherle of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |
| Burke | Gleason | Susch | Gragerson |
| Behblby | Seibert |  |  |
| Carnahan | Hutchins | Oehlsen | Shannahan |
| Cochran | Maley | Oxley | Smith of |
| Convay | Maule | Quinn | Linn |
| Crosier | Mayberry | Reichardt | Stokes |
| Foster | Mueller | Rickert | Varney |

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

House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds, was taken up for consideration.

Jackson of Clinton offered the following amendment filed May 13, 1965, and moved its adoption :

Amend House File 663 as follows:

1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:
"which are obligations of or guaranteed by the United States of America".
2. By striking lines four (4), five (5), six (6), seven (7) and eight (8) of section two (2) thereof and substituting therefor the following:
"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state.' "

The amendment was adopted.
Gillette 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?" (H. F. 663)
The ayes were, 98 :

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Feleger
Fischer of
Grundy
Fisher of
Grundy
Foster
Fullmer
Gallagher
Gannon
Gillette of
Clay Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter

| Kennedy | Renda |
| :--- | :--- |
| Kluever | Ressick |
| Korn | Rickert |
| Lawlor | Rider |
| Loss | Robinson |
| Lynch | Roe |
| Mahan | Scott |
| Maley | Seibert |
| Meacham | Shirley of |
| Merose | Dallas |
| Millen | Smith of |
| Miller of | Linn |
| Dles Moines | Smith of |
| Miller of | O'Brien |
| Page | Stevenson |
| Morgan | Strothman |
| Murphy | Stueland |
| Nagle | Tieden |
| Nelson | Utzig |
| Nielsen of | Webster |
| Emmet-Palo Alto | Wengert |
| O'Malley | Whisler |
| Palmer | Wilson |
| Patton | Winkelman |
| Radl | Woloctt |
| Rasmussen | Wright |
| Redfern | Mr. Speaker |
| Reichardt |  |

The nays were, 2:
Anderson Harrington
Absent or not voting, 24:

| Burke | Gaudineer | Madden | Miller of |
| :--- | :--- | :--- | :--- |
| Busch | Gleason | Maule | Buena Vista |
| Crosier | Gregerson | Mayberry | Mueller |
| Denato | Hutchins | McNamara |  |


| Nielsen of | Ossian | Shannahan | Stokes |
| :---: | :--- | :--- | :--- |
| Shelby | Oxley | Scherle of | Uban |
| Oehlsen | Quinn | Fremont-Mills | Varney |

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

## SENATE FILE 552 SUBSTITUTED FOR HOUSE FILE 641

Gillette of Story asked and received unanimous consent to substitute Senate File 552 for House File 641 and for the immediate consideration of Senate File 552, a bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement of and equipment of industrial projects as well as their construction.

Gillette 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 9 " (S. F. 552)
The ayes were, 92:

Bailey
Baker Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Clapsaddle
Coffiman
Cohen
Craig
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Glenn
Graham
Grassley
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever

| Lawlor | Renda |
| :---: | :---: |
| Loss | Resnick |
| Lynch | Rider |
| Madden | Robinson |
| Mahan |  |
| Maule | Scott |
| McNamara | Shirley of |
| Meacham | Dallas |
| Melrose | Smith of |
| Millen | Linn |
| Miller of | Smith of |
| Des Moines | O'Brien |
| Miller of | Stevenson |
| Page | Strothman |
| Morgan | Stueland |
| Murphy | Tieden |
| Nagle | Uban |
| Nelson | Utzig |
| Nielsen of | Webster |
| Emmet-Palo Alto | Wengert |
| O'Malley | Whisler |
| Ossian. | Wilson |
| Palmer | Winkelman |
| Patton | Wolcott |
| Rasmussen | Wright |
| Redfern | Mr . |

The nays were, none.
Absent or not voting, 32:

| Anderson | Carnahan | Denato | Gleason |
| :--- | :--- | :--- | :--- |
| Burke | Cochran | Foster | Gregerson |
| Busch | Conway | Gillette of | Harrington |
| Caffrey | Crosier |  | Clay-Dickinson |

Korn
Maley
Mayberry
Miller of
Buena Vista

## Mueller

Nielsen of
Shelby
Oehlsen Oxley Quinn

Radl
Reichardt
Rickert
Scherle of Fremont-Mills

Seibert
Shannahan
Stokes
Varney

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

## HOUSE FILE 641 WITHDRAWN

Gillette of Story asked and received unanimous consent to withdraw House File 641 from further consideration by the House.

House File 330, a bill for an act to clarify and strengthen the law for civil service, was taken up for consideration.

Wengert of Woodbury offered the following amendment filed May 11, 1965, and moved its adoption:
Amend House File 330 by striking all after the enacting clause and inserting in lieu thereof the following:
'Section 1. Section three hundred sixty-five point nine (365.9), Code 1962, is amended as follows:
"1. By striking from line sixteen (16) the word 'department'.
"2. By adding thereto the following: 'If, however, no current employee passes a promotional examination and otherwise qualifies for the position, an entrance examination for such position may be used to fill such vacancy within one year after such promotional examination.'
"Sec. 2. Section three hundred sixty-five point fifteen (365.15), Code 1962, is amended by adding thereto the following:
'An appointing authority may transfer an employee, other than policemen and firemen, with his consent without coersion, from one department to the same civil service classification in another department, and such employee shall retain the same civil service status.'"

The amendment was adopted.
Doyle of Woodbury asked and received unanimous consent to withdraw his amendment of May 10, 1965.

Wengert 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?" (H. F. 330)
The ayes were, 92 :

| Baker Busing Den Herder <br> Baringer Caffrey Dunton <br> Bogenrief <br> Clapsaddle Detje Distelhorst <br> Boot Edgington  <br> Breitbach Coffman Folger <br> Bremmer Cohen Doderer | Fisher of |  |  |
| :--- | :--- | :--- | :--- |
| Brinck | Craig | Dougherty | Greene |
|  | Denato | Doyle | Fullmer |
|  |  |  | Gallagher |


| Gannon | Keleher |
| :--- | :--- |
| Gillette of | Kempter <br> Clay-Dickinson |
| Kennedy |  |
| Gillette of | Kluever |
| Story | Lawlor |
| Glanton | Loss |
| Glenn | Madden |
| Graham | Maule |
| Grassley | McNamara |
| Hageman | Meacham |
| Hanson | Melrose |
| Harrington | Millen |
| Hausheer | Miller of |
| Hoena Vista |  |
| Holmes | Miller of |
| Houston | Dullinger |
| Huckson of | Diller of |
| Jlack |  |
| Jackson of | Page |
| Clinton | Morgan |


| Murphy | Shirley of |
| :--- | :--- |
| Nagle | Dallas |
| Nalso | Smith of |
| Nielsen of | Linn |
| Emmet-Palo Alto | Lmith of |
| O'Brien |  |
| O'Malley | O'Brien |
| OSsian | Stevenson |
| Palmer | Strothman |
| Patton | Stueland |
| Radl | Tieden |
| Rasmussen | Utzig |
| Redfern | Webster |
| Renda | Wengert |
| Resnick | Whisler |
| Rider | Wilson |
| Robinson | Winkelman |
| Roe | Wolcott |
| Scott | Wright |
|  | Mr. Speaker |

The nays were, none.
Absent or not voting, 32:

Anderson
Bailey
Burke
Busch
Carnahan
Cochran
Conway
Crosier

Fischer of
Grundy
Foster
Gaudineer
Gleason
Gregerson
Hutchins
Korn
Lynch
Mahan
Maley
Mayberry
Mueller
Nielsen of
Shelby
Oehlsen
Oxley
Quinn

Reichardt
Rickert
Scherle of Fremont-Mills
Seibert
Shannahan
Stokes
Uban
Varney

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

House File 670, a bill for an act relating to use of public libraries, was taken up for consideration.

Renda 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?" (H. F. 670)
The ayes were, 89:

| Bailey | Cohen |
| :--- | :--- |
| Baker | Craig |
| Baringer | Denato |
| Bogenrief | Den Herder |
| Boot | Detje |
| Breitbach | Distelhorst |
| Bremmer | Doderer |
| Brinck | Dougherty |
| Busing | Dufy |
| Caffrey | Dunton |
| Clapsaddle | Edgington |
| Coffman | Felger |


| Fisher of | Grassley |
| :--- | :--- |
| Greene | Hageman |
| Fullmer | Hanson |
| Gallagher | Harrington |
| Gannon | Hausheer |
| Gillette of | Holmes |
| Clay.-Dickinson | Houston |
| Gillette of | Hullinger |
| Story | Jackson of |
| Glanton | Black Hawk |
| Glenn | Jackson of |
| Graham | Clinton |

Keleher
Kempter
Kennedy
Kluever
Lawlor
Loss
Madden
Maule
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista

| Miller of | Radl |
| :--- | :--- |
| Des Moines | Rasmussen |
| Miller of | Redfern |
| Page | Renda |
| Morgan | Resnick |
| Murphy | Rider |
| Nagle | Robinson |
| Nelson | Roe |
| Nielsen of | Rcott |
| Emmet-Palo Alto | Shirley of |
| O'Malley | Dallas |
| Ossian | Smith of |
| Palmer | Linn |
| Patton |  |

The nays were, 2:
Doyle
Wengert
Absent or not voting, 33:

Anderson
Burke
Busch
Carnahan
Cochran
Conway
Crosier
Fischer of
Grundy

Foster
Gaudineer
Gleason
Gregerson
Hutchins
Korn
Lynch
Mahan
Maley

Mayberry
Mueller
Nielsen of
Shelby
Oehlsen
Oxley
Quinn
Reichardt
Rickert

Smith of
o'Brien
Stevenson
Strothman
Stueland
Uban
Utzig
Webster
Whisler
Wilson
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 654, a bill for an act relating to public employee credit unions, was taken up for consideration.

Winkelman of Calhoun offered the following amendment filed April 27, 1965, and moved its adoption :
Amend House File 654, line seven (7), by striking the word "shall" and inserting in lieu thereof the word "may".
Roll call was requested by Winkelman of Calhoun and Baringer of Fayette.

On the question "Shall the amendment be adopted?" (H. F. 654)
The ayes were, 31:

| Bailey | Fischer of | Hullinger | Redfern |
| :---: | :---: | :---: | :---: |
| Baringer | Grundy | Kluever | Smith of |
| Bogenrief | Fisher of | Madden | O'Brien |
| Boot | Greene | Millen | Strothman |
| Brinck | Graham | Morgan | Tieden |
| Den Herder | Grassley | Murphy | Whisler |
| Dougherty | Hanson | Nelson | Wilson |
| Edgington | Harrington | Ossian | Winkelman |
|  | Holmes | Patton |  |

The nays were, 59:
$\begin{array}{ll}\text { Baker } & \text { Bremmer }\end{array}$
Breitbach
Busing
Caffrey
Clapsaddle
Coffman
Cohen

| Craig | Glanton | Melrose | Robinson |
| :---: | :---: | :---: | :---: |
| Detje | Glenn | Miller of | Roe |
| Distelhorst | Hageman | Buena Vista | Scott |
| Doderer | Houston | Miller of | Smith of |
| Doyle | Jackson of | Des Moines | Linn |
| Duffy | Black Hawk | Nagle | Stevenson |
| Dunton | Jackson of | Nielsen of | Stueland |
| Felger | Clinton | Emmet-Palo Alto | Uban |
| Gallagher | Keleher | O'Malley | Utzig |
| Gannon | Kempter | Palmer | Webster |
| Gaudineer | Lawlor | Radl | Wengert |
| Gillette of | Loss | - Rasmussen | Wolcott |
| Clay-Dickinson | Lynch | Renda | Wright |
| Gillette of | Maule | Resnick | Mr. Speaker |
| Story | Meacham | Rider |  |
| Absent or not voting, 34: |  |  |  |
| Anderson | Gleason | Miller of | Rickert |
| Burke | Gregerson | Page | Scherle of |
| Busch | Hausheer | Mueller | Fremont-Mills |
| Carnahan | Hutchins | Nielsen of | Seibert |
| Cochran | Kennedy | Shelby | Shannahan |
| Conway | Korn | Oehlsen | Shirley of |
| Crosier | Mahan | Oxley | Dallas |
| Denato | Maley | Quinn | Stokes |
| Foster | Mayberry | Reichardt | Varney |
| Fullmer | McNamara |  | Varney |

The amendment lost.
Lawlor 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?" (H. F. 654)
The ayes were, 82:

| Bailey | Gannon | Korn | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Gaudineer | Lawlor | Redfern |
| Boot | Gillette of | Lynch | Renda |
| Breitbach | Clay-Dickinson | Madden | Resnick |
| Bremmer | Gillette of | McNamara | Rider |
| Brinck | Story | Meacham | Robinson |
| Busing | Glanton | Melrose | Roe |
| Caffrey | Glenn | Miller of | Scott |
| Clapsaddle | Graham | Buena Vista | Shirley of |
| Coffman | Grassley | Miller of | Dallas |
| Cohen | Hageman | Des Moines | Smith of |
| Craig | Hanson | Miller of | Linn |
| Den Herder | Harrington | Page | Stevenson |
| Detje | Holmes | Morgan | Strothman |
| Distelhorst | Houston | Murphy | Stueland |
| Doderer | Jackson of | Nagle | Uban |
| Dougherty | Black Hawk | Nelson | Utzig |
| Doyle | Jackson of | Nielsen of | Webster |
| Duffy | Clinton | Emmet-Palo Alto Whisler |  |
| Dunton | Keleher | O'Malley | Wilson |
| Felger | Kempter | Ossian | Wilcott |
| Fisher of | Kennedy | Preene | Kluever |

The nays were, 8:

| Baringer | Millen |
| :--- | :--- |
| Bogenrief | Patton |
| Edgington |  |

Absent or not voting, 34:

| Anderson | Foster |
| :--- | :--- |
| Burke | Fullmer |
| Busch | Gleason |
| Carnahan | Gregerson |
| Cochran | Hausheer |
| Conway | Hullinger |
| Crosier | Hutchins |
| Denato | Loss |
| Fischer of | Mahan |
| Grundy |  |

$\begin{array}{ll}\text { Smith of } & \text { Tieden } \\ \text { O'Brien } & \text { Winkelman }\end{array}$

Maley
Maule
Mayberry
Mueller
Nielsen of
Shelby
Oehlsen
Oxley
Quinn

Reichardt
Rickert
Scherle of Fremont-Mills
Seibert
Shannahan
Stokes
Varney Wengert

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

House File 642, a bill for an act to cancel outstanding unredeemed county primary road bonds, was taken up for consideration.

Uban 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?" (H. F. 642)
The ayes were, 89:

| Bailey | Fisher of | Kennedy | Radl |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Kluever | Rasmussen |
| Baringer | Fullmer | Korn | Redfern |
| Bogenrief | Gallagher | Lawlor | Renda |
| Boot | Gannon | Lynch | Resnick |
| Breitbach | Gillette of | Madden | Rider |
| Bremmer | Clay-Dickinson | Maule | Robinson |
| Brinck | Gillette of | MeNamara | Roe |
| Busing | Story | Meacham | Scott |
| Caffrey | Glanton | Melrose | Smith of |
| Clapsaddle | Glenn | Millen | Linn |
| Coffman | Graham | Miller of | Stevenson |
| Cohen | Grassley | Buena Vista | Strothman |
| Craig | Hageman | Miller of | Stueland |
| Den Herder | Hanson | Des Moines | Tieden |
| Detje | Harrington | Miller of | Uban |
| Distelhorst | Holmes | Page | Utzig |
| Doderer | Houston | Morgan | Webster |
| Dougherty | Hullinger | Murphy | Whisler |
| Doyle | Jackson of | Nagle | Wilson |
| Dunton | Black Hawk | Nelson | Winkelman |
| Edgington | Jackson of | O'Malley | Wolcott |
| Felger | Clinton | Ossian | Wright |
| Fischer of | Keleher | Palmer | Mr. Speaker |
| Grundy | Kempter | Patton |  |

The nays were, none.

Absent or ont voting, 35:

| Anderson | Gleason | Nielsen of | Seibert |
| :---: | :---: | :---: | :---: |
| Burke | Gregerson | Shelby | Shannahan |
| Busch | Hausheer | Oehlsen | Shirley of |
| Carnahan | Hutchins | Oxley | Dallas |
| Cochran | Loss | Quinn | Smith of |
| Conway | Mahan | Reichardt | O'Brien |
| Crosier | Maley | Rickert | Stokes |
| Denato | Mayberry | Scherle of | Varney |
| Duffy | Mueller | Fremont-Mills | Wengert |
| Foster | Nielsen of |  |  |
| Gaudineer | Emmet-P |  |  |

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

## ADOPTION OF HOUSE JOINT RESOLUTION 13

House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to qualifications of electors, was taken up for consideration.

Gillette of Story moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to qualifications of electors.

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 one (1) of Article two (II) of the Constitution of the State of Iowa as amended by the first (1st) amendment of eighteen hundred sixty-eight (1868) is hereby repealed and the following is adopted in lieu thereof:
"Section 1. Every citizen of the United States of the age of twenty-one (21) years who shall have been a resident of this State for such a period of time as shall be provided by law, but such period shall not exceed six (6) months next preceding the election, and who shall have been a resident of the county in which he claims his vote for such period of time as shall be provided by law, but such period shall not exceed sixty (60) days next preceding the election, shall be entitled to vote at all elections authorized by law.
"Every citizen of the United States of the age of twenty-one (21) years who does not meet the residence voting requirements established by law shall notwithstanding such requirements be entitled
to vote for the choice of electors for President and Vice President of the United States, but for no other offices, provided he shall have been either a qualified voter in another state immediately before his removal to this State or would have been eligible to vote in such other state had he remained in such state until such election, and provided further that he shall not be entitled to vote for the choice of electors for President and Vice President of the United States in any other state.
"No citizen who has been a resident in this State for the period required by law next preceding the election shall by reason of having changed his residence from one (1) county to another be deemed to have lost his right to vote for National or State officers at any election in the county from which he has removed until he shall have time to acquire a new voting residence in the county to which he has moved."

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall House Joint Resolution 13 be adopted and agreed to?"

The yeas were, 83:

| Bailey | Gallagher | Korn | Redfern |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Lawlor | Renda |
| Baringer | Gaudineer | Loss | Resnick |
| Boot | Gillette of | Lynch | Rider |
| Breitbach | Clay-Dickinson | Meacham | Robinson |
| Bremmer | Gillette of | Melrose | Roe |
| Busing | Story | Millen | Scott |
| Caffrey | Glanton | Miller of | Shirley of |
| Clapsaddle | Glenn | Buena Vista | Dallas |
| Coffman | Graham | Miller of | Smith of |
| Cohen | Hageman | Des Moines | Linn |
| Craig | Hanson | Miller of | Stevenson |
| Denato | Harrington | Page | Strothman |
| Den Herder | Hausheer | Morgan | Tieden |
| Detje | Holmes | Murphy | Utzig |
| Distelhorst | Houston | Nagle | Webster |
| Dougherty | Jackson of | Nielsen of | Wengert |
| Doyle | Black Hawk | Emmet-Palo Alto Whisler |  |
| Dunton | Jackson of | OMalley | Wilson |
| Edgington | Clinton | Ossian | Winkelman |
| Felger | Keleher | Patton | Wolcott |
| Fisher of | Kempter | Radl | Wright |
| Greene | Kennedy | Rasmussen | Mr. Speaker |
| Fullmer | Kluever |  |  |

The nays were, 6:

| Bogenrief <br> Fischer of Grundy | Grassley <br> Nelson | $\begin{aligned} & \text { Smith of } \\ & \text { O' }^{\prime} \text { Brien } \end{aligned}$ | Uban |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 35: |  |  |  |
| Anderson | Foster | Mayberry | Reichardt |
| Brinck | Gleason | McNamara | Rickert |
| Burke | Gregerson | Mueller | Scherle of |
| Busch | Hullinger | Nielsen of | Fremont-Mills |
| Carnahan | Hutchins | Shelby | Seibert |
| Cochran | Madden | Oehlsen | Shannahan |
| Conway | Mahan | Oxley | Stokes |
| Crosier | Maley | Palmer | Stueland |
| Doderer | Maule | Quinn | Varney |

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

Senate File 438, a bill for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location, was taken up for consideration.

Jackson of Black Hawk offered the following amendment filed May 11, 1965 :

Amend Senate File 438 as follows:

1. By striking the words "and other railroad facilities and other public
utility buildings and installations" from lines six (6) and seven (7) of
section one (1).
2. By inserting the word "and" after the word "tracks," in line six (6)
of section one (1).
3. By striking from lines eight (8) and nine (9) of section one (1) the
words "and other public utilities".

Jackson of Black Hawk offered the following amendment filed May 14, 1965, to the Jackson, et al., amendment, and moved its adoption:

Amend the Jackson, et al., amendment to Senate File 438 by striking from line 2 the words "and other railroad facilities".

The amendment to the amendment was adopted.
Jackson of Black Hawk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Uban 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 q" (S. F. 438)

The ayes were, 89:

| Bailey | Gallagher | Korn | Redfern |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Lawlor | Resnick |
| Bogenrief | Gaudineer | Loss | Rider |
| Boot | Gillette of | Madden | Robinson |
| Breitbach | Clay-Dickinson | McNamara | Roe |
| Bremmer | Gillette of | Meacham | Scott |
| Brinck | Story | Melrose | Shirley of |
| Busing | Glanton | Millen | Dallas |
| Caffrey | Glenn | Miller of | Smith of |
| Clapsaddle | Graham | Buena Vista | Linn |
| Coffman | Grassley | Miller of | Smith of |
| Cohen | Hageman | Des Moines | O'Brien |
| Craig | Hanson | Miller of | Stevenson |
| Detje | Harrington | Page | Strothman |
| Distelhorst | Hausheer | Morgan | Tieden |
| Doderer | Holmes | Murphy | Uban |
| Dougherty | Houston | Nagle | Utzig |
| Doyle | Hullinger | Nelson | Webster |
| Duffy | Jackson of | Nielsen of | Wengert |
| Dunton | Black Hawk | Emmet-Palo Alto Whisler |  |
| Felger | Jackson of | O'Malley | Wilson |
| Fischer of | Clinton | Ossian | Winkelman |
| Grundy | Keleher | Patton | Wolcott |
| Fisher of | Kempter | Radl | Wright |
| Greene | Kennedy | Rasmussen | Mr. Speaker |
| Fullmer | Kluever |  |  |

The nays were, 1:
Baringer
Absent or not voting, 34:

| Anderson | Edgington |
| :--- | :--- |
| Burke | Foster |
| Busch | Gleason |
| Carnahan | Gregerson |
| Cochran | Hutchins |
| Conway | Lvnch |
| Crosier | Mahan |
| Denato | Maley |
| Den Herder | Maule |

Mayberry
Mueller
Nielsen of
Shelly
Oehlsen
Oxley
Palmer
Quinn
Reichardt

Renda Rickert<br>Scherle of Fremont-Mills Seibert Shannahan Stokes Stueland Varney

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

Senate File 269, a bill for an act to amend chapter two hundred ninety-seven (297), Code 1962, relating to school site tax, was taken up for consideration.

Melrose 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?" (S. F. 269)
The ayes were, 85:

| Bailey | Bogenrief <br> Baker |
| :--- | :--- |
| Boot |  |

Breitbach
Bremmer
Brinck
Busing

Clapsaddle
Coffman Cohen
Craig
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gannon
Gillette of Story
Glanton
Glenn

| Graham | Melrose | Robinson |
| :---: | :---: | :---: |
| Grassley | Millen | Roe |
| Hageman | Miller of | Scott |
| Hanson | Buena Vista | Shirley of |
| Hausheer | Miller of | Dallas |
| Holmes | Des Moines | Smith of |
| Houston | Miller of | Linn |
| Hullinger | Page | Smith of |
| Jackson of | Morgan | O'Brien |
| Black Hawk | Murphy | Stevenson |
| Jackson of | Nagle | Strothman |
| Clinton | Nelson | Stueland |
| Keleher | Nielsen of | Tieden |
| Kempter | Emmet-Palo Alto | Uban |
| Kennedy | O'Malley | Utzig |
| Kluever | Ossian | Webster |
| Korn | Patton | Wengert |
| Lawlor | Radl | Whisler |
| Loss | Rasmussen | Winkelman |
| Lynch | Redfern | Wolcott |
| Madden | Resnick | Wright |
| Meacham | Rider | Mr. Speake |

The nays were, none.
Absent or not voting, 39:

| Anderson | Foster | Maule | Reichardt |
| :---: | :---: | :---: | :---: |
| Baringer | Gallagher | Mayberry | Renda |
| Burke | Gaudineer | McNamara | Rickert |
| Busch | Gillette of | Mueller | Scherle of |
| Caffrey | Clay-Dickinson | Nielsen of | Fremont-Mills |
| Carnahan | Gleason | Shelby | Seibert |
| Cochran | Gregerson | Oehlsen | Shannahan |
| Conway | Harrington | Oxley | Stokes |
| Crosier | Hutchins | Palmer | Varney |
| Denato | Mahan | Quinn | Wilson |
| Den Herder | Maley |  |  |

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 investment of public funds, was taken up for consideration.

Resnick 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?" (S. F. 180)
The ayes were, 89:

| Bailey | Busing <br> Baker | Distelhorst <br> Caffrey | Fischer of <br> Baringer |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Doderer | Dougherty | Fisher of |
| Bogenrief | Coffman | Doyle | Greene |
| Boot | Cohen | Duffy | Fullmer |
| Breitbach | Craig | Dunton | Gallagher |
| Bremmer | Denato | Edgington | Gannon |
| Brinck | Detje | Felger |  |


| Gillette of | Keleher | Morgan | Shirley of |
| :--- | :--- | :--- | :--- |
| Clay-Dickinson | Kempter | Murphy | Dallas |
| Gillette of | Kennedy | Nagle | Smith of |
| Story | Kluever | Nelson | Linn |
| Glanton | Korn | Nielsen of | Smith of |
| Glenn | Lawlor | Emmet-Palo AltoO'Brien <br> Graham | Loss |
| Grassley | Lynch | O'Malley | Stevenson |
| Hageman | Madden | Ossian | Strothman |
| Hanson | Meacham | Ratton | Stueland |
| Hausheer | Melrose | Rasmussetn | Tieden |
| Holmes | Mtzig |  |  |
| Houston | Miller of | Redfern | Webster |
| Hullinger | Buena Vista | Resnick | Rider |
| Jackson of | Miller of | Wengert |  |
| Black Hawk | Des Moines | Robinson | Whisler |
| Jackson of | Miller of | Scott | Winkelman |
| Clinton | Page |  | Wolcott |
|  |  |  | Wright |
|  |  |  | Mr. Speaker |

The nays were, none.
Absent or not voting, 35 :

| Anderson | Gleason | Mueller |
| :--- | :--- | :--- |
| Burke | Gregerson | Nielsen of |
| Busch | Harrington | Shelby |
| Carnahan | Hutchins | Oehlsen |
| Cochran | Mahan | Oxley |
| Conway | Maley | Palmer |
| Crosier | Maule | Quinn |
| Den Herder | Mayberry | Reichardt |
| Foster | McNamara | Renda |

Rickert
Scherle of Fremont-Mills
Seibert
Shannahan
Stokes
Uban
Varney
Wilson
Gaudineer
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 531, a bill for an act relating to suspension or cancellation of liquor control licenses, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 531)
The ayes were, 87:

| Baker | Distelhorst <br> Baringer |
| :--- | :--- |
| Bogenrief | Doderer <br> Dougherty |
| Boot | Doyle |
| Breitbach | Duffy |
| Bremmer | Dunton |
| Brinck | Edgington <br> Busing |
| Celger <br> Claprey | Fisher of <br> Greene |
| Coffman | Fullmer |
| Cohen | Gallagher <br> Detje |
| Gannon |  |


| Gaudineer | Houston |
| :--- | :--- |
| Gillette of | Hullinger |
| Clay-Dickinson | Jackson of |
| Gillette of | Black Hawk |
| Story | Jackson of |
| Glanton | Clinton |
| Glenn | Keleher |
| Graham | Kempter |
| Grassley | Kennedy |
| Hageman | Kluever |
| Hanson | Korn |
| Hausheer | Lawlor |
| Holmes | Lynch |


| Madden | Morgan | Redfern | Stueland |
| :---: | :---: | :---: | :---: |
| Maule | Murphy | Renda | Tieden |
| McNamara | Nagle | Resnick | Uban |
| Meacham | Nelson | Rider | Utzig |
| Melrose | Nielsen of | Robinson | Webster |
| Millen | Emmet-Pa | Roe | Wengert |
| Miller of | O'Malley | Scott | Whisler |
| Buena Vista | Ossian | Smith of | Winkelman |
| Miller of | Patton | Linn | Wolcott |
| Des Moines | Radl | Stevenson | Wright |
| Miller of Page | Rasmussen | Strothman | Mr. Speaker |
| The nays were, none. |  |  |  |
| Absent or not voting, 37: |  |  |  |
| Anderson | Fischer of | Mueller | Seibert |
| Bailey | Grundy | Nielsen of | Shannahan |
| Busch | Foster | Shelby | Shirley of |
| Burke | Gleason | Oehlsen | Dallas |
| Carnahan | Gregerson | Oxley | Smith of |
| Cochran | Harrington | Palmer | O'Brien |
| Conway | Hutchins | Quinn | Stokes |
| Craig | Loss | Reichardt | Varney |
| Crosier | Mahan | Rickert | Wilson |
| Denato | Maley | Scherle of |  |
| Den Herder | Mayberry | Fremont |  |

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

Speaker pro tempore Miller in the chair.
Senate File 110, 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, was taken up for consideration.

Jackson of Black Hawk offered the following amendment filed May 14, 1965, and moved its adoption:
Amend Senate File 110, section one, as follows:

1. By inserting in line two (2) after the first word "any" the words "junior college,".
2. By inserting in line four (4) after the word "of" the word "academic".
3. By inserting in line six (6) after the word "regents" the words "and the department of public instruction".
4. By inserting in line eight (8) after the word " $a$ " the words "junior college,".

The amendment was adopted.
Bremmer of Pottawattamie offered the following amendment filed May 14, 1965, and moved its adoption :
Amend Senate File 110 as follows:
Amend section one (1) by adding the following:
"The foregoing provisions shall also apply to junior colleges, colleges and universities in adjacent states when such institutions are located nearer to the homes or schools of the school district than the closest junior college, college or university within the state."

The amendment was adopted.
Meacham 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?" (S. F. 110)
The ayes were, 85:

| Bailey | Fullmer | Korn | Robinson |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Lawlor | Ree |
| Baringer | Gannon | Loss | Scott |
| Bogenrief | Gaudineer | Madden | Shirley of |
| Boot | Gillette of | Maule | Dallas |
| Breitbach | Clay.Dickinson | Meacham | Simith of |
| Bremmer | Gillette of | Melrose | Sinn |
| Brinck | Story | Millen | Smith of |
| Busing | Glanton | Miller of | O'Brien |
| Cafrey | Glenn | Page | Stevenson |
| Clapsaddle | Graham | Morgan | Strothman |
| Cofman | Grassley | Murphy | Tieden |
| Craig | Hageman | Nagle | Uban |
| Detje | Hanson | Nelson | Utzig |
| Distelhorst | Hausheer | Nielsen of | Webster |
| Doderer | Holmes | Emmet-Palo Alto Wengert |  |
| Dougherty | Houston | OMalley | Whisler |
| Doyle | Hullinger | Ossian | Wilson |
| Duffy | Jackson of | Patton | Winkelman |
| Dunton | Black Hawk | Radl | Wolcott |
| Edgington | Keleher | Redfern | Wright |
| Felger | Kempter | Renda | Mr. Speaker |
| Fisher of | Kennedy | Resnick | pro tem |
| Greene | Kluever | Rider |  |

The nays were, 1:
Cohen
Absent or not voting, 38:

| Anderson | Foster | McNamara | Reichardt |
| :--- | :--- | :--- | :--- |
| Burke | Gleason | Miller of | Rickert |
| Busch | Gregerson | Buena Vista | Scherle of |
| Carnahan | Harrington | Mueller | Fremont-Mills |
| Cochran | Hutchins | Nielsen of | Seibert |
| Conway | Jackson of | Shelby | Shannahan |
| Crosier | Clinton | Oehlsen | Steffen |
| Denato | Lynch | Oxley | Stokes |
| Den Herder | Mahan | Palmer | Stueland |
| Fischer of | Maley | Quinn | Varney |
| Grundy | Mayberry | Rasmussen |  |

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

## MOTION TO RECONSIDER HOUSE FILE 663

Robinson of Audubon-Guthrie moved to reconsider the vote by which House File 663 was placed upon its last reading and passed the House.

Baringer of Fayette moved the previous question on the motion to reconsider.

The motion having received a two-thirds majority prevailed.
The motion to reconsider prevailed.
Gaudineer of Polk moved to reconsider the vote by which the Jackson of Clinton amendment to House File 663 was adopted by the House.

Roll call was requested by Gaudineer of Polk and Glenn of Wapello.
Rule 69 was invoked.
On the question "Shall the vote by which the Jackson amendment to House File 663 was adopted be reconsidered ?"

The ayes were, 74:

| Bailey | Fischer of | Korn | Robinson |
| :--- | :--- | :--- | :--- |
| Baker | Grundy | Lawlor | Roe |
| Bogenrief | Fullmer | Loss | Scott |
| Boot | Gallagher | Lynch | Shirley of |
| Breitbach | Gaudineer | Madden | Dallas |
| Bremmer | Gillette of | Maule | Smith of |
| Brinck | Clay-Dickinson | McNamara | Linn |
| Busing | Glanton | Meacham | Smith of |
| Caffrey | Glenn | Melrose | O'Brien |
| Clapsaddle | Graham | Morgan | Stevenson |
| Cohen | Grassley | Murphy | Strothman |
| Craig | Hageman | Nagle | Stueland |
| Denato | Hausheer | Nielsen of | Tieden |
| Detje | Holmes | Emmet-Palo AltoUban |  |
| Distelhorst | Houston | O'Malley | Utzig |
| Dougherty | Hullinger | Radl | Webster |
| Doyle | Jackson of | Redfern | Wengert |
| Duffy | Black Hawk | Renda | Whisler |
| Dunton | Keleher | Resnick | Wolcott |
| Edgington | Kennedy | Rider | Wright |
| Felger |  |  |  |

The nays were, 17:

| Baringer | Gillette of |
| :--- | :--- |
| Cofman | Story |
| Fisher of | Hanson |
| Greene | Jackson of |
| Gannon | Clinton |
|  | Kempter |


| Kluever | Nelson |
| :--- | :--- |
| Millen | Ossian |
| Miller of | Paton |
| Buena Vista | Witon |
| Miller of | Winkelman |
| Page |  |

Absent or not voting, 33:

| Anderson | Foster | Nielsen of <br> Slason | Scherle of <br> Furemby |
| :--- | :--- | :--- | :--- |
| Burke | Gleason | Feibert-Mills |  |
| Busch | Gregerson | Oehlsen | Seibert |
| Carnahan | Harrington | Oxley | Shanahan |
| Cochran | Hutchins | Palmer | Steffen |
| Conway | Mahan | Quinn | Stokes. |
| Crosier | Maley | Rasmussen | Varney |
| Den Herder | Mayberry | Reichardt | Mr. Speaker |
| Doderer | Mueller | Rickert | protem |

The motion to reconsider prevailed.

## HOUSE FILE 663 DEFERRED

Brinck of Lee moved that House File 663 be deferred and that the bill retain its place on the calendar.

Brinck of Lee asked and received unanimous consent to withdraw his motion.

Kempter of Jackson moved that House File 663 be deferred and that the bill retain its place on the sifting committee noncontroversial calendar.

The motion prevailed.

## .

## HOUSE CONCURRENT RESOLUTION 29

By Dunton of Keokuk
Whereas, it is fitting that legislators help instill in young people of Iowa an appreciation for and understanding of our democratic system of government, particularly the state legislative process; and

Whereas, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in a model legislative session; and

Whereas, the Ninth Model Legislature will be held December 3 and 4;
Whereas, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

Be It Resolved by the House, the Senate Concurring, that the members of the Sixty-first General Assembly hereby commend the sponsoring groups for this fine program for our youth; and

Be It Further Resolved, that the Sixty-first General Assembly pledge its support for the Youth in 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 in Government Program.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 13, 1965, he signed the following bills: House Files 57, 67, 160, 242, 338, 387, 421 and 591 and Senate Files 148, 177, 215, 244, 511,515 and 525.

## 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. 2 Relating to reimbursing public officers and employees for travel mileage. By Benda.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends that the following be placed on the noncontroversial calendar:
H. F. 35 To legalize and validate the proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. By Baker and Hausheer.
H. F. 36 To legalize and validate the proceedings of the board of directors of the United Community School District, in the counties of Boone and Story. By Baker and Hausheer. Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends the following bills be placed on the sifting committee noncontroversial calendar:
S. F. 224 Relating to secondary roads. By Messerly.
H. F. 335 Relating to state fire safety regulations for hospitals. By Caffrey and Foster.
S. F. 385 Relating to powers of a local board of health, its officers and agents, and providing criminal penalties. By O'Malley.
S. F. 394 To provide safe and suitable jails in the respective counties of the state. By Lucken, Hansen, et al.
S. F. 397 Relating to the training of dogs for hunting. By Reno.
S. F. 428 Relating to the use of depositions by criminal defendants. By McNally.
S. F. 430 Relating to the use of subpoenas by county attorneys. By McNally.
S. F. 444 To revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state. By Ely.
S. F. 476 Relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care. By Flatt.
S. F. 518 Relating to the Iowa natural resources council. By agriculture committee.
S. F. 523 Relating to regulation of use of the flood plains of rivers and streams in the state. By agriculture committee.
S. F. 543 Relating to comprehensive planning of water resources of the state. By agriculture committee.
S. F. 549 To co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa. By judiciary committee.
S. F. 554 To permit the interchange of federal, state and local government employees. By governmental affairs committee.
S. F. 569 To legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations. By judiciary committee.
H. F. 634 Relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers. By transportation committee.
H. F. 662 Relating to governor's day. By education committee.
H.F. 672 To amend House File 211, Acts of the Sixty-first General Assembly, to establish guidelines for the admission of foreign insurance companies. By commerce committee.
S. F. 533 Relating to promotion expense which may be incurred in the organization of domestic insurance companies. By judiciary committee.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend the Fisher, et al., amendment to House File 404, filed May 12, 1965, as follows:

1. By striking in line sixteen (16) the word and figure "two
(2) and inserting in lieu thereof the word and figure "one (1)".
2. By striking in line twenty-five (25) the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".

## Uban of Black Hawk.

Amend House File 626 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred sixty-three B point nine (363B.9), Code 1962, is hereby amended as follows:

1. By striking from line four (4) of subsection one (1) the words "forty-five" and inserting in lieu thereof the words "fifty-six".
2. By striking from lines five (5) and six (6) of subsection one (1) the words "thirty-seven hundred fifty" and inserting in lieu thereof the words "forty-seven hundred".
3. By striking from line four (4) of subsection two (2) the words "seventy-five" and inserting in lieu thereof the words "ninety-four".
4. By striking from line five (5) of subsection two (2) the words "sixty-five" andinserting in lieu thereof the words "eighty-one".
5. By striking from line four (4) of subsection three (3) the words "eighty-five" and inserting in lieu thereof the words "ten thousand six".
6. By striking from line five (5) of subsection three (3) the words "seventy-five" and inserting in lieu thereof the words "ninety-four".
7. By striking from lines three (3) and four (4) of subsection four (4) the words "seventy-five" and inserting in lieu thereof the words "eleven thousand nine".
8. By striking from line five (5) of subsection four (4) the words "sixty-five" and inserting in lieu thereof the words "ten thousand six".
9. By striking from line four (4) of subsection five (5) the words "ten thousand eight" and inserting in lieu thereof the words "thirteen thousand five".
10. By striking from lines five (5) and six (6) of subsection five (5) the words "nine thousand five" and inserting in lieu thereof the words "eleven thousand nine".
11. By striking from line three (3) of subsection six (6)
the words "eleven thousand three" and inserting in lieu thereof the words "fourteen thousand one".
12. By striking from line five (5) of subsection six (6) the words "ten thousand" and inserting in lieu thereof the words "twelve thousand five".

Sec. 2. The salaries of the mayor and a councilman may be increased in accordance with this Act immediately upon the effective date thereof, anything in section three hundred sixty-eight A point twenty-one (368A.21) of the Code or any other statute to the contrary notwithstanding.

> Mayberry of Webster. DIstelhorst of Des Moines.

Amend the title to House File 626 by striking from line one (1) the words "to abolish" and inserting in lieu thereof the words "relating to".

Mayberry of Webster. Distelhorst of Des Moines.

House File 679 is hereby amended as follows:

1. By striking paragraph " a " of subsection one (1) of section one (1).
2. By striking subsection two (2) of section six (6).

DUFFY of Dubuque. Fischer of Grundy.

Amend Senate File 2 by adding the following new section:
Sec. 2. Section three hundred thirty-seven point eleven (337.11), Code 1962, is amended by striking from lines two (2) and eighteen (18) of subsection ten (10) the word "nine" and inserting in lieu thereof in each instance the word "ten".

Gaudineer of Polk. Dunton of Keokuk.

Amend Senate File 95 as follows:

1. By striking in line sixty-one (61) of section three (3) the words, "or local law or ordinance" and by inserting in lieu thereof the words, "law or habitually violated local laws or ordinances".
2. By striking lines one (1) through seventeen (17) of section four (4) and by inserting in lieu thereof the following: "Whenever the court is informed that a child is in a state of neglect, dependency, or delinquency, the court shall make a preliminary investigation of the facts to determine whether the interests of the public or of the minor require that he or she be brought under the jurisdiction of the court. After the completion of the investigation and if the court believes, in its discretion, that the child may be neglected, dependent, or delinquent the court shall direct the county attorney or probation officer to file a petition with the clerk of court. If the facts plead are admitted by the minor and consent is obtained from the parents, or guardian of the minor, the court may make whatever informed adjustment is practical without holding a formal hearing. Efforts to effect informal adjustments may be continued not longer than three (3) months without review by the judge".
3. By striking the word, "minor" in lines nineteen (19), twentyfive (25), twenty-six (26), twenty-eight (28), thirty-two (32) of
section four (4) and by inserting in lieu thereof the word, "child".
4. By striking in lines four (4) and five (5) of section five (5) the word, "minor" and by inserting in lieu thereof the word, "child".
5. By striking in lines three (3) and five (5) the word, "minor" and by inserting in lieu thereof the word, "child".
6. By striking in line five (5) of section seven (7) the word, "minor" and by inserting in lieu thereof the word, "child".
7. By striking in lines two (2), three (3) and six (6) of section eight (8) the word, "minor" and by inserting in lieu thereof the word, "child".
8. By striking in lines three (3), six (6), seven (7) and eight (8) of section eleven (11) the word, "minor" and by inserting in lieu thereof the word, "child".
9. By striking in line four (4) of section twelve (12) the word, "minor" and by inserting in lieu thereof the word, "child".
10. By striking in lines one (1), three (3) and five (5) of section fourteen (14) the word "minor" and by inserting in lieu thereof the word, "child".
11. By striking in lines four (4) and twelve (12) of section fifteen (15) the word, "minor" and by inserting in lieu thereof the word, "child".
12. By striking in line four (4) of section twenty-eight (28) the word, "minor" and by inserting in lieu thereof the word, "child".
13. By striking in line one (1) of section twenty-nine (29) the word, 'minor" and by inserting in lieu thereof the word, "child".
14. By striking in lines three (3), four (4), five (5), seven (7), eight (8), ten (10), eleven (11) and thirteen (13) of section thirty-one (31) the word, "minor" and by inserting in lieu thereof the word, "child".
15. By striking in line one (1) of section thirty-two (32) the word, "minor" and by inserting in lieu thereof the word, "child".
16. By striking in lines one (1), six (6), seven (7), nine (9), thirteen (13), fifteen (15), nineteen (19), twenty-two (22), twentyfive (25) and twenty-seven (27) in section thirty-five (35) the word, "minor" and by inserting in lieu thereof the word, "child".
17. By striking in lines six (6), seven (7) and nine (9) of section fifty-three (53) the word, "minor" and by inserting in lieu thereof the word, "child".
18. By striking in lines three (3) and seven (7) of section fifty-four (54) the word, "minor" and by inserting in lieu thereof the word, "child".
19. By striking in lines four (4) and five (5) of section fifty-five (55) the word, "minor" and by inserting in lieu thereof the word, "child".
20. By striking in line three (3) of section fifty-five (55) after the word, "of" the words, "the news media, unless ordered otherwise by the court, and".
21. By adding the following new section thereto: "The criminal court shall have concurrent jurisdiction with the juvenile court over children less than eighteen years of age who commit a criminal offense".

Gaudineer of Polk.
(2) the words "The Glenwood state hospital-school and the Woodward state hospital-school" and inserting in lieu thereof the words "The mental retardation institutes at Glenwood and Woodward".
2. By striking lines three (3) and four (4) of section three (3) and inserting in lieu thereof the following:
"1. 'Mental retardation institute' means the mental retardation institute at Glenwood and the mental retardation institute at Woodward."
3. By striking from line eight (8) of section three (3) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
4. By striking from line three (3) of section four (4) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
5. By striking from line five (5) of section five (5) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
6. By striking from line seven (7) of section five (5) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
7. By striking from lines one (1) and two (2) of section six (6) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
8. By striking from line three (3) of section six (6) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
9. By striking from line three (3) of section seven (7) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
10. By striking from line ten (10) of section seven (7) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
11. By striking from line two (2) of section eight (8) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
12. By striking from lines (3) and four (4) of section eight (8) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
13. By striking from line one (1) of section nine (9) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
14. By striking from line two (2) of section ten (10) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
15. By striking from line seven (7) of section ten (10) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
16. By striking from line three (3) of section twelve (12) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
17. By striking from line two (2) of section thirteen (13) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
18. By striking from line four (4) of section thirteen (13) the
word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
19. By striking from line eighteen (18) of section thirteen (13) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
20. By striking from line nineteen (19) of section thirteen (13) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
21. By striking from line five (5) of section fourteen (14) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
22. By striking from lines six (6) and seven (7) of section fourteen (14) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
23. By striking from lines nine (9) and ten (10) of section fourteen (14) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
24. By striking from line eleven (11) of section fourteen (14) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
25. By striking from line fourteen (14) of section fourteen (14) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
26. By striking from line one (1) of section fifteen (15) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
27. By striking from lines five (5) and six (6) of section fifteen (15) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
28. By striking from line two (2) of section sixteen (16) the word "hospital-school" and' inserting in lieu thereof the words "mental retardation institute".
29. By striking from line four (4) of section sixteen (16) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
30. By striking from line twenty-one (21) of section thirty-two (32) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
31. By striking from line twenty-six (26) of section thirty-two (32) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
32. By striking from line thirty-one (31) of section thirty-two (32) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
33. By striking from lines thirty-two (32) and thirty-three (33) of section thirty-two (32) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
34. By striking from line thirty-four (34) of section thirtytwo (32) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
35. By striking from line six (6) of section thirty-five (35) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
36. By striking from line one (1) of section thirty-seven (37)
the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
37. By striking from line five (5) of section thirty-eight (38) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
38. By striking from line four (4) of section thirty-nine (39) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
39. By striking from lines one (1) and two (2) of section forty (40) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
40. By striking from line two (2) of section forty-two (42) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
41. By striking from line two (2) of section forty-three (43) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
42. By striking from lines (7) and eight (8) of section fortythree (43) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
43. By striking from line ten (10) of section forty-four (44) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
44. By striking from line three (3) of section forty-five (45) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
45. By striking from line three (3) of section fifty-two (52) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
46. By striking from line one (1) of section sixty (60) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
47. By striking from line five (5) of section sixty (60) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
48. By striking from lines five (5) and six (6) of section sixty (60) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
49. By striking from line eleven (11) of section sixty (60) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
50. By striking line seventeen (17) of section sixty ( 60 ) and inserting in lieu thereof the words "mental retardation institute. Patients released from a mental retardation institute may be".
51. By striking from line nineteen (19) of section sixty (60) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
52. By striking from line four (4) of section sixty-one (61) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
53. By striking from lines two (2) and three (3) of section sixty-two (62) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".

54 . By striking from line four (4) of section sixty-two (62)
the word "hospital-school" and inserting in lieu thereof the words "mental-retardation institute".
55. By striking from line five (5) of section sixty-three (63) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
56. By striking from line six (6) of section sixty-six (66) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
57. By striking from line eleven (11) of section sixty-six (66) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
58. By striking from line one (1) of section sixty-seven (67) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
59. By striking from line six (6) of section sixty-seven (67) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
60. By striking from lines one (1) and two (2) of section sixtyeight (68) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
61. By striking from line two (2) of section sixty-nine (69) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
62. By striking from line two (2) of section seventy (70) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
63. By striking from line three (3) of section seventy-one (71) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
64. By striking from line five (5) of section seventy-three (73) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
65. By striking from line one (1) of section seventy-four (74) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
66. By striking from line four (4) of section seventy-four (74) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
67. By striking from line nine (9) of section seventy-four (74) the word "hospital-school's" and inserting in lieu thereof the words "mental retardation institute's".
68. By striking from line eleven (11) of section seventy-four (74) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
69. By striking from line sixteen (16) of section seventy-four (74) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
70. By striking from line eighteen (18) of section seventy-four (74) the word "hospital-school's" and inserting in lieu thereof the words "mental retardation institute's".
71. By striking from line four (4) of section seventy-seven (77) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
72. By striking from line two (2) of section seventy-eight (78) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
73. By striking from line seven (7) of section seventy-eight (78) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institate".
74. By striking from line two (2) of section seventy-nine (79) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
75. By striking from line eleven (11) of section seventy-nine (79) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
76. By striking from line three (3) of section eighty-four (84) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
77. By striking from line five (5) of section eighty-four (84) the word "hospital-schools" and inserting in lieu thereof the words "mental retardation institutes".
78. By striking from line six (6) of section eighty-four (84) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
79. By striking from line eleven (11) of section eighty-four (84) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
80. By striking from line one (1) of section eighty-five (85) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
81. By striking from line two (2) of section eighty-six (86) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
82. By striking from line three (3) of section eighty-six (86) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
83. By striking from line three (3) of section eighty-seven (87) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
84. By striking from line eight (8) of section eighty-seven (87) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
85. By striking from line eight (8) of section eighty-eight (88) the word "hospital-school" and inserting in lieu thereof the words "mental retardation institute".
86. By striking from lines four (4) and five (5) of section eighty-nine (89) the words "Glenwood state hospital-school" and inserting in lieu thereof the words "Mental retardation institute, Glenwood, Iowa".
87. By striking from lines seven (7) and eight (8) of section eighty-nine (89) the words "Woodward state hospital-school" and inserting in lieu thereof the words "Mental retardation institute, Woodward, Iowa".
88. By striking from line five (5) of section ninety (90) the words "Glenwood State-Hospital school" and inserting in lieu thereof the words "Mental Retardation Institute, Glenwood, Iowa".
89. By striking from lines seven (7) and eight (8) of section ninety (90) the words "Woodward State-Hospital School" and inserting in lieu thereof the words "Mental Retardation Institute, Woodward, Iowa".
90. By striking from line five (5) of section ninety-one (91) the words "state hospital-schools for the mentally retarded" and
inserting in lieu thereof the words "state mental retardation institutes".
91. By striking from lines seven (7) and eight (8) of section ninety-two (92) the words "state hospital-schools for the mentally retarded" and inserting in lieu thereof the words "state mental retardation institutes".
92. By striking from line five (5) of section ninety-three (93) the words "any state hospital-school for the mentally retarded" and inserting in lieu thereof the words "any mental retardation institute".
93. By inserting after section ninety-seven (97) the following new section:
"Chapter two hundred seventy-two (272), Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By striking from lines five (5) and six (6) the words 'Glenwood state hospital-school, the Woodward state hospital-school' and inserting in lieu thereof the words 'mental retardation institute at Glenwood, the mental retardation institute at Woodward'.
2. By striking from lines ten (10) and eleven (11) the words 'mentally retarded' and inserting in lieu thereof the words 'state mental retardation institute'.
3. By striking from line eighteen (18) the words 'hospitalschool for the mentally retarded' and inserting in lieu thereof the words 'mental retardation institute'.
4. By striking from line thirty-one (31) the word 'hospitalschool' and inserting in lieu thereof the words 'mental retardation institute'."
5. By renumbering the remaining section in accordance with this amendment.

Radl of Linn.
1 Amend Senate Concurrent Resolution 14 by adding the
2 following additional resolving clause:
"Be It Further Resolved that this resolution be not binding on any future session of the General Assembly unless, in its equal wisdom, it affirms such."

Rasmussen of Polk.

On motion by Maule of Monona, the House adjourned until 10:00
a.m., Monday, May 17, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, May $17,1965$.

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

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

The Journal of Friday, May 14, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Carnahan of Wapello on request of Glenn of Wapello; Webster of Pottawattamie on request of Scott of Pottawattamie; Glanton of Polk on request of Stueland of Hancock; Miller of Page and Scherle of Fremont-Mills on request of Ossian of Adams-Montgomery.

## PRESENTATION OF VISITORS

Gillette of Story presented to the House twenty-eight students of the fifth grade at Edwards School in Ames and their teacher, Jane Harberts.

Utzig of Dubuque presented to the House the Honorable Fred Augustine, a former member of the House from Ringgold County in the Forty-fourth, Forty-fifth and Forty-fifth Extra General Assemblies.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House offered Birthday Congratulations to the Honorable Minnette Doderer and the Honorable Floyd Millen.

Gillette of Clay-Dickinson rose on a point of personal privilege and on behalf of the House wished Birthday Congratulations to the Honorable Elroy Maule.

## PETITION

The following petition was presented and placed on file:
By Strothman of Henry, from eighteen residents of Henry County favoring Senate Concurrent Resolution 14.

## OBJECTION TO SENATE FILE 95

We, the undersigned, object to Senate File 95 being placed on the noncontroversial calendar.

> FISCHER of Grundy. SMITH of O'Brien. BARINGER of Fayette.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to Senate File 543 being placed on the noncontroversial calendar.

Gallagher of Black Hawk. Gaudineer of Polk. Resnick of Scott.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to Senate File 430 being placed on the noncontroversial calendar.

Gaudineer of Polk. Fisher of Greene. Fischer of Grundy.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to Senate File 428 being placed on the noncontroversial calendar.

Gaudinerr of Polk. Fisher of Greene. Fischer of Grundy.

## SENATE MESSAGES CONSIDERED

Senate File 252, a bill for an act relating to the election of the chairman of the board of control and department of social welfare.

Read first time and referred to the sifting committee.
Senate File 335, a bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight.

Read first time and referred to the sifting committee.
Senate File 555, a bill for an act relating to the compensation of members of the general assembly.

Read first time and referred to the sifting committee.
Senate File 579, a bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars ( $\$ 300,000.00$ ) 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 585, a bill for an act to make appropriations to the legislative members of the interim court study commission and for supervision and preparation of proposed legislation for said commission.

Read first time and referred to committee on appropriations.
Senate File 586, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the state fair board.

Read first time and referred to committee on appropriations.
Senate File 587, 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 two hundred fifty thousand dollars ( $\$ 1,250,000.00$ ) to carry on soil conservation work in soil conservation districts.

Read first time and referred to committee on appropriations.
Senate File 588, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the liquor control commission.

Read first time and referred to committee on appropriations.
Senate File 589, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 590, 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.

## MESSAGES FROM 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 340, a bill for an act relating to the importation of swine into Iowa.

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

Senate File 284, a bill for an act relating to special assessments on railroad property.

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

Senate File 398, a bill for an act relating to the buying and selling of eggs.

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 use of auxiliary axles on vehicles.

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

Senate File 584, a bill for an act to make appropriations to the appointive members of the Legislative Chambers Remodeling Committee for per diem compensation for services rendered in the past binnium.

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

Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions.

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

Senate Concurrent Resolution 31, relating to the establishment of a committee to study the need for any legislation to promote greater electrical safety throughout 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 32, relating to the establishment of a committee to study all aspects of present abandoned pit mines and rock quarries in the state which might be used for recreation, conservation, agriculture, and such other purposes as the committee may determine.

Robert G. Moore, Secretary.

> SENATE CONCURRENT RESOLUTION 31
> By Klefstad, Kruck, Nims, Tabor, McNally, O'Malley, Griffin, Shoeman, Benda and Rigler

Whereas, the present Code of Iowa provides only limited laws and regulations pertaining to the installation of electrical wiring and equipment, and

Whereas, safeguards to life and property from faulty and defective electrical wiring should be extended to all persons throughout the State of Iowa, and

Whereas, evidence from the reports of the office of the State Fire Marshal and others indicates increasing losses to life and property due to fires of electrical origin, and

Whereas, there does exist an established recognized code for electrical installations known as the "National Electrical Code of the National Fire Protection Association" which should be given consideration as the minimum standard governing all electrical installations for the express purpose of affording protection to life and property from the inherent dangers due to faulty electrical installations, and

Whereas, there is an apparent need for the implementation of such a code for the State of Iowa in conjunction with inspection of electrical in-
stallations and licensing of those persons making electrical installations; now therefore,

Be It Resolved by the Senate, the House Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study to determine the need for any legislation to promote greater electrical safety throughout the State of Iowa, including the need for a state-wide electrical code, inspection of electrical installations, and licensing of persons making electrical installations.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the State Fire Marshal and four (4) representatives of the electrical industry from within the State of Iowa be appointed by the Legislative Research Committee to serve in an advisory capacity to any study committee so established. Consideration should be given to appointing the four (4) representatives of the electrical industry from names submitted by private utility companies, rural electric cooperatives, municipal electric utilities, and duly recognized associations of electrical inspectors, electrical contractors, electrical engineers, and journeymen electricians.

Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

## SENATE CONCURRENT RESOLUTION 32

## By Reno, McGill and Van Gilst

Whereas, it is a common practice to mine and quarry coal, gypsum, limestone, and gravel in many areas of the state through the process of open pit excavating, and

Whereas, this process has resulted in many acres of unsightly excavations and piles of waste material, and

Whereas, it is known that much of the area now lying dormant in abandoned pit mines and excavations can be used for useful and worthwhile purposes, now therefore

Be It Resolved by the Senate, the House Concurring, that the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of all aspects of present abandoned pit mines and rock quarries in the state in regard to the possibility of using such areas for recreation, conservation, agriculture, and such other purposes as the committee may determine.

Be It Further Resolved, that the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that representatives of the mining and quarrying interests of the state be appointed by the Legislative Research Committee to serve in an advisory capacity to any study committee so established.

Be It Further Resolved, that the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

## CONSIDERATION OF BILLS

Senate File 95, a bill for an act to amend, revise and codify the statutes relating to dependent, neglected, and delinquent children, was taken up for consideration.

Winkelman of Calhoun offered the following amendment filed May 17, 1965 :

Amend Senate File 95 as follows:

1. By striking from line eight (8), section twenty-eight (28), the words "information or indictment", and inserting in lieu thereof the word "petition".
2. By striking from line six (6), section fifty-five (55), the words "information or indictment", and inserting in lieu thereof the word "petition".
3. By striking from line four (4), section fifty-nine (59), the words "information or indictment", and inserting in lieu thereof the words "written petition".

## SENATE FILE 95 DEFERRED

Baringer of Fayette asked and received unanimous consent that Senate File 95 be deferred and that the bill retain its place on the calendar.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the Counties of Boone and Story, State of Iowa, and declaring the boundaries of said school district to be legally established, was taken up for consideration.

Baker 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 ?" (H. F. 35)
The ayes were, 96 :

| Bailey | Crosier <br> Baker | Gallagher <br> Den Herder | Gannon <br> Gillette of |
| :--- | :--- | :--- | :--- |
| Bogenrief | Doderer | Jackson of <br> Clinton |  |
| Boot | Dougherty | Clay-Dickinson | Keleher |
| Breitbach | Doyle | Gillette of | Korn |
| Bremmer | Duffy | Story | Loss |
| Brinck | Dunton | Gleason | Lynch |
| Busch | Edgington | Graham | Mahan |
| Busing | Felger | Gregerson | Maley |
| Caffrey | Fischer of | Hageman | Maule |
| Clapsaddle | Grundy | Hanson | Mayberry |
| Cochran | Fisher of | Hausheer | McNamara |
| Coffman | Greene | Holmes | Meacham |
| Cohen | Foster | Houston | Melrose |
| Craig | Fullmer | Hutchins |  |


| Miller of | Oehlsen | Robinson | Stokes |
| :---: | :---: | :---: | :---: |
| Buena Vista | O'Malley | Roe | Strothman |
| Miller of | Ossian | Scott | Stueland |
| Des Moines | Oxley | Seibert | Uban |
| Morgan | Quinn | Shannahan | Utzig |
| Mueller | Radl | Shirley of | Varney |
| Murphy | Rasmussen | Dallas | Wengert |
| Nagle | Redfern | Smith of | Whisler |
| Nelson | Reichardt | Linn | Winkelman |
| Nielsen of | Renda | Smith of | Wolcott |
| Emmet-Palo Alto | Resnick | O'Brien | Wright |
| Nielsen of Shelby | Rickert | Stevenson | Mr. Speaker |
| The nays were, 2: |  |  |  |
| Baringer | Tieden |  |  |
| Absent or not voting, 26: |  |  |  |
| Anderson | Glanton | Kempter | Palmer |
| Burke | Glenn | Kluever | Patton |
| Carnahan | Grassley | Lawlor | Rider |
| Conway | Harrington | Madden | Scherle of |
| Denato | Hullinger | Millen | Fremont-Mills |
| Detje J | Jackson of | Miller of | Webster |
| Distelhorst | Black Hawk | Page | Wilson |

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 to legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, 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.

Baker 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?" (H. F. 36)
The ayes were, 102:

| Anderson | Clapsaddle | Dunton | Gillette of |
| :--- | :--- | :--- | :--- |
| Bailey | Cochran | Edgington | Clay-Dickinson |
| Baker | Coffman | Felger | Gillette of |
| Baringer | Cohen | Fischer of | Story |
| Bogenrief | Craig | Grundy | Gleason |
| Boot | Crosier | Fisher of | Glenn |
| Breitbach | Denato | Greene | Graham |
| Bremmer | Den Herder | Foster | Gregerson |
| Brinck | Doderer | Fullmer | Hageman |
| Busch | Dougherty | Gallagher | Hanson |
| Busing | Doyle | Gannon | Hausheer |
| Caffrey | Duffy | Gaudineer | Holmes |


| Houston | Meacham <br> Hutchins |
| :--- | :--- |
| Jackson of | Melrose |
| Clinton | Millen |
| Keleher | Miller of |
| Buena Vista |  |
| Kempter | Morgan |
| Kennedy | Mueller |
| Korn | Murphy |
| Loss | Nagle |
| Lynch | Nelson |
| Madden | Nielsen of |
| Mahan | Shelby |
| Maley | Oehlsen |
| Maule | O'Malley |
| Mayberry | Ossian |
| McNamara | Oxley |

Palmer
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Robinson
Roe
Scott
Seibert
Shannahan
Shirley of
$\quad$ Dallas

Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Utzig
Varney
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 22:

Burke
Carnahan
Conway
Detje
Distelhorst
Glanton

Grassley
Harrington
Hullinger
Jackson of
Black Hawk
Kluever
Lawlor

| Miller of | Rider <br> Des Moines |
| :--- | :--- |
| Scherle of |  |
| Miller of | Fremont-Mills |
| Page | Tieden |
| Nielsen of | Uban |
| Emmet-Palo Alto Webster |  |
| Patton | Wilson |

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 state fire safety regulations for hospitals, was taken up for consideration.

Nielsen of Emmet-Palo Alto offered the following committee amendment filed April 21, 1965, and moved its adoption:

Amend House File 335 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter one hundred thirty-five B (135B), Code 1962, is hereby amended by adding the following section:
'The state department of health shall not issue a license to any hospital until its premises have been inspected and a fire safety certificate issued to such hospital by the state fire marshal or his deputy, and a copy thereof filed with the state department of health, showing that the hospital premises comply with the fire hazard and the fire safety rules, regulations and standards as promulgated by the state fire marshal or setting forth recommendations for such improvements as may be necessary to effect compliance with such rules, regulations and standards, together with a reasonable time schedule for accomplishment of such improvements. Such rules, regulations and standards by the state fire marshal shall be promulgated in the same manner and under the same circumstances as provided in this chapter for the promulgation of rules, regulations and standards by the state department of health. The fire marshal may appoint a member of a municipal fire department or other competent person as deputy for the purpose of this section.
'The license of any hospital issued on the basis of a fire safety certificate in which improvements have been recommended, shall not be renewed upon
failure of the hospital to comply with such improvements in accordance with the time schedule specified in such certificate.'
"Sec. 2. Section one hundred thirty-five B point eight (135B.8), Code 1962, is hereby amended by striking the period at the end of said section and inserting in lieu thereof the following: ‘, except that time for compliance with rules, regulations and standards promulgated by the state fire marshal may be extended by him.'"

The amendment was adopted.
Nielsen of Emmet-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?" (H. F. 335)
The ayes were, 100 :

| Anderson | Foster | Lynch | Renda |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Madden | Resnick |
| Baker | Gallagher | Mahan | Rickert |
| Baringer | Gannon | Maley | Robinson |
| Bogenrief | Gaudineer | Mayberry | Scott |
|  | Gillette of | Meacham | Seibert |
| Breitbach | Clay-Diekinson | Melrose | Shannahan |
| Bremmer | Gillette of | Millen | Shirley of |
| Busch | Story | Miller of | Dallas |
| Busing | Gleason | Buena Vista | Smith of |
| Caffrey | Glenn | Morgan | Linn |
| Clapsaddle | Graham | Mueller | Smith of |
| Cochran | Hageman | Murphy | O'Brien |
| Coffman | Hanson | Nagle | Stevenson |
| Cohen | Hausheer | Nelson | Stokes |
| Craig | Holmes | Nielsen of | Strothman |
| Crosier | Houston | Emmet-Palo Alto | Stueland |
| Den Herder | Hullinger | Nielsen of | Tieden |
| Doderer | Hutchins | Shelby | Utzig |
| Dougherty | Jackson of | Oehisen | Varney |
| Doyle | Clinton | O'Malley | Wengert |
| Dunton | Keleher | Ossian | Whisler |
| Edgington | Kempter | Oxley | Wilson |
| Felger | Kennedy | Palmer | Winkelman |
| Fischer of | Kluever | Quinn | Wolcott |
| Grundy | Korn | Radl | Wright |
| Fisher of | Lawlor | Rasmussen | Mr. Speaker |
| Greene | Loss | Redfern |  |

The nays were, none.
Absent or not voting, 24:

| Brinck | Duffy | Maule | Reichardt |
| :--- | :--- | :--- | :--- |
| Burke | Glanton | McNamara | Rider |
| Carnahan | Grassley | Miller of | Roe |
| Conway | Gregerson | Des Moines | Scherle of |
| Denato | Harrington | Miller of | Fremont-Mills |
| Detje | Jackson of | Page | Uban |
| Distelhorst | Black Hawk | Patton | Webster |

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

Senate File 444, a bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state, was taken up for consideration.

Radl of Linn asked and received unanimous consent to withdraw his amendment filed May 14, 1965.

Radl 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?" (S. F. 444)
The ayes were, 101:

| Anderson | Fischer of | Korn | Quinn |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Lawlor | Radl |
| Baker | Fisher of | Loss | Rasmussen |
| Baringer | Greene | Lynch | Redfern |
| Bogenrief | Fullmer | Madden | Reichardt |
| Boot | Foster | Mahan | Renda |
| Breitbach | Gallagher | Maley | Resnick |
| Bremmer | Gaudineer | Maule | Rickert |
| Brinck | Gillette of | Mayberry | Rider |
| Busch | Clay-Dickinson | Meacham | Robinson |
| Busing | Gillette of | Mellose | Roe |
| Caffrey | Story | Millen | Scott |
| Cochran | Gleason | Miller of | Shannahan |
| Clapsaddle | Graham | Buena Vista | Shirley of |
| Coffman | Gregerson | Miller of | Dallas |
| Cohen | Hageman | Des Moines | Smith of |
| Conway | Hanson | Morgan | Linn |
| Craig | Harrington | Mueller | Stevenson |
| Denato | Hausheer | Nagle | Stokes |
| Crosier | Holmes | Nelson | Strothman |
| Den Herder | Houston | Nielsen of | Stueland |
| Doderer | Huthins | Emmet-Palo Alto Tieden |  |
| Dougherty | Jackson of | Nielsen of | Varney |
| Doyle | Clinton | Shelby | Wengert |
| Duffy | Keleher | Oehlsen | Whisler |
| Dunton | Kempter | O'Malley | Winkelman |
| Edgington | Kennedy | Ossian | Wright |
| Felger | Kluever | Palmer | Mr. Speaker |
|  |  |  |  |

The nays were, 2:
Murphy Seibert
Absent or not voting, 21:

| Burke | Glenn |
| :--- | :--- |
| Carnahan | Grassley |
| Detje | Hullinger |
| Distelhorst | Jackson of |
| Gannon | Black Hawk |
| Glanton | McNamara |


| Miller of <br> Page | Smith of <br> O'Brien |
| :--- | :--- |
| Oliey | Uban |
| Patton | Utzig |
| Scherle of | Utiler |
| Fremont-Mills | Webster |
|  | Wilson |
|  | Wolcott |

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

## MOTION TO RECONSIDER

We move to reconsider the vote by which Senate File 444 passed the House.

> Winkelman of Calhoun. Tieden of Clayton.

Senate File 476, a bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care, was taken up for consideration.

Seibert of Adair-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?" (S. F. 476)
The ayes were, 99 :

| Anderson | Fisher of | Mahan | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Maley | Renda |
| Baker | Foster | Maule | Resnick |
| Baringer | Fullmer | Mayberry | Rickert |
| Bogenrief | Gallagher | Meacham | Rider |
| Boot | Gillette of | Melrose | Robinson |
| Breitbach | Clay-Dickinson | Millen | Scott |
| Bremmer | Gleason | Miller of | Seibert |
| Brinck | Graham | Buena Vista | Shannahan |
| Busch | Gregerson | Miller of | Shirley of |
| Busing | Hageman | Des Moines | Dallas |
| Caffrey | Hanson | Morgan | Smith of |
| Clapsaddle | Hausheer | Mueller | Linn |
| Cochran | Holmes | Murphy | Stevenson |
| Coffman | Houston | Nagle | Stokes |
| Cohen | Hutchins | Nelson | Strothman |
| Conway | Jackson of | Nielsen of | Stueland |
| Crosier | Clinton | Emmet-Palo AltoTieden |  |
| Denato | Keleher | Nielsen of | Uban |
| Den Herder | Kempter | Shelby | Utzig |
| Doderer | Kennedy | Oehlsen | Varney |
| Dougherty | Kluever | O'Malley | Wengert |
| Doyle | Korn | Ossian | Whisler |
| Duffy | Lawlor | Palmer | Wilson |
| Dunton | Loss | Quinn | Winkelman |
| Edgington | Lynch | Rasmussen | Wright |
| Felger | Madden | Redfern | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 25 :

Burke
Carnahan
Craig
Detje
Distelhorst
Fischer of
Grundy
Gannon

Gaudineer
Gillette of Story
Glanton
Glenn
Grassley
Harrington
Hullinger

Jackson of Black Hawk
McNamara
Miller of
Page
Oxley
Patton
Radl

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

## HOUSE FILE 542 WITHDRAWN

Seibert of Adair-Madison asked and received unanimous consent to withdraw House File 542 from further consideration by the House.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 29

Dunton of Keokuk called up for consideration House Concurrent Resolution 29, found on page 1622 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.
Senate File 518, a bill for an act to amend chapter four hundred fifty-five A (455A), Code 1962, relating to the Iowa natural resources council, was taken up for consideration.

Mueller of Winnebago-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?" (S. F. 518)
The ayes were, 97 :

| Anderson | Fischer of | Madden | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Mahan | Reichardt |
| Baker | Fisher of | Maley | Renda |
| Baringer | Greene | Maule | Resnick |
| Bogenrief | Foster | Mayberry | Rickert |
| Boot | Gallagher | Meacham | Rider |
| Breitbach | Gillette of | Melrose | Robinson |
| Bremmer | Clay-Dickinson | Millen | Scott |
| Brinck | Gillette of | Miller of | Seibert |
| Busch | Story | Buena Vista | Shirley of |
| Caffrey | Gleason | Miller of | Dallas |
| Clapsaddle | Graham | Des Moines | Smith of |
| Cochran | Gregerson | Morgan | Linn |
| Coffman | Hageman | Mueller | Stevenson |
| Cohen | Hanson | Murphy | Stokes |
| Conway | Hausheer | Nagle | Strothrnan |
| Craig | Houston | Nelson | Stuelard |
| Crosier | Hutchins | Nielsen of | Tieden |
| Denato | Jackson of | Shelby | Utzig |
| Den Herder | Clinton | Oehlsen | Varney |
| Doderer | Keleher | O'Malley | Wengert |
| Dougherty | Kempter | Oxley | Whisler |
| Doyle | Kennedy | Palmer | Winkelman |
| Duffy | Kluever | Patton | Wolcott |
| Dunton | Korn | Quinn | Wright |
| Edgington | Lawlor | Radl | Mr. Speaker |
| Felger | Lynch | Rasmussen |  |

The nays were, none.

Absent or not voting, 27:

Burke
Busing
Carnahan
Detje
Distelhorst
Fullmer Gannon Gaudineer

Glanton
Glenn
Grassley
Harrington
Holmes
Hullinger
Jackson of
Black Hawk

Loss
McNamara
Miller of
Page
Nielsen of

Scherle of
Fremont-Mills
Shannahan
Smith of
0'Brien Emmet-Palo Alto Uban
Ossian Webster
Roe Wilson

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

Senate File 554, a bill for an act to permit the interchange of federal, state and local government employees, was taken up for consideration.

Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.
1
On the question "Shall the bill pass?" (S. F. 554)
The ayes were, 102:

| Anderson | Fisher of | Madden | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Mahan | Renda |
| Baker | Foster | Maley | Resnick |
| Baringer | Gallagher | Maule | Rickert |
| Bogenrief | Gannon | Mayberry | Rider |
| Boot | Gillette of | Meacham | Robinson |
| Breitbach | Clay-Dickinson | Melrose | Scott |
| Bremmer | Gillette of | Millen | Seibert |
| Brinck | Story | Miller of | Shirley of |
| Busch | Gleason | Des Moines | Dallas |
| Busing | Glenn | Morgan | Smith of |
| Caffrey | Graham | Mueller | Linn |
| Clapsaddle | Gregerson | Nagle | Smith of |
| Cochran | Hageman | Nelson | O'Brien |
| Coffman | Hausheer | Nielsen of | Stevenson |
| Cohen | Holmes | Emmet-Palo Alto Stokes |  |
| Conway | Houston | Nielsen of | Strothman |
| Craig | Hullinger | Shelby | Stueland |
| Crosier | Hutchins | Oehlsen | Tieden |
| Den Herder | Jackson of | O'Malley | Uban |
| Doderer | Clinton | Ossian | Utzig |
| Dougherty | Keleher | Oxley | Varney |
| Doyle | Kempter | Palmer | Wengert |
| Duffy | Kennedy | Patton | Whisler |
| Dunton | Kluever | Quinn | Winkelman |
| Edgington | Korn | Radl | Wolcott |
| Felger | Lawlor | Rasmussen | Wright |
| Fischer of | Lynch | Redfern | Mr. Speaker |
| Grundy |  |  |  |
| The nays were | none. |  |  |

Absent or not voting, 22:
Burke Denato
Carnahan
Detje

| Distelhorst | Gaudineer |
| :--- | :--- |
| Fullmer | Glanton |


| Grassley | Loss | Miller of | Scherle of |
| :--- | :--- | :--- | :--- |
| Hanson | McNamara | Page | Fremont-Mills |
| Harrington | Miller of | Murphy | Shannahan |
| Jackson of | Buena Vista | Roe | Webster |
| Black Hawk |  |  |  |

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

House File 634, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers, 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?" (H. F. 634)
The ayes were, 95 :

| Anderson | Felger | Lawlor | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Fischer of | Loss | Renda |
| Baker | Grundy | Madden | Resnick |
| Baringer | Fisher of | Mahan | Rickert |
| Bogenrief | Greene | Maley | Rider |
| Boot | Foster | Maule | Robinson |
| Breitbach | Fullmer | Meacham | Scott |
| Bremmer | Gallagher | Mecrose | Seibert |
| Brinck | Gannon | Millen | Shirley of |
| Busch | Gillette of | Miller of | Dallas |
| Busing | Clay-Dickinson | Des Moines | Smith of |
| Caffrey | Gillette of | Morgan | Linn |
| Clapsaddle | Story | Nagle | Smith of |
| Cochran | Gleason | Nelson | O'Brien |
| Cofman | Glenn | Nilsen of | Stevenson |
| Cohen | Graham | Emmet-Palo AltoStrothman |  |
| Conway | Gregerson | Nielsen of | Stueland |
| Craig | Hageran | Shelby | Uban |
| Crosier | Hausheer | Oehlsen | Utzig |
| Denato | Holmes | O'Malley | Varney |
| Den Herder | Hullinger | Osian | Wengert |
| Doderer | Jackson of | Oxley | Whiler |
| Dougherty | Clinton | Patton | Wilson |
| Doyle | Keleher | Quinn | Winkelman |
| Duffy | Kennedy | Rasmussen | Wright |
| Dunton | Kluever | Redfern | Mr. Speaker |
| Edgington | Korn |  |  |

The nays were, 2:
Hutchins Lynch
Absent or not voting, 27:

| Burke | Harrington | Miller of <br> Buena | Roe <br> Carnahan |
| :--- | :--- | :--- | :--- |
| Detje | Houston |  |  |
| Docherle of |  |  |  |
| Distelhorst | Jackson of | Black Hawk | Miller of <br> Page |
| Gaudineer | Kempter | Shannahan |  |
| Glantlis |  |  |  |

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

Senate File 224, a bill for an act relating to secondary roads, was taken up for consideration.

Jackson of Clinton asked and received unanimous consent to withdraw his amendment filed April 26, 1965.

Uban 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?" (S. F. 224)
The ayes were, 91 :

| Bailey | Foster | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Mahan | Resnick |
| Baringer | Gallagher | Maule | Rickert |
| Boot | Gannon | Mayberry | Scott |
| Breitbach | Gillette of | Meacham | Seibert |
| Bremmer | Clay-Dickinson | Melrose | Shirley of |
| Brinck | Gillette of | Miller of | Dallas |
| Busch | Story | Des Moines | Smith of |
| Busing | Glenn | Morgan | Linn |
| Caffrey | Graham | Mueller | Smith of |
| Cochran | Gregerson | Murphy | O'Brien |
| Coffman | Hageman | Nagle | Stevenson |
| Cohen | Hanson | Nelson | Stokes |
| Conway | Hausheer | Nielsen of | Strothman |
| Crosier | Houston | Emmet-Palo Alto Tieden |  |
| Denato | Hullinger | Oehlsen | Uban |
| Den Herder | Hutchins | O'Malley | Utzig |
| Doderer | Jackson of | Ossian | Varney |
| Dougherty | Black Hawk | Oxley | Wengert |
| Doyle | Jackson of | Patton | Whisler |
| Duffy | Clinton | Quinn | Wilson |
| Dunton | Keleher | Radl | Winkelman |
| Edgington | Korn | Rasmussen | Wolcott |
| Felger | Lawlor | Redfern | Wright |
| Fisher of | Lynch | Reichardt | Mr. Speaker |
| Grer |  |  |  |

Greene
The nays were, 6:

| Bogenrief | Holmes |
| :--- | :--- |
| Craig |  |

Absent or not voting, 27:

| Anderson | Gaudineer | Loss | Robinson |
| :--- | :--- | :--- | :--- |
| Burke | Glanton | MeNamara | Roe |
| Carnahan | Gleason | Millen | Scherle of |
| Clappaddle | Grassley | Miller of | Fremont-Mills |
| Detje | Harrington | Buena Vista | Shannahan |
| Distelhorst | Kempter | Miller of | Stueland |
| Fischer of | Kennedy | Page | Webster |
| Grundy | Kluever | Palmer |  |

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

House File 662, a bill for an act relating to governor's day, was taken up for consideration.

Gillette of Clay-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?" (H. F. 662)
The ayes were, 91 :

| Anderson | Fisher of | Mahan | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Maley | Reichardt |
| Baker | Gillette of | Mayberry | Renda |
| Baringer | Clay-Dickinson | McNamara | Resnick |
| Bogenrief | Gillette of | Meacham | Rider |
| Boot | Story | Melrose | Roe |
| Breitbach | Gleason | Millen | Scott |
| Bremmer | Glenn | Miller of | Seibert |
| Brinck | Graham | Des Moines | Shirley of |
| Busch | Hageman | Morgan | Dallas |
| Busing | Hanson | Mueller | Smith of |
| Caffrey | Hausheer | Murphy | Linn |
| Clapsaddle | Holmes | Nagle | Smith of |
| Coffman | Hullinger | Nelson | O'Brien |
| Conway | Jackson of | Nielsen of | Stevenson |
| Craig | Black Hawk | Emmet-Palo Alto Stokes |  |
| Crosier | Jackson of | Nielsen of | Strothman |
| Detje | Clinton | Shelby | Stueland |
| Den Herder | Keleher | Oehlsen | Tieden |
| Doderer | Kempter | O'Malley | Utzig |
| Dougherty | Kennedy | Ossian | Varney |
| Doyle | Kluever | Oxley | Whisler |
| Duffy | Korn | Patton | Winkelman |
| Dunton | Lawlor | Quinn | Wolcott |
| Edgington | Lynch | Rasmussen | Mr. Speaker |
| Felger | Madden |  |  |

The nays were, 3 :
Cohen
Foster
Uban
Absent or not voting, 30:

| Burke | Gannon |
| :--- | :--- |
| Carnahan | Gaudineer <br> Cochran |
| Glanton |  |
| Denato | Grassley |
| Distelhorst | Gregerson |
| Fischer of | Harrington |
| Grundy | Houston |
| Fullmer | Hutchins |
| Gallagher | Loss |


| Maule <br> Miller of <br> Buena <br> Mista | Robinson <br> Scherle of <br> Fremont-Mills |
| :--- | :--- |
| Page | Shannahan |
| Palmer | Webster |
| Radl | Wengert |
| Rickert | Wilson |
| Wright |  |

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

Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state, was taken up for consideration.

Brinck 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?" (S. F. 394)
The ayes were, 95 :

| Anderson | Gannon |
| :--- | :--- |
| Bailey | Gillette of |
| Baker | Clay-Dickinson |
| Boot | Gillette of |
| Breitbach | Story |
| Bremmer | Gleason |
| Brinck | Glenn |
| Busch | Graham |
| Busing | Gregerson |
| Caffrey | Hageman |
| Clapsaddle | Hanson |
| Coffman | Hausheer |
| Cohen | Holmes |
| Conway | Houston |
| Craig | Hulinger |
| Crosier | Hutchins |
| Den Herder | Jackson of |
| Doderer | Black Hawk |
| Dougherty | Jackson of |
| Doyle | Clinton |
| Duffy | Keleher |
| Dunton | Kempter |
| Edgington | Kennedy |
| Felger | Kluever |
| Fisher of | Korn |
| Greene | Lawlor |
| Gallagher |  |

The nays were, 4:

| Foster | Madden | Meacham | Mueller |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 25: |  |  |  |
| Baringer Fischer of | Miller of | Scherle of |  |
| Bogenrief | Grundy | Buena Vista | Fremont-Mills |
| Burke | Fullmer | Miller of | Shannahan |
| Carnahan | Gaudineer | Page | Smith of |
| Cochran | Glanton | Palmer | Rinn |
| Denato | Grassley | Rickert | Uban |
| Detje | Harrington | Robinson | Webster |
| Distelhorst | Maley |  |  |

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

## WAYS AND MEANS CALENDAR

House File 680, a bill for an act to increase the tax imposed on cigarettes, was taken up for consideration.

Houston of Crawford offered the following amendment filed May 13, 1965, and moved its adoption :

Amend House File 680 as follows:

1. By striking in line six (6) of section two (2) the words and figures
"three and one-half ( $31 / 2$ )" and inserting in lieu thereof the word and figure "four (4)".
2. By striking in line nine (9) of section (2) the words and figures "four and one-half ( $41 / 2$ )" and inserting in lieu thereof the word and figure "five (5)".

The amendment was adopted.
Gillette of Clay-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?" (H. F. 680)
The ayes were, 98:

| Anderson | Gallagher | Madden | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Mahan | Reichardt |
| Baker | Gillette of | Maule | Renda |
| Baringer | Clay-Dickinson | McNamara | Resnick |
| Bogenrief | Gillette of | Meacham | Rickert |
| Boot | Story | Melrose | Rider |
| Breitbach | Gleason | Millen | Robinson |
| Bremmer | Glenn | Miller of | Roe |
| Brinck | Graham | Buena Vista | Scott |
| Busch | Gregerson | Miller of | Seibert |
| Busing | Hageman | Des Moines | Shannahan |
| Caffrey | Hanson | Morgan | Shirley of |
| Clapsaddle | Hausheer | Mueller | Dallas |
| Cochran | Holmes | Murphy | Stokes |
| Conway | Houston | Nagle | Strothman |
| Craig | Hullinger | Nelson | Stueland |
| Crosier | Hutchins | Nielsen of | Tieden |
| Denato | Jackson of | Emmet-Palo Alto Uban |  |
| Den Herder | Black Hawk | Nielsen of | Varney |
| Detje | Jackson of | Shelby | Wengert |
| Doderer | Clinton | Oehlsen | Whisler |
| Dougherty | Keleher | O'Malley | Wilson |
| Doyle | Kennedy | Oxley | Winkelman |
| Duffy | Korn | Patton | Wolcott |
| Dunton | Lawlor | Quinn | Wright |
| Felger | Loss | Radl | Mr. Speaker |
| Fullmer | Lynch | Rasmussen |  |

The nays were, 14:

| Coffman | Fisher of <br> Edgington <br> Freene |
| :---: | :---: |
| Fischer of | Foster |
| Grundy | Ganno |
|  | Grassley |


| Kempter | Smith of |
| :--- | :--- |
| Kluever | O'Brien |
| Mayberry | Stevenson |
| Ossian | Utzig |

Absent or not voting, 12:

| Burke | Harrington <br> Carnahan |
| :--- | :--- |
| Cohen <br> Distelhorst <br> Glanton | Miller of |
| Page |  |


| Palmer | Smith of <br> Linnerle of <br> Fremont-Mills <br> Webster |
| :--- | :---: |

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

House File 638, a bill for an act to specifically exempt commercial fertilizers and agricultural limestone on materials from the sales tax, was taken up for consideration.

Gillette 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?" (H. F. 638)
The ayes were, 96 :

| Anderson | Gillette of | Millen | Robinson |
| :---: | :---: | :---: | :---: |
| Bailey | Clay-Dickinson | Miller of |  |
| Baringer | Gillette of | Buena Vista | Scott |
| Boot | Story | Miller of | Seibert |
| Breitbach | Gleason | Des Moines | Shannahan |
| Bremmer | Glenn | Morgan | Shirley of |
| Busch | Graham | Mueller | Dallas |
| Busing | Gregerson | Murphy | Smith of |
| Clapsaddle | Hageman | Nagle | Linn |
| Cochran | Hansori | Nelson | mith of |
| Coffman | Hausheer | Nielsen of | O'Brien |
| Cohen | Holmes | Emmet-Palo Alto | Stevenson |
| Denato | Houston | Nielsen of | Stokes |
| Den Herder | Hullinger | Shelby | Strothman |
| Detje | Keleher | Oehlsen | Stueland |
| Doderer | Kennedy | Ossian | Tieden |
| Dougherty | Kluever | Oxley | Uban |
| Doyle | Korn | Patton | Utzig |
| Duffy | Lawlor | Quinn | Varney |
| Dunton | Loss | Radl | Wengert |
| Edgington | Madden | Rasmussen | Whisler |
| Fisher of | Mahan | Redfern | Wilson |
| Greene | Maule | Reichardt | Winkelman |
| Foster | Mayberry | Renda | Wolcott |
| Fullmer | McNamara | Resnick | Wright |
| Gannon | Meacham | Rickert Rider | Mr. Speaker |

The nays were, 11:

Brinck
Caffrey
Conway
Crosier

Felger
Gallagher Jackson of Black Hawk
Jackson of Lynch
Clinton O'Malley

Kempter

| Harrington | Palmer <br> Hutchins |
| :--- | :--- |
| Scherle of |  |
| Maley |  |
| Miller of | Webster |

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

## APPROPRIATIONS CALENDAR

Senate File 577, a bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly, to provide for a state supported and administered scholarship program under the higher education facilities commission and to make an appropriation therefor, was taken up for consideration.

Brinck of Lee offered the amendment filed by him on May 13, 1965, found on pages 1582, 1583 and 1584 of the Journal.

On motion by Maule of Monona, the House recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of Senate File 577.
Resnick of Scott rose on a point of order that the Brinck amendment was not germane.

The Speaker ruled the point well taken.
Rickert of Louisa-Muscatine moved to withdraw his amendment filed May 6, 1965, which motion prevailed.

Wilson of Black Hawk offered the following amendment filed May 11, 1965, and moved its adoption :

Amend Senate File 577 by striking the period (.) at the end of line seven (7) of section one (1) and inserting in lieu thereof the following: "or private business schools and public or private junior colleges."

The amendment lost.
Wilson of Black Hawk asked and received unanimous consent to withdraw his amendment filed May 11, 1965.

Bremmer of Pottawattamie offered the following amendment filed May 17, 1965, and moved its adoption:

Amend Senate File 577 by striking the period and quotation marks in line seven (7) of section one (1) and adding the following: "and other universities or colleges located nearer to the Iowa place of residence of the recipient than the nearest tax supported Iowa college or university offering comparable college instruction."

Roll call was requested by Bremmer of Pottawattamie and Robinson of Audubon-Guthrie.

On the question "Shall the Bremmer amendment be adopted?" (S. F. 577)

The ayes were, 42:

| Anderson | Gannon |
| :--- | :--- |
| Baringer | Gillette of |
| Bogenrief | Clay-Dickinson |
| Boot | Gleason |
| Bremmer | Grassley |
| Brinck | Gregerson |
| Busch | Hanson |
| Caffrey | Houston |
| Conway | Kennedy |
| Dougherty | Kluever |
| Edgington | Lynch | Foster

The nays were, 66:

| Bailey | Gallagher |
| :---: | :---: |
| Baker | Gaudineer |
| Breitbach | Gillette of |
| Busing | Story |
| Clapsaddle | Glenn |
| Cochran | Graham |
| Coffman | Hageman |
| Cohen | Hausheer |
| Crosier | Holmes |
| Denato | Jackson of |
| Detje | Black Hawk |
| Doderer | Jackson of |
| Doyle | Clinton |
| Duffy | Keleher |
| Dunton | Kempter |
| Felger | Lawlor |
| Fisher of | Loss |
| Greene | Mahan |
| Fullmer | Maule |

Absent or not voting, 16:

| Burke <br> Carnahan | Fischer of <br> Grundy |
| :--- | :--- |
| Craig | Glanton |
| Den Herder | Harrington |
| Distelhorst | Hullinger |

The amendment lost.
Maule of Monona moved the previous question on Senate File 577.
The motion having failed to receive a two-thirds majority lost.
Tieden of Clayton offered the following amendment filed May 17, 1965, and moved its adoption:

Amend Senate File 577 as follows:

1. By adding at the end of line seven (7) of section one (1) the following: "No scholarship to any student may exceed six hundred (600) dollars in any one (1) year and the maximum any student may borrow from the fund is four thousand two hundred $(4,200)$ dollars."

The amendment lost.
Miller of Des Moines moved the previous question on Senate File 377.

The motion having received a two-thirds majority prevailed.
Wilson 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?" (S. F. 577)
The ayes were, 70:

| Baker | Gaudineer <br> Baringer | Gillette of <br> Breitbach |
| :--- | :--- | :--- |
| Clay-Dickinson |  |  |
| Busing | Gillette of | Mahan |
| Caffrey | Maule |  |
| Clapsaddle | Glory | Mayberry |
| Cochran | Hageman | Meacham |
| Coffman | Hanson | Miller of |
| Cohen | Hausheer | Buena Vista |
| Denato | Houston | Miller of |
| Den Herder | Jackson of | Des Moines |
| Doderer | Black Hawk | Morgan |
| Dougherty | Jackson of | O'Malley |
| Doyle | Clinton | Oxley |
| Duffy | Keleher | Palmer |
| Dunton | Kempter | Quinn |
| Felger | Kennedy | Radl |
| Fullmer | Korn | Rasmussen |
| Gallagher | Lawlor | Renda |
| Gannon | Loss | Resnick |

Rickert
Robinson
Scherle-of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
Stevenson
Varney
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker

| Mueller | Roe |
| :--- | :--- |
| Nelson | Shannahan |
| Nielsen of | Smith of |
| Emmet-Palo Alto O' O'Bien |  |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| Ossian | Tieden |
| Patton | Uban |
| Redfern | Utzig |
| Reichardt | Winkelman |
| Rider |  |

Fisher of
Greene
Foster
Graham
Grassley
Gregerson
Holmes
Kluever
Madden
Millen
Miller of
Page
Grandy

| Harrington | Maley |
| :--- | :--- |
| Hullinger | McNamara |
| Hutchins | Murphy |

Distelhorst
Glanton
Gleason

Burke
Carnahan
Craig
Detje

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

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 577 passed the House. Scherle of Fremont-Mills.

## EXPLANATION OF VOTE

I voted for Senate File 577 realizing higher education for all is an investment in the future of Iowa. My five children will, around the year 1980, through their ability, have a need for a college education and will thus avail themselves of this state supported scholarship.

Gallagher of Black Hawk.
Senate File 578, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard five thousand dollars ( $\$ 5,000.00$ ) for use as a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement, 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?" (S. F. 578)
The ayes were, 105:

| Anderson | Gaudineer | Mayberry | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Melrose | Rider |
| Baker | Clay-Dickinson | Millen | Roe |
| Bogenrief | Gillette of | Miller of | Scherle of |
| Boot | Story | Buena Vista | Fremont-Mills |
| Breitbach | Gleason | Miller of | Scott |
| Bremmer | Glenn | Des Moines | Seibert |
| Busch | Graham | Miller of | Shannahan |
| Busing | Grassley | Page | Shirley of |
| Caffrey | Gregerson | Morgan | Dallas |
| Clapsaddle | Hageman | Mueller | Smith of |
| Cochran | Hanson | Murphy | Linn |
| Coffman | Hausheer | Nagle | Smith of |
| Cohen | Holmes | Nelson | O'Brien |
| Conway | Houston | Nielsen of | Stevenson |
| Crosier | Hullinger | Emmet-Palo AltoStokes |  |
| Den Herder | Hutchins | Nielsen of | Strothman |
| Detje | Jackson of | Shelby | Stueland |
| Dougherty | Black Hawk | Oehlsen | Tieden |
| Doyle | Keleher | O'Malley | Uban |
| Duffy | Kempter | Ossian | Utzig |
| Dunton | Kennedy | Oxley | Varney |
| Edgington | Kluever | Palmer. | Webster |
| Felger | Korn | Patton | Wengert |
| Fischer of | Lawlor | Radl | Whisler |
| Grundy | Loss | Rasmussen | Winkelman |
| Fisher of | Lynch | Redfern | Wolcott |
| Greene | Madden | Reichardt | Wright |
| Gallagher | Mahan | Renda | Mr. Speaker |
| Gannon | Maley | Resnick |  |

The nays were, 2:
Baringer Foster

Absent or not voting, 17:

| Brinck | Distelhorst | Jackson of | Meacham |
| :--- | :--- | :--- | :--- |
| Burke | Doderer | Clinton | Quinn |
| Carnahan | Fullmer | Maule | Robinson |
| Craig | Glanton | McNamara | Wilson |
| Denato | Harrington |  |  |

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

## SENATE FILE 579 SUBSTITUTED FOR HOUSE FILE 683

Loss of Kossuth asked and received unanimous consent to substitute Senate File 579 for House File 683 and for the immediate consideration of Senate File 579, a bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars ( $\$ 300,000.00$ ) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962.

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?" (S. F. 579)
The ayes were, 103:

| Anderson | Fullmer | Maley | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Mayberry | Resnick |
| Baker | Gaudineer | Melrose | Rickert |
| Baringer | Gillette of | Millen | Robinson |
| Bogenrief | Clay-Dickinson | Miller of | Roe |
| Boot | Gillette of | Buena Vista | Scherle of |
| Breitbach | Story | Miller of | Fremont-Mills |
| Bremmer | Gleason | Des Moines | Scott |
| Busch | Glenn | Miller of | Seibert |
| Busing | Graham | Page | Shannahan |
| Caffrey | Grassley | Morgan | Shirley of |
| Clapsaddle | Gregerson | Mueller | Dallas |
| Cochran | Hageman | Murphy | Smith of |
| Coffman | Hanson | Nagle | OBrien |
| Cohen | Hausheer | Nelson | Stevenson |
| Conway | Holmes | Nielsen of | Stokes |
| Crosier | Houston | Emmet-Palo AltoStrothman |  |
| Denato | Hullinger | Nielsen of | Stueland |
| Den Herder | Jackson of | Shelby | Tieden |
| Detje | Black Hawk | Oehlsen | Utzig |
| Dougherty | Keleher | O'Malley | Varney |
| Doyle | Kempter | Ossian | Webster |
| Duffy | Kluever | Oxley | Wengert |
| Dunton | Korn | Palmer | Whisler |
| Edgington | Lawlor | Patton | Winkelman |
| Felger | Loss | Radl | Wolcott |
| Fischer of | Lynch | Rasmussen | Wright |
| Grundy | Madden | Redfern | Mr. Speaker |
| Fisher of | Mahan | Reichardt |  |
| Greon |  |  |  |

The nays were, 1 :
Foster
Absent or not voting, 20:

| Brinck | Gallagher | Kennedy | Rider |
| :--- | :--- | :--- | :--- |
| Burke | Glanton | Maule | Smith of |
| Carnahan | Harrington | McNamara | Linn |
| Craig | Hutchins | Meacham | Uban |
| Distelhorst | Jackson of | Quinn | Wilson |
| Doderer | Clinton |  |  |

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

## HOUSE FILE 683 WITHDRAWN

Loss of Kossuth asked and received unanimous consent to withdraw House File 683 from further consideration by the House.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 404, a bill for an act relating to the overall length of vehicles, and the Smith amendment.

Smith of Linn asked and received unanimous consent to withdraw his amendment filed May 13, 1965.

Dunton of Keokuk offered the following amendment to the title filed May 17, 1965, and moved its adoption:

Amend the title to Senate File 404 by adding in line one (1) after the word "vehicles" the words "and to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to exceptions to provisions of chapter three hundred twenty-one (321), Code 1962, governing size, weight, and load of vehicles moved upon a highway".

The amendment was adopted.
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?" (S. F. 404)
The ayes were, 95:

| Anderson | Clapsaddle |
| :--- | :--- |
| Baker | Cochran |
| Baringer | Coffman |
| Bogenrief | Cohen |
| Boot | Conway |
| Breitbach | Den Herder |
| Bremmer | Detje |
| Busch | Dougherty |
| Busing | Doyle |
| Caffrey | Dunton |


| Edgington | Gillette of <br> Clay-Dickinson |
| :--- | :--- |
| Felger | Gischer of |
| Grundy | Gillette of |
| Fisher of | Story |
| Greene | Gleason |
| Fullmer | Glenn |
| Gannon | Graham |
| Gaudineer | Grassley |
|  | Hageman |
|  | Hanson |


| Holmes | Melrose |
| :--- | :--- |
| Houston | Millen |
| Hullinger | Miller of |
| Jackson of | Buena Vista |
| Clinton | Miller of |
| Keleher | Page |
| Kennedy | Morgan |
| Kluever | Mueller |
| Korn | Murphy |
| Lawlor | Nagle |
| Loss | Nelson |
| Madden | Nielsen of |
| Mahan | Shelby |
| Maley | Oehlsen |
| Maule | O'Malley |
| Mayberry | Oxley |
| McNamara | Palmer |

The nays were, 14:

| Bailey | Hausheer |
| :--- | :--- |
| Crosier | Hutchins |
| Duffy | Jackson of |
| Foster | Black Hawk |
| Gregerson |  |


| Patton | Smith of <br> O'Brien |
| :--- | :--- |
| Quinn | Stevenson |
| Rasmussen | Stokes |
| Redfern | Strothman |
| Reichardt | Stueland |
| Renda | Tieden |
| Resnick | Uban |
| Robinson | Utzig |
| Roe | Varney |
| Scherle of | Fremont-Mills |
| Webster |  |
| Scott | Wengert |
| Seibert | Whisler |
| Shirley of | Wilson |
| Dallas | Winkelman |
| Smith of | Wright |
| Linn | Mr. Speaker |

Nielsen of
Emmet-Palo Alto
Rhannahan
Radl
Rickert $\quad$ Wolcott

Absent or not voting, 15:

| Brinck | Denato | Glanton | Meacham |
| :--- | :--- | :--- | :--- |
| Burke | Distelhorst | Harrington | Miller of |
| Carnahan | Doderer | Kempter | Des Moines |
| Craig | Gallagher | Lynch | Ossian |

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

Scherle of Fremont-Mills called up for consideration House File 46, a bill for an act relating to firearms permits, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 46 by adding thereto the following new section:
Sec. 2. Section six hundred ninety-five point two (695.2), Code 1962, is hereby amended as follows:

1. In line 16, the word "license" is stricken and the word "permit" is substituted therefor.
2. The following new sentence is added at the end of said section: "However, it shall be lawful to carry one or more unloaded pistols or revolvers for the purpose of or in connection with lawful target practice, lawful hunting, lawful sale or attempted sale, lawful exhibit or showing, or other lawful use, if such unloaded weapon or weapons are carried either (1) in the trunk compartment of a vehicle or (2) in a closed container which is too large to be effectively concealed on the person or within the clothing of an individual, and such container may be carried in a vehicle or in any other manner; and no permit shall be required therefor."

Denato of Polk offered the following amendment to the Senate amendment filed May 17, 1965 :

Amend the Senate amendment to House File 46 by striking all of line fifteen (15).

Roll call was requested by Gallagher of Black Hawk and Dougherty of Lucas-Monroe.

On the question "Shall the amendment to the amendment be adopted?" (H. F. 46)

The ayes were, 52 :

| Anderson | Gannon | Maule | Robinson |
| :--- | :--- | :--- | :--- |
| Baringer | Gleason | McNamara | Roe |
| Boot | Glenn | Melrose | Seibert |
| Bremmer | Graham | Murphy | Stokes |
| Brinck | Gregerson | Nagle | Strothman |
| Caffrey | Hageman | O'Malley | Stueland |
| Cohen | Hanson | Palmer | Uban |
| Conway | Hausheer | Radl | Utzig |
| Crosier | Hutchins | Rasmussen | Varney |
| Denato | Jackson of | Reichardt | Webster |
| Detje | Clinton | Renda | Wengert |
| Duffy | Keleher | Resnick | Wolcott |
| Dunton | Mahan | Rider | Wright |
| Felger |  |  |  |

The nays were, 49:

Baker
Bogenrief
Breitbach
Busch
Busing
Clapsaddle
Den Herder
Dougherty
Fisher of
Greene
Foster
Fullmer
Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Absent or not voting, 23:
Bailey Doderer
Burke
Carnahan
Cochran
Coffman
Craig
Distelhorst

Gillette of Story
Grassley
Holmes
Hullinger
Jackson of Black Hawk
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Maley
Mayberry

Doyle
Edgington
Fischer of
Grundy
Glanton

| Millen | Oxley <br> Miller of <br> Buena <br> Mista <br> Miller of |
| :--- | :--- |
| Deston | Quinn |
| Miller of | Redfern |
| Page | Rickert |
| Morgan | Scherle of |
| Nremont | Scott |
| Nelson | Smith of |
| Nielsen of | Linn |
| Emmet-Palo AltoSmith of |  |
| Nielsen of | O'Brien |
| Shelky | Stevenson |
| Oehlsen | Tieden |
| Ossian | Whisler |

The amendment to the amendment was adopted.
Scherle of Fremont-Mills moved that the House concur in the Senate amendment as amended by the House.

The motion prevailed and the House concurred in the Senate amendment as amended by the House.

Scherle of Fremont-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: (H. F. 46)
The ayes were, 93 :

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cohen
Conway
Crosier
Den Herder
Detje
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Gallagher
Gannon
Gaudineer

Gillette of
Clay-Dickinson
Gillette of
Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley
Maule

The nays were, 8:

| Denato | Fullmer |
| :--- | :--- |
| Dougherty | Miller of <br> Foster |
| Buena Vista |  |

Absent or not voting, 23:

| Bailey | Distelhorst | Harrington | Meacham |
| :---: | :---: | :---: | :---: |
| Burke | Doderer | Houston | Morgan |
| Carnahan | Edgington | Hullinger | Mueller |
| Cochran | Fischer of | Hutchins | Murphy |
| Coffman | Grundy | Kempter | Shannahan |
| Craig | Glanton | Lynch | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Scherle of Fremont-Mills called up for consideration House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 29 as follows:

By striking from lines 4 and 5 the words "light delivery truck, panel delivery truck,".
By inserting in line 6 after the word "Iowa" the words: "except commercial vehicles registered with the commerce commission".

By striking from line 9 the words "light delivery truck, panel delivery truck,".

The motion prevailed and the House concurred in the Senate amendment.

Scherle of Fremont-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?" (H. F. 29)
The ayes were, 94:

| Anderson | Gillette of | Melrose | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Clay-Dickinson | Miller of | Rickert |
| Baker | Gillette of | Buena Vista | Rider |
| Baringer | Story | Miller of | Robinson |
| Boot | Glenn | Des Moines | Roe |
| Breitbach | Graham | Miller of | Scherle of |
| Bremmer | Gregerson | Page | Fremont-Mills |
| Brinck | Hageman | Morgan | Scott |
| Busch | Hanson | Murphy | Shirley of |
| Busing | Hausheer | Nagle | Dallas |
| Caffrey | Holmes | Nelson | Smith of |
| Cohen | Hutchins | Nielsen of | Linn |
| Conway | Jackson of | Emmet-Palo | Smith of |
| Crosier | Black Hawk | Nielsen of | O'Brien |
| Denato | Jackson of | Shelby | Stevenson |
| Den Herder | Clinton | Oehlsen | Stokes |
| Detje | Keleher | O'Malley | Strothman |
| Dougherty | Kennedy | Ossian | Stueland |
| Doyle | Kluever | Oxley | Tieden |
| Duffy | Korn | Palmer | Uban |
| Dunton | Lawlor | Patton | Varney |
| Felger | Loss | Quinn | Wengert |
| Fullmer | Mahan | Radl | Whisler |
| Gallagher | Maley | Rasmussen | Winkelman |
| Gannon | Maule | Redfern | Wolcott |
| Gaudineer | Mayberry | Reichardt | Wright |
|  | McNamara | Renda | Mr. Speaker |

The nays were, 7 :
Clapsaddle
Foster
Fisher of
Grassley
Madden
Millen

Gleason
Harrington
Houston
Hullinger
Kempter
Lynch

Meacham<br>Mueller<br>Seibert<br>Shannahan<br>Webster<br>Wilson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth called up for consideration House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30,1965 , amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 665 by adding the following new section after section 3:
"There is hereby appropriated from the general fund of the State of Iowa to the Iowa civil war centennial commission to complete commission's activities in connection with the centennial, including printed reports, the sum of five thousand dollars ( $\$ 5,000.00$ )."

The motion prevailed and the House concurred in the Senate amendment.

Loss of Kossuth 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?" (H. F. 665)
The ayes were, 102:

| Anderson | Gillette of | Mayberry | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-Dickinson | McNamara | Renda |
| Baker | Gillette of | Meacham | Resnick |
| Baringer | Story | Melrose | Rickert |
| Boot | Gleason | Millen | Rider |
| Breitbach | Glenn | Miller of | Roe |
| Bremmer | Graham | Buena Vista | Scherle of |
| Brinck | Grassley | Miller of | Fremont-Mills |
| Eusch | Gregerson | Des Moines | Scott |
| Busing | Hageman | Miller of | Shirley of |
| Clapsaddle | Hausheer | Page | Dallas |
| Cochran | Holmes | Morgan | Smith of |
| Cohen | Houston | Murphy | Linn |
| Conway | Hutchins | Nagle | Smith of |
| Crosier | Jackson of | Nelson | O'Brien |
| Denato | Black Hawk | Nielsen of | Stevenson |
| Den Herder | Jackson of | Emmet-Palo AltoStokes |  |
| Detje | Clinton | Nielsen of | Strothman |
| Dougherty | Keleher | Shelby | Stueland |
| Doyle | Kennedy | Oeehsen | Tieden |
| Duffy | Kluever | O'Malley | Utzig |
| Dunton | Korn | Ossian | Varney |
| Edgington | Lawlor | Oxley | Webster |
| Fischer of | Loss | Palmer | Wengert |
| Grundy | Lynch | Patton | Whisler |
| Fisher of | Madden | Quinn | Winkelman |
| Greene | Mahan | Radl | Wolcott |
| Fullmer | Maley | Rasmussen | Wright |
| Gannon | Maule | Redfern | Mr. Speaker |
| Gaudineer | Man |  |  |

Absent or not voting, 22:

| Bogenrief | Distelhorst | Hanson | Robinson |
| :---: | :---: | :---: | :---: |
| Burke | Doderer | Harrington | Seibert |
| Caffrey | Felger | Hullinger | Shannahan |
| Carnahan | Foster | Kempter | Uban |
| Coffman | Gallagher | Mueller | Wilson |
| Craig | Glanton |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 688, a bill for an act to change the amount of the sales tax permit fee, was taken up for consideration.

Utzig of Dubuque moved to adjourn.
The motion lost.
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?" (H. F. 688)
The ayes were, 75:

| Baker | Gillette of |
| :---: | :---: |
| Boot | Story |
| Breitbach | Gleason |
| Bremmer | Glenn |
| Brinck | Graham |
| Busing | Gregerson |
| Clapsaddle | Hageman |
| Cohen | Hanson |
| Conway | Hausheer |
| Crosier | Holmes |
| Denato | Jackson of |
| Detje | Black Hawk |
| Doderer | Jackson of |
| Dougherty | Clinton |
| Doyle | Keleher |
| Duffy | Korn |
| Dunton | Lawlor |
| Felger | Loss |
| Gannon | Lynch |
| Gaudineer | Madden |
| Gillette of | Mahan |


| Maley | Robinson |
| :--- | :--- |
| Maule | Roe |
| Meacham | Scherle of |
| Melrose | Fremont-Mills |
| Miller of | Scott |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Morgan | Linn |
| Mueller | Stueland |
| Nagle | Uban |
| O'Malley | Utzig |
| Oxley | Varney |
| Palmer | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson. |
| Redfern | Wolcott |
| Reichardt | Wright. |
| Renda | Mr. Speaker |
| Resnick |  |

The nays were, 33 :

| Anderson | Fisher of <br> Greene |
| :--- | :--- |
| Bailey | Foster |
| Baringer | Fullmer |
| Busch | Grassley |
| Cochran | Hutchins |
| Den Herder | Kennedy |
| Edgington | Kluever |
| Fischer of | Mrundy |
|  | Mayberry |
|  | McNamara |


| Millen | Ossian |
| :--- | :--- |
| Miller of | Patton |
| Page | Rider |
| Murphy | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Palo Alto Stokes |  |
| Nielsen of | Strothman |
| Shelby | Tieden |
| Oehlsen | Winkelman |

Absent or not voting, 16:

| Bogenrief | Coffman | Glanton | Kempter |
| :--- | :--- | :--- | :--- |
| Burke | Craig | Harrington | Rickert |
| Caffrey | Distelhorst | Houston | Seibert |
| Carnahan | Gallagher | Hullinger | Shannahan |

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

Breitbach of Dubuque, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 24, 146, 308, 561, 656, Senate Files 103, 151, 153, 202, 233, 246, 249, 266, 294, 324, 379, 386, 431, 435, 463, 508, 520, 548 and 557.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, Chairman Senate Committee.
Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 24, 146, 308, 561, 656, Senate Files 103, 151, 153, 202, 233, 246, $249,266,294,324,379,386,431,435,463,508,520,548$ and 557.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 17 th day of May, 1965, sent to the Governor for his approval: House Files 24, 146, 308, 561 and 656.

Alfred P. Brettbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 14, 1965, he signed the following bills: House Files 148, 249, 315, 351, 425, 595, 577, 617, 622 and Senate Files 21, 30, 104, 137, 189, $228,242,290,366,500,524,528,537,538$ and 571.

## REPORTS OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred

Senate File 566, 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, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, 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.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 585 a bill for an act to make appropriations to the legislative members of the interim Court Study Commission and for supervision and preparation of proposed legislation for said 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.

Casey Loss, Chairman.
Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 586, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements 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.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 587, 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 two hundred fifty thousand dollars $(\$ 1,250,000.00)$ 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.

Casey Loss, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate File 588, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the liquor control commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.


Casey Loss, Chairman.
Alsó:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 589, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30,1967 , 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.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 590, 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. Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred House Joinf Resolution 23, a joint resolution creating a committee to study the need for revising the Code of Iowa and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 23 as follows:
By striking from line five (5) of section four (4), the words and figure "five thousand ( 5,000 ) dollars" and inserting in lieu thereof the words and figure "ten thousand ( 10,000 ) dollars".

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend the committee amendment to House File 230 as follows:

1. By striking from section one (1),
in lines thirty-three (33) the words "or to a retailer."
2. By striking from section one (1), in lines thirty-four (34) and thirty-five (35) the words "or such retailer."
3. By striking from section one (1), in line thirty-seven (37) the words "or such retailer."
4. By striking from section one (1), in line fifty (50) the word "There" and by striking lines fifty-one (51) to sixty-six (66) inclusive.
5. By striking from section five (5) in line one hundred twenty-six (126) the words "or retailer" and by inserting in line one hundred twenty-five (125) after the word "processor," the word "or."
6. By striking from section five (5), in lines one hundred thirty-seven (137) and one hundred thirtyeight (138) the words "or retailer." and by inserting in line one hundred thirty-seven (137) after the word "processor," the word "or".

Scherle of Fremont-Mills.
the Deaf, there is hereby appropriated to the Glenwood State School a sum of eighteen thousand dollars $(18,000.00)$."
2. Add to section one (1) the following subsection sixteen (16):
"To explore and develop a joint program which will provide education for the blind mentally retarded child through the coordinated efforts of the Board of Control and the Board of 'Regents, acting through the Woodward State School and the Iowa School for the Blind, there is hereby appropriated to the Woodward State School a sum of eighteen thousand dollars ( $\$ 18,000,00$ )."

Ossian of Montgomery-Adams.
Amend House File 630 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Sections three hundred twenty-one point two hundred thirty-eight (321.238) through three hundred twentyone point two hundred forty-six (321.246), Code 1962, are hereby repealed."
2. By striking from the title all after the word "Act" and inserting in lieu thereof the following: "to repeal those sections of chapter three hundred twenty-one (321), Code 1962, which relate to cities and towns establishing and maintaining motor vehicle testing stations."

Renda of Polk.
Amend House File 663 as follows:
-1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:
"which are obligations of or guaranteed by the United States of America".
2. By striking the words "issued, assumed" from line eighteen (18) of section one (1) thereof and substituting therefor the following: "which are obligations of".
3. By striking the words "or by any agency or instrumentality thereof from lines nineteen (19) and twenty (20) of section one (1).
4. By striking lines four (4), five (5), six (6), seven (7), and eight (8) of section two (2) thereof and substituting therefor the following:
"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state or deposits made under sections four hundred fifty-three point nine (453.9) and four hundred fiftythree point ten (453.10) of the code."
5. By adding thereto the following new section:
"Section four hundred fifty-three point nine (453.9), Code 1962, is amended by inserting after the comma (,) in line nine (9) thereof, the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."

Gillette of Story.<br>Jackson of Polk.<br>Meacham of Poweshiek.<br>Gaudineer of Polk.<br>Loss of Kossuth.

Amend House File 675 by inserting after section three (3) the following new section:
"Sec. 4. Section four hundred twenty-two point forty-five (422.45), Code 1962, is hereby amended by adding thereto the following subsection:
'The gross receipts from school lunches sold under chapter two hundred eighty-three A (283A) of the Code and from lunches, dinners, and other meals sold by any church not required to be licensed under section one hundred seventy point five (170.5) of the Code.'"
Further amend by renumbering the remaining sections in conformity with this amendment.

> HOUSTON of Crawford.
> FELGER of Scott.
> LAWLOR of Scott.
> NAGLE of Scott.
> RESNIIK of Scott.
> WRIGHT of Scott.

Amend House File 679 by striking paragraph b of subsection one (1) of section one (1).

> DUFFY of Dubuque. BRINCK of Lee.

Amend Senate File 441 by adding the following:
"Sec. 2. Chapter one hundred twenty-three (123), Code 1962, as amended, is hereby amended by adding thereto the following new section:
"The commission with approval of the local issuing authorities under such regulations as it shall promulgate may issue special occasion permits for the sale and consumption of alcoholic liquor at a specified location by any local, district or state unit of a veterans organization chartered by the Congress of the United States, to the auditorium commission or auditorium trustees for auditoriums as contemplated in chapter thirtyseven (37) and three hundred seventy-four A (374A) of the Code, hotels, or restaurants with private facilities, upon the following terms and conditions:

1. That such applicant remit with its application the sum of seventy-five dollars ( $\$ 75.00$ ) as a permit fee in lieu of license and tax on such sales as may be made.
2. That such permit be valid for a period of not more than fifteen (15) hours during any one (1) day.
3. That the premises designated by such permit be approved by the commission under such regulations as the commission may adopt.

Reichardt of Polk. DOYLE of Woodbury.
Amend Senate File 553 as follows:

1. By striking all of line twenty-three (23) after the word "studies", and all of lines twenty-four (24), twenty-five (25) and twenty-six (26) of section two (2) and inserting in lieu thereof the following: "; mathematics;"
2. By striking all of line twenty-eight (28) after the word "education," and all of lines twenty-nine (29) and thirty (30) of section two (2).

Doderer of Johnson.

1 Amend Senate File 553 by striking from line forty-five
2 (45) of section two (2) the words "including American" and 3 all of lines forty-six (46) and forty-seven (47) and inserting
4 in lieu thereof a period.
Doderer of Johnson.
1 Amend Senate File 553 (As Passed by the Senate) by striking
2 line 44 of section 2 and inserting in lieu thereof the following:
3 physics and one (1) unit of chemistry which may be taught in
alternate years as established by the local school board)."
HULLINGER of Decatur-Wayne.

Amend Senate File 553 as follows:

1. By striking lines sixty-five (65) through seventy-four (74) of section two (2) and inserting in lieu thereof the following:
"a. Adequate library facilities and a person competent in library technology in charge.
(1) Adequate personnel. Schools with an enrollment of five hundred (500) or more pupils shall employ a person who shall devote full time to library services. Schools with an enrollment of two hundred (200) to four hundred ninety-nine (499) pupils shall employ a person who shall devote at least one-half ( $1 / 2$ ) time exclusively to library services. Schools with an enrollment of less than two hundred (200) pupils shall employ a person part time who shall devote at least one-third ( $1 / 3$ ) of the school day exclusively to library services."
2. Further amend Senate File 553 by striking lines eighty-four (84) through ninety-two (92) of section two (2).

Renumber the subsections to conform with the above. Mayberry of Webster.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, May 18, 1965.

## JOURNAL OF THE HOUSE

> Hadi of the House of Representatives, Des Moines, Tuesday, May $18,1965$.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend William Dryfhout, pastor of the First Christian Reformed Church, Oskaloosa, Iowa.

The Journal of Monday, May 17, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Glanton of Polk on request of Stueland of Hancock; Carnahan of Wapello on request of Glenn of Wapello; Harrington of Buchanan on request of Breitbach of Dubuque.

## PRESENTATION OF VISTORS

Dougherty of Lucas-Monroe presented to the House thirty-three Lovilia seventh graders from the Albia Community Schools, their superintendent, Mr. Schindler, and teachers, Mr. Dabb and Mr. Spaur.

Cohen of Black Hawk presented to the House Robert and Ilene Siegel, students of West Junior and West High Schools of Waterloo.

Dunton of Keokuk presented to the House sixty-three seniors from the Pekin High School and their instructors, Miss Woods, Jerry Staton and Batt Maher.

Radl of Linn presented to the House thirty-five members of the Coggon senior class and their teacher, Craig Downing.

Fullmer of Jasper presented to the Senate twenty-eight students from the sixth grade of the Colfax School and their teacher, Richard Hamilton.

Millen of Jefferson-Van Buren presented to the House twelve students from the Fairfield High School accompanied by Lew Cooley, Dr. Roy Hinson and Carl Zillman.

Radl of Linn presented to the House one hundred fifty students of the eighth grade and eight members of the faculty of the Prairie Junior High School.

Fullmer of Jasper presented to the House twenty-eight sixth grade pupils of the Colfax School and their teacher, Mrs. Joan Bozarth.

Clapsaddle of Cerro Gordo presented to the House the following students of the Holy Family School of Mason City: Thomas, Mike, Dan and Steve Shannon, accompanied by their parents.

## PETITION

The following petition was presented and placed on file:
By Mahan of Johnson, from twenty-three residents of Preston listing grievances and suggested remedies for school standards.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 566, 585, 586, 587, 588, 589, 590 and House Joint Resolution 23, under Rule 35.

## POINT OF PERSONAL PRIVILEGE

Glenn of Wapello rose on a point of personal privilege and announced to the House that a floral arrangement had been sent by the House for the memorial service for the mother of the Honorable Cleve L. Carnahan of Wapello.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 32

Millen of Jefferson-Van Buren asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 32, found on page 1637 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## POINT OF PERSONAL PRIVILEGE

Stueland of Hancock rose on a point of personal privilege and informed the House that the Honorable E. W. (Penn) Eckles of Britt, a former member of the Iowa House of Representatives, died Monday, May 17, 1965, at the Britt Hospital.

He served in the Fifty-second, Fifty-third, Fifty-fourth and Fifthfifth General Assemblies as State Representative from Hancock County.

Funeral services will be held at Britt, Thursday, May 20, 1965.

## EXPLANATION OF VOTE

I voted "no" on Senate File 110 because the tuition payments, for these students who would qualify, which were to be paid by the school district
were eliminated by the amendment to the bill. It then was evident that only qualified students whose parents could afford tuition would be able to take advantage of this benefit. The bill then became discriminatory. Cohen of Black Hawk.

## INTRODUCTION OF BILLS

House File 689, by appropriations, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving.

Read first time and placed on the calendar.
House File 690, by appropriations, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation.

Read first time and placed on the calendar.
House File 691, by committee on appropriations, a bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section two (2), Acts of the Fifty-ninth General Assembly.

Read first time and placed on the calendar.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 164, a bill for an act relating to documents which simulate legal process.

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 the appointment of an inspector by the board of optometry examiners and optometry license renewal fees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 572, a bill for an act relating to the powers of the Board of Regents.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 597, a bill for an act to amend and correct an act known as the Uniform Commercial Code.

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 nominations for municipal office.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 222, a bill for an act relating to the appointment of a deputy collector by the county treasurer.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 475, a bill for an act relating to the compensation of the clerk of the grand jury in certain counties.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District in the city of Waterloo, the Consolidated School District of Orange Township, and the School Township of East Waterloo in the county of Black Hawk.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 551, a bill for an act relating to service of process on persons who commit a tort and leave the state before personal service can be completed within the State of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 565, a bill for an act establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 596, a bill for an act relating to turning left at an intersection. Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 284, a bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one $A$ (391A), Code 1962, relating to special assessments on railroad property.

Read first time and referred to the sifting committee.
Senate File 340, a bill for an act relating to the importation of swine into Iowa.

Read first time and referred to the sifting committee.
Senate File 398, 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 the sifting committee.
Senate File 467, a bill for an act relating to the use of auxiliary axles on vehicles.

Read first time and referred to the sifting committee.
Senate File 584, a bill for an act to make appropriations to the appointive members of the legislative chambers remodeling committee.

Read first time and referred to committee on appropriations.
Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions.

Read first time and referred to committee on ways and means.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE CALENDAR

Maule of Monona moved to suspend the rules for the immediate consideration of House File 677, a bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1962, to permit an employer to enter into certain agreements with labor organizations.

The motion prevailed.

## CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on House Files 677 and 676.

> Wright of Scott. SMITH of Linn. WENGERT of Woodbury. NAGLE of Scott. GALLAGHER of Black Hawk.

Scherle of Fremont-Mills offered the following amendment filed May 18, 1965 :

Amend House File 677 by striking all after the enacting clause and insert in lieu thereof the following:

Section 1. Chapter seven hundred thirty-six A (736A), Code 1962, is hereby repealed,

Gaudineer of Polk rose on a point of order that the amendment was not germane.

The Chair ruled the point not well taken and the amendment germane.

Gallagher of Black Hawk moved the previous question.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Scherle of Fremont-Mills and Miller of Page.

Rule 69 was invoked.
On the question "Shall the Scherle amendment be adopted $\%$ " (H. F. 677)

The ayes were, 10 :

| Cohen | Kempter |
| :--- | :--- |
| Doyle | Palmer |
| Glenn | Rasmussen |

The nays were 110:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Gleason
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackon of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Absent or not voting, 4:
Burke
Carnahan
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista

Redfern
Reichardt
Resnick
Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shirley of Dallas
Smith of Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Emmet-Palo Alto Tieden
Nielsen of Shelby
Oehlsen
O'Malley
Ossian
Oxley
Patton
Quinn
Radl

Glanton
Uban
Utzig
Varney
Webster
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

Harrington
The amendment lost.

## EXPLANATION OF VOTE ON THE SCHERLE <br> AMENDMENT TO HOUSE FILE 677

Although I was a sponsor of a bill for outright repeal of the right-to-work law and am still firm in my convictions, I felt it necessary to vote "no" on the Scherle amendment. There has been much work and compromise on the original bill which was sponsored by my Polk County colleagues and myself. I came to the conclusion that unless House File 677, a compromise, was passed unamended, labor legislation of this kind would have no chance for
passage by the Senate or signature by the Governor. I feel the legislation proposed by House File 677 should not be jeopardized.

O'Malley of Polk.
Grassley of Butler offered the following amendment filed May 18, 1965:

Amend House File 677, section two (2), line twelve (12), by striking the period and quotation marks at the end thereof and adding the following:
"; and provided further that no person shall be compelled to join a labor union, organization or association or to pay dues, fees, assessments, charges, contributions, or fines to a labor union, organization, or association who by reason of religious training and belief is conscientiously opposed to participation in a labor union, organization or association.".

Utzig of Dubuque moved the previous question.
The motion having failed to receive a two-thirds majority lost.
Glenn of Wapello moved the previous question.
The motion having received a two-thirds majority prevailed.
Grassley of Butler moved the adoption of his amendment.
Roll call was requested by Grassley of Butler and Edgington of Franklin.

On the question "Shall the Grassley amendment be adopted?" (H. F. 677)

The ayes were, 34 :

| Bailey <br> Baringer | Graham <br> Grassley |
| :--- | :--- |
| Busch | Hanson |
| Coffman | Holmes |
| Den Herder | Hullinger |
| Edgington | Kluever |
| Fischer of | Madden |
| Grundy | Millen |
| Fisher of | Miller of |
| Greene | Page |
| Foster |  |

The nays were, 80 :

| Anderson | Denato <br> Betje |
| :--- | :--- |
| Baker | Detie |
| Bogerief | Distelhorst |
| Breitbach | Doderer |
| Bremmer | Dougherty |
| Brinck | Doyle |
| Busing | Duffy |
| Caffrey | Dunton |
| Clapsaddle | Felger |
| Cochran | Fullmer |
| Cohen | Gallagher |
| Conway | Gannon |
| Craig | Gaudineer |
| Crosier |  |


| Nelson | Scherle of <br> Fremont-Mills |
| :--- | :--- |
| Nielsen of | Emmet-Palo <br> Elto <br> Eielsen of <br> Smith of <br> Shelby |
| Ostien |  |
| Ossian | Stokes |
| Patton | Strothman |
| Radl | Tieden |
| Redfern | Uban |
| Roe | Whisler |
|  | Winkelman |


| Gillette of | Jackson of |
| :--- | :--- |
| Clay-Dickinson | Clinton <br> Gilette of |
| Keleher |  |
| Story | Kempter |
| Gleason | Kennedy |
| Glenn | Korn |
| Gregerson | Lawlor |
| Hageman | Loss |
| Hausheer | Lynch |
| Houston | Mahan |
| Hutchins | Maley |
| Jackson of | Maule |
| Black Hawk | Mayberry |
|  | Melrose |


| Miller of | Oxley | Seibert | Utzig |
| :--- | :--- | :--- | :--- |
| Buena Vista | Palmer | Shannahan | Varney |
| Miller of | Quinn | Shirley of | Webster |
| Des Moines | Rasmussen | Dallas | Wengert |
| Morgan | Renda | Smith of | Wilson |
| Murphy | Resnick | Linn | Wolcott |
| Nagle | Rider | Stevenson | Wright |
| Oehlsen | Robinson | Stueland | Mr. Speaker |
| O'Malley | Scott |  |  |
| Absent or not voting, 10: |  |  |  |
| Boot Glanton <br> Burke Harrington | Meacham | Reichardt |  |
| Carnahan | McNamara |  | Rickert |

The amendment lost.
Maule of Monona moved the previous question on House File 677.
The motion having received a two-thirds majority prevailed.
Maule of Monona moved that the Call of the House be lifted.
The motion prevailed.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
The House resumed consideration of House File 677.
Scherle of Fremont-Mills offered the following amendment filed May 18, 1965, and moved its adoption:

Amend House File 677, section four (4), by inserting in line nine (9) after the colon the following: "use dues, fees or assessments collected from employees in a bargaining unit for political purposes".

## CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on House Files 677 and 676.

> Resnick of Scott. MAYBERRY of Webster. MILIER of Buena Vista. Wright of Scott. GLENN of Wapello.

Roll call was requested by Glenn of Wapello and Dougherty of Lucas-Monroe.

On the question "Shall the Scherle amendment be adopted?" (H. F. 677)

The ayes were, 32:

| Anderson | Foster | Morgan | Shirley of |
| :--- | :--- | :--- | :--- |
| Bailey | Graham | Nelson | Dallas |
| Baringer | Grassley | Nislsen of | Smith of |
| Busch | Hanson | Shelby | O'Brien |
| Den Herder | Klusever | Ossian | Stokes |
| Dougherty | Madden | Patton | Strothman |
| Edgington | Millen | Radl | Tieden |
| Fischer of | Miller of | Redfern | Whisler |
| Grundy | Page | Scherle of | Winkelman |
| Fisher of |  | Fremont-Mills |  |

The nays were, 81 :

Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Denato
Detje
Distelhorst
Doderer
Doyle
Duffy
Dunton
Felger
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Gleason
Glenn
Gregerson
Hageman
Hausheer
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy

Absent or not voting, 11:

| Burke | Glanton |
| :--- | :--- |
| Carnahan | Harrington |
| Craig | Hullinger |

The amendment lost.
Roll call was taken under the provisions of Rule 73, which revealed all members present except those previously excused.

Gaudineer 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.

Rule 69 was invoked.
On the question "Shall the bill pass?" (H. F. 677)
The ayes were, 76:

| Baker <br> Bogenrief | Breitbach <br> Bremmer | Brinck <br> Busing | Carnahan <br> Caffrey |
| :--- | :--- | :--- | :--- |


| Clapsaddle | Gleason | Maley | Resnick |
| :---: | :---: | :---: | :---: |
| Cochran | Glenn | Maule | Rider |
| Cohen | Gregerson | Mayberry | Robinson |
| Conway | Hageman | McNamara | Scott |
| Craig | Hanson | Melrose | Shannahan |
| Crosier | Hausheer | Miller of | Shirley of |
| Denato | Hutchins | Buena Vista | Dallas |
| Distelhorst | Jackson of | Miller of | Smith of |
| Doderer | Black Hawk | Des Moines | Linn |
| Doyle | Jackson of | Murphy | Stevenson |
| Duffy | Clinton | Nagle | Uban |
| Felger | Keleher | Nielsen of | Utzig |
| Fullmer | Kempter | Emmet-Palo | Varney |
| Gallagher | Kennedy | O'Malley | Webster |
| Gannon | Korn | Oxley | Wengert |
| Gaudineer | Lawlor | Palmer | Wilson |
| Gillette of | Loss | Rasmussen | Wolcott |
| Story | Lynch | Reichardt | Wright |
| Glanton | Mahan | Renda | Mr. Speaker |
| The nays |  |  |  |
| Anderson | Fisher of | Miller of | Rickert |
| Bailey | Greene | Page |  |
| Baringer | Foster | Morgan | Scherle of |
| Boot | Gillette of | Mueller | Fremont-Mill |
| Busch | Clay-Dickinson | Nelson | Seibert |
| Coffman | Graham | Nielsen of | Smith of |
| Den Herder | Grassley | Shelby | O'Brien |
| Detje | Holmes | Oehlsen | Stokes |
| Dougherty | Houston | Ossian | Strothman |
| Dunton | Hullinger | Patton | Stueland |
| Edgington | Kluever | Quinn | Tieden |
| Fischer of | Madden | Radl | Whisler |
| Grundy | Meacham Millen | Redfern | Winkelman |

Absent or not voting, 2:
Burke
Harrington
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 239, a bill for an act to provide for the continuation of Iowa's Plan to combat mental retardation and making an appropriation therefor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 256 a bill for an act relating to allocation to county board of education fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 591, a bill for an act authorizing expenditures by the state highway commission from the primary road fund and other funds.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 592, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 593, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a revolving fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 599, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.

Also: That the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 26, a joint resolution to continue the interim committee to study the court system of Iowa.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 34, relating to a proclamation by the Governor for the celebration of Independence Day in the State of Iowa.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 253, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 538, a bill for an act transferring jurisdiction to the city of Independence certain land now a part of the mental health institute.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 567, a bill for an act relating to littering of public waters, ice and land.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 34

> By Benda and Hansen

Whereas, July 4th commemorates the Independence of the United States; and

- Whereas, There is a need for a more patriotic observance of the Birthday of our Nation; and

Whereas, The people of the great State of Iowa have sworn to uphold and defend the principles inherent in the Declaration of Independence; now, therefore, be it

Resolved, By the members of the Sixty-first General Assembly of the State of Iowa in regular session assembled in Des Moines, Iowa, on the 12th
day of May, 1965, that July 4, 1965 be observed in the same true spirit which inspired our forefathers to establish the Independence which we have inherited; and be it further

Resolved, That this be accomplished by the ringing of all church bells, all bells on government buildings and all carillon bells in colleges and universities for four minutes beginning at 12:00 noon Central Daylight Time on July 4, 1965; and be it further

Resolved, That the ringing of the bells on our Nation's Birthday will be a thrilling reminder of the exalted words and the heroic decisions that founded America, challenging each of us to remember the heroic efforts of the men who pledged their lives, their fortunes and their sacred honor so that we may enjoy the freedom which we now possess.

Now Therefore, Be It Resolved by the Senate, the House Concurring, That the Governor be respectfully requested to issue a Proclamation in accordance with the observance of this day of liberation and this Resolution drawn by the Sixty-first General Assembly of the State of Iowa.

## SENATE AMENDMENT TO HOUSE FILE 253

Amend House File 253 as follows:
By inserting after section 8 the following new section:
"Section four hundred fifty-five point seventy-two (455.72), Code 1962, is hereby amended by adding the following subsection:
'If after a district has been reclassified, the board in its judgment concludes there were errors in the reclassification or there is an inequitable assessment of benefits, the board may on its own motion, after notice to the landowners involved as provided in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four (455.24), inclusive, of the Code, and by resolution, order the district or any portion of the district to again be reclassified as prescribed in this section and in section four hundred fifty-five point seventy-four (455.74) of the Code.'"

By striking from section 15 lines 2 through 7 and inserting in lieu thereof the following:
"forty-two (455.142), Code 1962, is amended as follows:

1. By inserting in line nineteen (19) after the word 'work' the following:
'In those instances where two (2) or more districts involved are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed for in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four ( 455.24 ), inclusive, of the Code.'
2. By adding thereto the following:
'Common outlet for the purpose of this section shall mean an outlet where two (2) adjacent districts have an outlet common to both of said districts and which districts are also contiguous, one (1) to the other.'"

By adding the following new sections:
"Sec. 16. Section four hundred fifty-five point forty (455.40), Code 1962, is amended by striking from line twenty-two (22) the word 'shall' and inserting in lieu thereof the word 'may'.
"Sec. 17. Section four hundred fifty-five point sixty-one (455.61), Code 1962, is amended by adding at the end thereof the words "All drainage districts may invest funds not immediately needed for current operating expenses as provided in chapter four hundred fifty-three (453) of the Code.
"Sec. 18. Section four hundred fifty-five point one hundred forty-four (455.144), Code 1962, is hereby amended by adding thereto the following:
'In those instances where two (2) or more districts are under the supervision of the same board, or joint board if the district is intercounty,
the notice shall be given to all landowners affected as prescribed in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four (455.24), inclusive, of the Code.'
"Sec. 19. Section four hundred sixty-two point fifteen (462.15), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'Candidates for drainage district trustee shall have their names placed on printed ballots provided a petition therefor is signed by ten qualified electors of the district and filed with the clerk of the board at least fourteen days before the election. Space shall also be provided on the ballot for write-in votes.'
"Sec. 20. Section four hundred sixty-five point twenty-two (465.22), Code 1962, is amended by inserting after the word 'constructing' in lines two (2) and three (3) the words 'or reconstructing'.

Further amend said section by adding in line nine (9) after the word 'therefor' the words 'nor shall any such owner in constructing a replacement drain, wholly on his own land, "and in the exercise of due care" be liable in damages to another in case a previously constructed drain on his own land is rendered inoperative or less efficient by such new drain, unless in violation of the terms of a written contract.'
"Sec. 21. The provisions of this Act shall not affect any proceedings or litigation commenced before the effective date of this Act."

Further amend by renumbering the sections in conformity with this amendment.

## SENATE AMENDMENT TO HOUSE FILE 538

Amend House File 538 by adding the following new section:
"Sec. 2. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Auburn Enterprise, a newspaper published at Auburn, Iowa, and in the New Hampton Tribune, a newspaper published at New Hampton, Iowa."

## SENATE AMENDMENT TO HOUSE FILE 567

Amend House File 567 by adding in line five (5), section 1 after the word "state" the words "conservation commission".

Further amend by striking the last eight (8) words of line 6, and all of line 7, and inserting in lieu thereof the following: "garbage, rubbish, and other debris."

Maule of Monona moved that House File 676 be made a special order of business for 7:30 p.m. May 18, 1965.

The motion having failed to receive a two-thirds majority lost.
Gaudineer of Polk moved to reconsider the vote by which House File 677 passed the House and that the motion be laid on the table.

The motion prevailed.

## LEAVE OF ABSENCE

Jackson of Black Hawk, Uban of Black Hawk and Tieden of Clayton asked and received unanimous consent to be excused for the remainder of the day.

## MOTION TO RECONSIDER LOST

Wilson of Black Hawk called up for consideration the motion by Scherle of Fremont-Mills to reconsider the vote on Senate File 577.

Wilson of Black Hawk moved to reconsider the vote by which Senate File 577 was placed on its last reading and passed the House.

The motion to reconsider lost.

## SENATE MESSAGE CONSIDERED

Senate File 572, a bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor.

Read first time and referred to the sifting committee.

## CONSIDERATION OF BILLS

Maule of Monona moved to suspend the rules for the immediate consideration of House File 676, a bill for an act providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties therefor.

Scherle of Fremont-Mills moved to adjourn until 8:00 a.m., Wednesday, May 19, 1965.

The motion lost.
Tieden of Clayton asked and received unanimous consent to be excused for the remainder of the day.
McNamara of Linn was excused for the remainder of the day on request of Renda of Polk.

Rickert of Louisa-Muscatine moved the previous question.
The motion having received a two-thirds majority prevailed.
Roll call was taken under the provisions of Rule 73, which revealed all present except those previously excused.

Glenn 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.

Rule 69 was invoked.
On the question "Shall the bill pass 9" (H. F. 676)

The ayes were, 96:
Anderson
Bailey
Baker
Bogenrief
Boot
Ber

Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
The nays were, 23:
Baringer
Den Herder
Edgington
Fischer of
Grundy
Fisher of
Greene
Graham
Grassley
Kluever
Millen
Miller of
Page
Nelson
Foster
Absent or not voting, 5:
Burke McNamara Tieden Uban
Harrington
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Glenn of Wapello moved to reconsider the vote by which House File 676 passed the House and that the motion to reconsider be laid on the table, which motion prevailed.

## APPROPRIATIONS CALENDAR

Senate File 573, a bill for an act to make appropriations to certain named persons in settlement of claims against the State of Iowa, was taken up for consideration.

Nielsen of Shelby offered the following amendment filed May 13, 1965, and moved its adoption :

Amend Senate File 573 as follows:

1. By striking from line one (1), section five (5), the words:"appeal board" and inserting in lieu thereof the word "general".
2. By striking from line five (5), section six (6), the words" "appeal board" and inserting in lieu thereof the word "general".
3. By striking from lines one (1) and two (2), section nine (9). the words "tax-free land reimbursement" and inserting in lieu thereof the word "general".
4. By striking from line five (5), section ten (10), the words "tax-free land reimbursement" and inserting in lieu thereof the word "general".
5. By striking from lines one (1) and two (2), section thirteen (13), the words "department of social welfare old age assistance fund (funerals)" and inserting in lieu thereof the words "general fund".
6. By striking from lines five (5) and six (6), section fourteen (14) the words "department of social welfare old age assistance fund (funerals)" and inserting in lieu thereof the words "general fund".
7. By striking from lines one (1) and two (2), section fifteen (15), the words "department of public safety salaries" and inserting in lieu thereof the word "general".
8. By striking from line five (5), section sixteen (16), the words "department of public safety salaries" and inserting in lieu thereof the word "general".

The amendment was 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?" (S. F. 573)
The ayes were, 104:


| Smith of | Stueland |
| :---: | :--- |
| O'Brien | Utzig |
| Stevenson | Varney |
| Strothman | Webster |

The nays were, none.
Absent or not voting, 20:

| Anderson | Duffy | Jackson of <br> Bailey | Fullmer |
| :--- | :--- | :--- | :--- |
| Biller of |  |  |  |
| Burke | Glanton | Mage |  |
| Carnahan | Harrington | Meamara | Shagnahan |
| Coffman | Houston | Millen | Stokes |
| Den Herder |  | Tieden |  |
| Uban |  |  |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Radl of Linn called up for consideration the motion by Winkelman and Tieden to reconsider the vote on Senate File 444.

Radl of Linn asked and received unanimous consent to withdraw his request.

House File 162, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make an appropriation, was taken up for consideration.

Gillette of Story offered the following committee amendment filed May 13, 1965, and moved its adoption :

Amend House File 162 as follows:

1. Amend the title as follows:
a. By striking from line seven (7) the words "and to make an appropriation".
b. Insert word "and" after word "patterns" in line six (6).
2. Amend section one (1) by adding the following: "The Board of Control is hereby authorized to use state-owned mobile housing equipment and facilities in performing such services at temporary locations in the above areas."
3. Strike sections two (2), three (3), four (4), and five (5).

The amendment was adopted.
Gillette 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?" (H. F. 162)

The ayes were, 102:

| Baker | Gillette of |
| :--- | :--- |
| Baringer | Clay-Dickinson |
| Bogenrief | Gillette of |
| Boot | Story |
| Breitbach | Gleason |
| Bremmer | Glenn |
| Busch | Graham |
| Busing | Grassley |
| Clapsaddle | Gregerson |
| Cochran | Hageman |
| Cohen | Hausheer |
| Conway | Holmes |
| Craig | Houston |
| Crosier | Hullinger |
| Denato | Hutchins |
| Detje | Jackson of |
| Distelhorst | Clinton |
| Doderer | Keleher |
| Dougherty | Kempter |
| Doyle | Kennedy |
| Duffy | Kluever |
| Edgington | Korn |
| Felger | Lawlor |
| Fisher of | Loss |
| Greene | Lynch |
| Foster | Madden |
| Gallagher | Mahan |
| Gannon | Maley |
| Gaudineer | Maule |


| Mayberry | Renda |
| :--- | :--- |
| Meacham | Resnick |
| Melrose | Rickert |
| Millen | Rider |
| Miller of | Robinson |
| Buena Vista | Roe |
| Miller of | Scherle of |
| Des Moines | Fremont-Mills |
| Miller of | Scott |
| Page | Seibert |
| Morgan | Shirley of |
| Mueller | Dallas |
| Murphy | Smith of |
| Nagle | Linn |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto Stevenson |  |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Palmer | Whisler |
| Patton | Wilson |
| Quinn | Winkelman |
| Radl | Wolcott |
| Rasmussen | Mr. Speaker |
| Redfern |  |

The nays were, none.
Absent or not voting, 22:

| Anderson | Coffman <br> Bailey <br> Brinck | Den Herder <br> Dunton | Glanton <br> Hanson |
| :--- | :--- | :--- | :--- |
| Burke | Fischer of | Harrington | Seichardt |
| Caffrey | Grundy | Tieden |  |
| Carnahan | Glack of | Uban |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## HOUSE RESOLUTION 7

By Foster of Cedar, Baringer of Fayette and Nielsen of Shelby
Whereas, on February 8, 1965, of this Sixty-first session of the General Assembly, the Senate adopted Senate Concurrent Resolution 9, as amended, to make a full investigation of the department of agriculture and to make a full report to this session as soon as possible so that remedial leglslation, if needed, can be enacted, and

Whereas, the House of Representatives adopted this concurrent resolution on February 10, 1965, and

Whereas, this investigation was the outgrowth and result of the firing of a proven qualified and experienced milk inspector from the department of agriculture over the objection of Mrs. Huda Felland, his qualified superior, who resigned from her position as a result of this firing, and

Whereas, the investigation was completed over six weeks ago, but as yet no report has been made, and

Whereas, insofar as time to enact remedial legislation is concerned, the "hour" is getting very late, and

Whereas, there is no doubt from all reports that nothing in the way of irregular and incompetent conduct on the part of this inspector and his expense accounting was found, and

Whereas, common sense and judgment tells us that this inspector was "fired" because of the fact that he had become a member of the now minority political party, rather than incompetency and irregularities in expense accounting, and

Whereas, the character and reputation of this qualified inspector and veteran has been seriously challenged and injured by these unfounded charges of incompetency and irregularities in expense accounting to the extent that this man is unable to obtain needed employment and is still being held in abeyance;

Now Therefore, Be It Resolved by the House of Representatives, that this committee be called upon to file its final report forthwith and lift this unjustified stigma that has been wrongly placed upon this individual.

## HOUSE CONCURRENT RESOLUTION 30

## By Bremmer, Scott, Webster and Gregerson <br> of Pottawattamie and Korn of Harrison

Whereas, the city of Carter Lake, Iowa, is in an incorporated community of almost three thousand souls, and

Whereas, that community does not have a post office and must rely on the out of state city of Omaha for its mail service and

Whereas, Iowa has many communities of one-tenth the size of Carter Lake that enjoy the benefits of having their own post office, and

Whereas, the residents of Carter Lake must continually endure the inconvenience of having mail intended for them returned to the sender, therefore,
Be It Resolved by the House, the Senate Concurring, that the Postmaster General of the United States be requested to establish a post office in Carter Lake, Iowa.

Be-It Further Resolved, that copies of this resolution be transmitted to the President of the United States, the Postmaster General and all the Iowa members of the Congress of the United States.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 638 passed the House. Maule of Monona.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 17, 1965, he signed the following bills: House Files 243, 345, 552 and on May 18, 1965, Senate Files 153 and 202.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends the following bills be placed on the noncontroversial calendar:
S. F. 398 Relating to the buying and selling of eggs. By Reno, Briles,
Van Gilst, et al.
S. F. 546 An act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule. By governmental affairs committee.
H. F. 483 An act relating to farm trucks. By Nielsen of Emmet-Palo Alto.
S. F. 348 An act to amend section one hundred nine point seventythree (109.73), Code 1962, relating to use of throw or trot lines in fishing. By Dodds.
S. F. 335 An act relating to permits for the operation of vehicles and loads of excess length, height, width and weight. By Hagedorn, Condon, Messerly, Buren, Denman and Walker.
S. F. 333 An act to provide a lien for services of bulls and also a lien for services by artificial insemination. By Nurse and Briles.
H. F. 681 An act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers. By conservation and recreation committee.
S. F. 564 An act to authorize cities and towns to provide ambulance service when not otherwise available. By governmental subdivisions committee.
S. F. 408 An act relating to the registration of professional engineers and land surveyors and the regulation of these professions: By Stanley, O'Malley and Floy.
S. F. 320 An act relating to the special assessment of public improvements in cities having a population of one hundred twentyfive thousand or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto. By O'Malley, Denman and Reppert.
S. F. 263 An act relating to the taking of bids in connection with public improvements in cities and towns. By Denman, O'Malley, and Reppert.
H. F. 400 An act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof. By Burns and Briles.

Casey Loss, Chairman.

## 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. 252 Relating to the election of the chairman of the board of control and department of social welfare. By Ely; Kibbie, O'Malley and Mincks.
S. F. 572 To eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor. By education committee.
H. F. 686 Relating to annual regulatory fees on motor vehicles used for the public transportation of freight. By transportation committee.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 404 by adding thereto the following sections:

1. "Section sixteen (16) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is hereby amended by inserting after line forty-three (43) the following paragraph:
'Notwithstanding the provisions of paragraph $b$ of this subsection, the holder of a liquor control license may lease the licensed premises on Sunday to a private party or parties provided he has first secured permission from the commission and the local law enforcement authority. Liquor shall not be sold by either the lessor or lessee, but the lessee may serve liquor gratuitously to his guests during the period covered by the rental agreement. The lessee shall not purchase liquor from the lessor, but shall transfer his own liquor to the premises to serve his guests gratuitously. Any person violating the provisions of this paragraph shall be termed a bootlegger under the provisions of section one hundred twenty-three point fifty-nine (123.59) of the Code and shall be punished as provided therein.'"
2. "Section thirty (30) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is amended by inserting in line thirteen (13) after the word 'place' the words 'or premises leased by a liquor control license holder to a private party under the provisions of section one hundred twenty-three point forty-six (123.46) of the Code'."

Further amend the title by inserting after the word "beer" the words "and liquor".

Jackson of Black Hawk. Cohen of Black Hawk.

Amend House File 416 by adding thereto the following sections:
"Sec. 2. Section sixteen (16) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is hereby further amended by inserting after line forty-three (43) the following paragraph:
'Notwithstanding the provisions of paragraph $b$ of this subsection, the holder of a liquor control license may lease the licensed premises on Sunday to a private party or parties provided he has first secured permission from the commission and the local law enforcement authority. Liquor shall not be sold by either the lessor or lessee, but the lessee may serve liquor gratuitously to his guests during the period covered by the rental agreement. The lessee shall not purchase liquor from the lessor, but shall transfer his own liquor to the premises to serve his guests gratuitously. Any person violating the provisions of this paragraph shall be termed a bootlegger under the provisions of section one hundred twenty-three point fifty-nine (123.59) of the Code and shall be punished as provided therein.'
"Sec. 3. Section thirty (30) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is amended by in-
serting in line thirteen (13) after the word 'place' the words "or premises leased by a liquor control license holder to a private party under the provisions of section one hundred twentythree point forty-six (123.46) of the Code'."

## Jackson of Black Hawk. CoHen of Black Hawk.

Amend House File 675 by striking lines four (4) through seven (7) of section three (3) thereof and inserting in lieu thereof the following:
"Gross receipts from sales of goods, wares, or merchandise where such goods, wares, or merchandise are sold, as the owner thereof, by religious, charitable, or educational institutions, organizations, or societies, and where the net proceeds from such gross receipts are used solely for religious charitable, or educational purposes."

Mavle of Monona. Gillette of Clay-Dickinson. Reichardt of Polk. Meacham of Poweshiek. Loss of Kossuth.
Amend House File 679 by striking lines three (3) through six (6) of section four (4) and by inserting in lieu thereof the following:
"1. By inserting in line nine (9) thereof after the word, "scendant" the words, "or dependent regardless of relationship". Gaudineker of Polk.

Amend Senate File 441 by adding thereto the following sections:
"Sec. 2. Section sixteen (16) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is hereby further amended by inserting after line forty-three (43) the following paragraph:
'Notwithstanding the provisions of paragraph $b$ of this subsection, the holder of a liquor control license may lease the licensed premises on Sunday to a private party or parties provided he has first secured permission from the commission and the local law enforcement authority. Liquor shall not be sold by either the lessor or lessee, but the lessee may serve liquor gratuitously to his guests during the period covered by the rental agreement. The lessee shall not purchase liquor from the lessor, but shall transfer his own liquor to the premises to serve his guests gratuitously. Any person violating the provisions of this paragraph shall be termed a bootlegger under the. provisions of section one hundred twenty-three point fifty-nine (123.59) of the Code and shall be punished as provided therein.'
"Sec. 3. Section thirty (30) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is amended by inserting in line thirteen (13) after the word 'place' the words 'or premises leased by a liquor control license holder to a private party under the provisions of section one hundred twentythree point forty-six (123.46) of the Code'."

Further amend the title by inserting after the word "licenses" the words "and the serving of liquor on licensed premises".

Jackson of Black Hawk. Cohen of Black Hawk.

1 Amend Senate File 553 as follows:
2 1. By striking all of line twenty-three (23) after the word "studies", and all of lines twenty-four (24), twenty-five (25) and twenty-six (26) of section two (2) and inserting in lieu thereof the following: "; mathematics;".
2. By striking from lines twenty-eight (28) and twenty-nine (29) of section two (2) the words ", including the effects of alcohol, narcotics, and poisons on the human body".
3. By striking from lines twenty-nine (29) and thirty (30) of section two (2) the words ", safety, fire prevention, and first aid".
4. By striking from lines three (3) and four (4) of section four (4) the words ", when he is satisfied that it is necessary to realize the purposes of this chapter,".

Doderer of Johnson.
Amend Senate File 553 by adding to subsection eleven (11) of section two (2) the following:
"Upon receipt of such notice, the school district may appeal the action by the state department of public instruction to the district court on errors assigned, and such action may be reversed if it be found that said department acted arbitrarily, capriciously or beyond its legal powers."

Kempter of Jackson. Denato of Polk.
$1 \therefore$ Amend Senate Concurrent Resolution 14 by striking the period (.) at the end of section one (1) of the proposed article amending the Constitution of the United States and substituting in lieu thereof the following:
"and which approval by the electorate shall be effective for ten years."

Jackson of Black Hawk. Denato of Polk.

On motion by Maule of Monona, the House adjourned until 8:30 a.m., Wednesday, May 19, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Lowa, Wednesday, May 19, 1965.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend R. D. Butler, pastor of the First Methodist Church, Sac City, Iowa.

The Journal of Tuesday, May 18, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fisher of Greene on request of Smith of O'Brien.

## PRESENTATION OF VISITORS

Jackson of Black Hawk presented to the House Rick Bruner, Kathy Dunley and John Freedman, students of the Blessed Sacrament School in Black Hawk County, and their teachers, Mrs. Menger and Mr. Wilson.

Gillette of Story presented to the House Lucille Hansen, majority leader of the government class of Denison Junior High School.

Robinson of Audubon-Guthrie presented to the House eight students of the advanced reporting class of Drake University and their professor, Robert Bliss.

Lynch of Warren presented to the House twenty-six students of the sixth, seventh and eighth grades of the Cumming Independent School and their teacher, Robert E. Lee.

## PETITION

The following petition was presented and placed on file:
By Quinn of Washington, from sixty residents of Washington County favoring Senate Concurrent Resolution 14.

## ADDITIONAL COPIES

Lynch of Warren asked and received unanimous consent to have five hundred additional copies printed of House File 18 as passed by the House.

## OBJECTION TO NONCONTROVERSIAL BILL

We, the undersigned, object to House File 400 or its companion bill Senate File 426 being on the noncontroversial calendar.

Gaudineer of Polk. Wright of Scott. Resnick of Scott.

## OBJECTION TO HOUSE FILE 483 BEING ON NONCONTROVERSIAL CALENDAR

We, the undersigned, do hereby object to House File 483 being placed on the noncontroversial calendar.

Robinson of Audubon-Guthrie.
Conway of Louisa-Muscatine. Detje of Tama.

## INTRODUCTION OF BILL

House File 692, by ways and means committee, a bill for an act relating to the moneys and credits tax and establishing a five (5) percent surtax.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 239, a bill for an act to provide for the continuation of Iowa's Plan to combat mental retardation and making an appropriation therefor.

Read first time and referred to committee on appropriations.
Senate File 256, a bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4), relating to reimbursement of school districts for loss of taxes.

Read first time and referred to the sifting committee.
Senate File 426, a bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof.

Read first time and referred to the sifting committee.
Senate File 591, 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, 1965, and ending June 30, 1967, and relating to salaries of highway commission members.

Read first and second times and referred to committee on appropriations.

Senate File 592, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967.

Read first time and referred to committee on appropriations.
Senate File 593, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, for use as a revolving fund.

Read first time and referred to committee on appropriations.
Senate File 597, a bill for an act to amend and correct an Act known as the Uniform Commercial Code.

Read first time and referred to the sifting committee.
Senate File 599, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.

Read first time and referred to committee on appropriations.
Senate Joint Resolution 26, a joint resolution to continue the interim committee to study the court system of Iowa (created pursuant to Senate Joint Resolution 16, Sixtieth General Assembly).

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 insists on its amendment to the House amendment to Senate Joint Resolution 24, a joint resolution proposing an 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 the establishment of congressional districts, and requests a conference committee and that the President of the Senate has appointed as members of such conference committee on the part of the Senate: Senators Denman, Murray, Shirley, and Schroeder.

Robert D. Fulton, President of the Senate.

Mr. Speaker: I am directed to inform your honorable body that the Senate insists on its amendment to House File 566, a bill for an act relating to the control and prevention of rabies.

Also: That the Senate has refused to concur in House amendment to Senate amendment to the following bill in which the concurrence of the Senate was asked:

House File 46, a bill for an act relating to firearms permits.
AIso: 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 relating to collection of taxes.
Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 529, a bill for an act to provide for treatment of alcoholism.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 576, a bill for an act relating to the state military forces.
Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Fischer of Grundy asked and received unanimous consent for the immediate consideration of House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds.

Jackson of Clinton asked and received unanimous consent to withdraw his amendment filed May 13, 1965.

Gillette of Story offered the following amendment, filed May 17, 1965, by Gillette, Jackson, et al., and moved its adoption :

## Amend House File 663 as follows:

1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:
"which are obligations of or guaranteed by the United States of America".
2. By striking the words "issued, assumed" from line eighteen (18) of section one (1) thereof and substituting therefor the following:
"which are obligations of".
3. By striking the words "or by any agency or instrumentality thereof from lines nineteen (19) and twenty (20) of section one 1).
4. By striking lines four (4), five (5), six (6), seven (7), and eight (8) of section two (2) thereof and substituting therefor the following:
"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: "provided that these limitations shall not apply to deposits of the treasurer of state or deposits made under sections four hundred fifty-three point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code.'"
5. By adding thereto the following new section:
"Section four hundred fifty-three point nine (453.9), Code 1962, is amended by inserting after the comma (,) in line nine (9) thereof, the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,',"

The amendment lost.

Gillette 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 9 " (H. F. 663)
The ayes were, 111:

Baker
Bailey
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Cochran
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fullmer
Gallagher

Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hansen
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

| Lynch | Reichardt |
| :--- | :--- |
| Madden | Renda |
| Mahan | Resnick |
| Maley | Rickert |
| Maule | Rider |
| Mayberry | Robinson |
| McNamara | Roe |
| Moeacham | Scherle of |
| Meirose | Fremont-Mills |
| Millen | Scott |
| Miller of | Seibert |
| Des Moines | Shannahan |
| Miller of | Shirley of |
| Page | Dallas |
| Morgan | Smith of |
| Mueller | Linn |
| Murphy | Stevenson |
| Nagle | Strothman |
| Nelson | Stueland |
| Nielsen of | Tieden |
| Emmet-Palo AltoUban |  |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Palmer | Wengert |
| Patton | Whisler |
| Quinn | Winkelman |
| Radl | Wadmussen |
| Rasmustt |  |
| Redfern | Wright |
|  | Mr. Speaker |
|  |  |

The nays were, 2:
Coffman Detje
Absent or not voting, 11:

Anderson
Burke
Clapsaddle Fisher of

Greene

Foster
Miller of
Buena Vista
Nielsen of
Shelby
Oehlsen

Smith of O'Brien Stokes Wilson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGES CONSIDERED
(House Insists on Amendment to Senate File 550)
Caftrey of Polk called up for consideration Senate File 550, providing for the establishment and operation of area vocational schools
and area community colleges, amended by the House, and moved that the House insist on its amendment.

Meacham of Poweshiek offered as a substitute motion that the House recede from its amendment.

Renda of Polk moved the previous question on the Meacham motion.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Meacham of Poweshiek and Caffrey of Polk.

On the question "Shall the House recede from its amendment?" (S. F. 550)

The ayes were, 57:

| Baker | Fullmer |
| :--- | :--- |
| Breitbach | Gallagher |
| Busing | Gannon |
| Carnahan | Gaudineer |
| Clapsaddle | Glanton |
| Cochran | Hageman |
| Cohen | Harrington |
| Conway | Hausheer |
| Crosier | Houston |
| Denato | Jackson of |
| Distelhorst | Black Hawk |
| Doderer | Jackson of |
| Duffy | Clinton |
| Dunton | Kluever |
| Felger | Lawlor |
| Foster | Loss |

The nays were, 62:

Anderson
Bailey
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Caffrey
Coffman
Craig
Den Herder
Dougherty
Doyle
Edgington
Fischer of
Grundy

Gillette of
Clay-Dickinson
Gillette of Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hanson
Holmes
Hullinger
Hutchins
Keleher
Kempter
Kennedy
Korn
Lynch

Absent or not voting, 5:
Burke
Detje
Fisher of
Greene

| Mahan | Rickert |
| :--- | :--- |
| Mayberry | Rider |
| Meacham | Roe |
| Melrose | Shirley of |
| Miller of | Dallas |
| Buena Vista | Smith of |
| Miller of |  |
| Des Moines | Linn |
| Nagle | Stokes |
| O'Malley | Stueland |
| Oalmer | Uban |
| Radl | Varney |
| Rasmussen | Wengert |
| Rilson |  |
| Reichardt | Wright |
| Renda | Mr. Speaker |
| Resnick |  |


| Madden | Quinn |
| :--- | :--- |
| Maley | Redfern |
| Maule | Robinson |
| McNamara | Scherle of |
| Millen | Fremont-Mills |
| Miller of | Scott |
| Page | Seibert |
| Morgan | Shannahan |
| Mueller | Smith |
| Murhy | O'hrien |
| Nelson | Stevenson |
| Nielsen of | Strothman |
| Emmet-Palo AltoTieden |  |
| Nielsen of | Utzig |
| Shelby | Webster |
| Ossian | Whisler |
| Oxley | Winkelman |
| Patton |  |

Oehlsen Wolcott

The motion lost and the House insists on its amendment to Senate File 550.

## ADOPTION OF HOUSE MEMORIAL RESOLUTION

Stueland of Hancock offered the following House memorial resolution and moved its adoption:

## HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable W. E. (Penn) Eckles of Hancock County, who was a member of the Fifty-second, Fifty-second Extra, Fifty-third, Fiftyfourth, and Fifty-fifth sessions of the General Assembly, passed away on May 17, 1965; 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.

The motion prevailed and the resolution was adopted.
The Speaker appointed as such committee Stueland of Hancock, Loss of Kossuth and Edgington of Franklin.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 34

Stueland of Hancock asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 34, relating to a proclamation by the Governor for the celebration of Independence Day in the State of Iowa, found on pages 1680 and 1681 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 31

Scott of Pottawattamie called up for consideration Senate Concurrent Resolution 31, relating to the establishment of a committee to study the needs for any legislation to promote greater electrical safety throughout the State of Iowa, found on pages 1636 and 1637 of the Journal, and moved its adoption. .

The motion prevailed and the resolution was adopted.

## SENATE AMENDMENT CONSIDERED

Gallagher of Black Hawk called up for consideration House File 567, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 567 by adding in line five (5), section 1 after the word "state" the words "conservation commission".

Further amend by striking the last eight (8) words of line 6, and all of line 7, and inserting in lieu thereof the following: "garbage, rubbish, and other debris."
The motion prevailed and the House concurred in the Senate amendment.

Gallagher of Black Hawk 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?" (H. F. 567)
The ayes were, 109 :

| Anderson | Gannon | Mayberry | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gallette of | McNamara | Rickert |
| Baker | Story | Meacham | Rider |
| Baringer | Gleason | Melrose | Robinson |
| Bogenrief | Glenn | Millen | Roe |
| Boot | Graham | Miller of | Scott |
| Breitbach | Grassley | Buena Vista | Seibert |
| Bremmer | Gregerson | Miller of | Shannahan |
| Brinck | Hageman | Des Moines | Shirley of |
| Busch | Hanson | Miller of | Dallas |
| Busing | Harrington | Page | Smith of |
| Caffrey | Hausheer | Morgan | Linn |
| Carnahan | Holmes | Mueller | Smith of |
| Cochran | Houston | Murphy | O'Brien |
| Coffman | Hullinger | Nagle | Stevenson |
| Cohen | Hutchins | Nelson | Stokes |
| Conway | Jackson of | Nielsen of | Strothman |
| Craig | Clinton | Emmet-Palo AltoStueland |  |
| Crosier | Keleher | Nielsen of | Tieden |
| Denato | Kempter | Shelby | Uban |
| Den Herder | Kennedy | O'Malley | Utzig |
| Distelhorst | Kluever | Oxley | Varney |
| Doderer | Korn | Palmer | Webster |
| Dougherty | Lawlor | Patton | Wengert |
| Doyle | Loss | Quinn | Whisler |
| Duffy | Lynch | Radl | Wilson |
| Dunton | Madden | Rasmussen | Winkelman |
| Felger | Mahan | Redfern | Wright |
| Foster | Maley | Reichardt | Mr. Speaker |
| Gallagher | Maule | Renda |  |

The nays were, none.
Absent or not voting, 15:

Burke
Clapsaddle
Detje
Edgington
Fischer of
Grundy

Fisher of
Greene
Fullmer
Gaudineer

| Gillette of | Oehlsen |
| :--- | :--- |
| Clay-Dickinson | Ossian |
| Glanton | Scherle of |
| Jackson of | Fremont-Mills |
| Black Hawk | Wolcott |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore Miller in the chair.

## APPROPRIATIONS CALENDAR

House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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, was taken up for consideration.

Ossian of Montgomery offered the following amendment filed May 17, 1965, and moved its adoption:
Amend House File 682 as follows:

1. Add to section one (1) the following subsection fifteen (15):
"To explore and develop a joint program which will provide education for the deaf mentally retarded child through the coordinated efforts of the Board of Control and Board of Regents, acting through the Glenwood State School and the Iowa School for the Deaf, there is hereby appropriated to the Glenwood State School a sum of eighteen thousand dollars $(18,000.00)$."
2. Add to section one (1) the following subsection sixteen (16):
"To explore and develop a joint program which will provide education for the blind mentally retarded child through the coordinated efforts of the Board of Control and the Board of Regents, acting through the Woodward State School and the Iowa School for the Blind, there is hereby appropriated to the Woodward State School a sum of eighteen thousand dollars ( $\$ 18,000.00$ )."

The amendment was adopted.
Miller of Page moved to defer action on House File 682 and that the bill retain its place on the calendar.

The motion prevailed.
House File 684, 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 joint control for the expenditure thereof by the board of control, the governor, and the state comptroller, was taken up for consideration.

Doyle 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?" (H. F. 684)
The ayes were, 104:

| Bailey | Bogenrief | Bremmer | Carnahan |
| :--- | :--- | :--- | :--- |
| Baker | Boot | Busing | Clapsaddle |
| Baringer | Breitbach | Caffrey | Cochran |


| Coffman | Hanson |
| :--- | :--- |
| Cohen | Harrington |
| Crosier | Houston |
| Denato | Hullinger |
| Den Herder | Hutchins |
| Detje | Jackson of |
| Distelhorst | Black Hawk |
| Doderer | Jackson of |
| Dougherty | Clinton |
| Doyle | Keleher |
| Duffy | Kempter |
| Dunton | Kennedy |
| Edgington | Kluever |
| Felger | Korn |
| Fullmer | Lawlor |
| Gallagher | Loss |
| Gannon | Lynch |
| Gaudineer | Madden |
| Gillette of | Mahan |
| Story | Maley |
| Glanton | Maule |
| Gleason | Mayberry |
| Glenn | McNamara |
| Graham | Merrose |
| Grassley | Millen |
| Hageman |  |

The nays were, 7 :
Anderson
Busch
Conway
Absent or not voting, 13:

Brinck
Burke
Craig
Fisher of
Greene

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## CONFERENCE COMMITTEES APPOINTED

The Speaker announced the appointment of the following conferees on the part of the House for the consideration of Senate Joint Resolution 24: Denato of Polk, Doderer of Johnson, Melrose of Floyd and Baringer of Fayette.

The Speaker also announced the following conferees on the part of the House for the consideration of Senate File 550: Caffrey of Polk, Kluever of Cass, Shirley of Dallas and Smith of Linn.

The House resumed consideration of House File 682.
Doyle of Woodbury offered the following amendment filed May 19, 1965, and moved its adoption :
Amend House File 682 by striking from lines seven (7), eight (8) and nine (9) of section one (1), the words and figures "twenty-five million eight hundred sixty-six thousand four hundred ninety dollars (\$25,866,490.00)" and inserting in lieu thereof the words and figures "twenty-five million nine hundred two thousand four hundred ninety dollars ( $\$ 25,902$,490.00)".

Further amend House File 682 by inserting following line thirty-six (36) of section two (2) the following:
"Program for the education of the deaf or blind and mentally retarded child
$72,000.00^{\prime \prime}$
Further amend House File 682 by striking from line thirty-nine (39) of section two (2) the figure " $\$ 58,180,300.00$ " and inserting in lieu thereof the figure " $\$ 58,252,300.00$ ".

The amendment was adopted.
Doyle 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 9 " (H. F. 682)
The ayes were, 103:

| Anderson | Foster | Loss | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Madden | Rider |
| Baringer | Gannon | Mahan | Robinson |
| Bogenrief | Gaudineer | Mayberry | Roe |
| Boot | Gillette of | McNamara | Scherle of |
| Breitbach | Clay-Dickinson | Meacham | Fremont-Mills |
| Bremmer | Gillette of | Melrose | Scott |
| Brinck | Story | Millen | Seibert |
| Busing | Glanton | Miller of | Shannahan |
| Caffrey | Gleason | Buena Vista | Shirley of |
| Carnahan | Glenn | Miller of | Dallas |
| Clapsaddle | Graham | Des Moines | Smith of |
| Cochran | Grassley | Miller of | Linn |
| Coffman | Gregerson | Page | Stevenson |
| Cohen | Hageman | Morgan | Stokes |
| Crosier | Hanson | Murphy | Strothman |
| Denato | Harrington | Nagle | Stueland |
| Den Herder | Hausheer | Nelson. | Tieden |
| Detje | Holmes | Nilsen of | Uban |
| Distelhorst | Houston | Emmet-Palo Alto Varney |  |
| Doderer | Hullinger | O'Malley | Webster |
| Dougherty | Hutchins | Ossian | Wengert |
| Doyle | Jackson of | Oxley | Whisler |
| Duffy | Black Hawk | Palmer | Wilson |
| Dunton | Jackson of | Patton | Winkelman |
| Edgington | Clinton | Quinn | Wolcott |
| Felger | Keleher | Rasmussen | Wright |
| Fischer of | Kempter | Renda | Mr. Speaker |
| Grundy | Kluever | Resnick |  |

Absent or not voting, 21:

| Bailey | Gallagher | Maule | Redfern |
| :--- | :--- | :--- | :--- |
| Burke | Kennedy | Mueller | Reichardt |
| Busch | Korn | Nielsen of | Smith of |
| Conway | Lawlor | Shelby | O'Brien |
| Craig | Lynch | Oehlsen | Utzig |
| Fisher of | Maley | Radl |  |

Greene
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## VOTE RECONSIDERED ON HOUSE FILE 662

Gillette of Clay-Dickinson moved to reconsider the vote by which House File 662 was placed on its last reading and passed the House, which motion prevailed.

## SENATE FILE 562 SUBSTITUTED FOR HOUSE FILE 662

Gillette of Clay-Dickinson asked and received unanimous consent to substitute Senate File 562 for House File 662.

Gillette of Clay-Dickinson asked and received unanimous consent for the immediate consideration of Senate File 562, a bill for an act relating to governor's day.

Gillette of Clay-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?" (S. F. 562)
The ayes were, 98 :

| Baker | Edgington | Hullinger | Miller of |
| :---: | :---: | :---: | :---: |
| Baringer | Felger | Hutchins | Des Moines |
| Bogenrief | Fischer of | Jackson of | Miller of |
| Boot | Grundy | Black Hawk | Page |
| Breitbach | Fullmer | Jackson of | Morgan |
| Bremmer | Gallagher | Clinton | Muprhy |
| Brinck | Gannon | Keleher | Nagle |
| Busch | Gaudineer | Kempter | Nelson |
| Busing | Gillette of | Kennedy | Nielsen of |
| Caffrey | Clay-Dickinson | Kluever | Emmet-Palo Alto |
| Carnahan | Gillette of | Lawlor | Nielsen of |
| Clapsaddle | Story | Lynch | Shelby |
| Coffiman | Glanton | Madden | Ossian |
| Crosier | Gleason | Mahan | Oxley |
| Denato | Glenn | Maule | Palmer |
| Den Herder | Graham | Mayberry | Patton |
| Detje | Grassley | McNamara | Quinn |
| Doderer | Gregerson | Meacham | Radl |
| Dougherty | Hageman | Melrose | Rasmussen |
| Doyle | Hanson | Miller of | Redfern |
| Duffy | Harrington | Buena Vista | Renda |
| Dunton | Hausheer |  | Resnick |


| Rickert | Seibert | Stevenson | Whisler |
| :---: | :---: | :---: | :---: |
| Rider | Shirley of | Strothman | Winkelman |
| Robinson | Dallas | Stueland | Wolcott |
| Roe | Smith of | Varney | Wright |
| Scherle of | Linn | Webster | Mr. Speaker |
| Fremont-Mills | Smith of | Wengert |  |
| Scott | O'Brien |  |  |
| The nays were, |  |  |  |
| Cohen | Foster | Uban |  |
| Absent or not | ting, 23: |  |  |
| Anderson | Distelhorst | Loss | Reichardt |
| Bailey | Fisher of | Maley | Shannahan |
| Burke | Greene | Millen | Stokes |
| Cochran | Holmes | Mueller | Tieden |
| Conway | Houston | Oehlsen | Utzig |
| Craig | Korn | O'Malley | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 662 WITHDRAWN

Mahan of Johnson asked and received unanimous consent to withdraw House File 662 from further consideration by the House.

## SIFTING COMMITTEE CALENDAR

Senate File 380, a bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants, was taken up for consideration.

Bremmer 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?" (S. F. 380)
The ayes were, 88:

| Anderson | Duffy <br> Bailey | Dunton <br> Baker | Hanson <br> Helger |
| :--- | :--- | :--- | :--- |
| Breitbach | Fullmer | Hausheer | Madden |
| Bremmer | Gallagher | Halmes. | Maley |
| Busing | Houston | Maule |  |
| Caffrey | Gannon | Hutchins | Mayberry |
| Carnahan | Gaudineer | Jackson of | McNamara |
| Clapsaddle | Gillette of | Meacham |  |
| Cochran | Clay-Dickinson | Jackson Hawk | Melrose |
| Cohen | Gillette of | Clinton | Miller of |
| Crosier | Story | Kuena Vista |  |
| Detje | Glanton | Keleher | Morgan |
| Distelhorst | Gleason | Glenn | Kennered |


| Oxley | Resnick |
| :--- | :--- |
| Palmer | Rider |
| Quinn | Robinson |
| Radl | Roe |
| Rasmussen | Scott |
| Reichardt | Seibert |
| Renda | Shannahan |

Shirley of
Dallas
Smith of
Linn
Stevenson
Stueland
Uban

Utzig
Varney
Webster
Wengert
Whisler
Wright
Mr. Speaker
The nays were, 24:

| Baringer  <br> Bogenrief Fischer of <br> Grundy  |  |
| :--- | :--- |
| Boot | Foster |
| Brinck | Graham |
| Busch | Kluever |
| Coffman | Miller of |
| Den Herder | Page |
| Edgington |  |

Nelson
Nielsen of
Shelby
Ossian
Patton
Redfern

Smith of
O'Brien
Stokes
Strothman
Tieden
Winkelman
Wolcott
Absent or not voting, 12:

| Burke | Fisher of <br> Greene | Miller of <br> Des Moines | Scherle of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |
| Conway | Hullinger | Oehlsen <br> Craig | Wilson |
| Denato | Millen | Rickert |  |

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 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction, was taken up for consideration.

Resnick of Scott offered the following amendment filed May 12, 1965, and moved its adoption:

Amend Senate File 553 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred fifty-seven point eighteen (257.18), Code 1962, is hereby amended as follows:

1. By striking all of subsection thirteen (13) and inserting in lieu thereof: "Formulate standards, regulations and rules, subject to the approval of the state board, for the approval of all nursery, elementary, secondary schools, and public community or junior colleges under his supervision; such approval standards, regulations and rules shall prescribe the minimum requirements of administration, school staffing, assignment of personnel, certification, curriculum, extra-curricular activities, facilities and sites, graduation requirements, guidance and counseling, instruction and instructional materials, school library and maintenance. Subject to the approval of the board remove for cause, after due investigation and notice, any such school or school system failing to comply with such approval standards, rules and regulations from the approved list; which removal shall, during the period of noncompliance, permit parents of children eligible for school attendance to request the county board of educa-
tion to designate their children to an approved school with the district of residence responsible for the tuition and transportation costs. The county board of education is hereby authorized to make such designation. Procedure, insofar as applicable, shall be that provided in chapter two hundred eighty-five (285). In the event a parent of such child so designated is dissatisfied with said designation, appeal may be made to the state superintendent of public instruction as provided in section two hundred eighty-five point twelve (285.12)".

Sec. 2. By striking all of subsection twenty (20) and inserting in lieu thereof: "Make provision for carrying out the intent of chapter two hundred seventy-two (272), as will serve the best interest of education".

Sec. 3. By striking all of subsection twenty-one (21) and inserting in lieu thereof: "Develop, print and disseminate such information and facts as necessary to promote among the people of Iowa an interest and knowledge in education."

Resnick of Scott asked and received unanimous consent to withdraw his amendment to the Resnick amendment filed May 13, 1965.

Roll call was requested by Resnick of Scott and Dougherty of Lucas-Monroe.

On the question "Shall the Resnick amendment be adopted?" (S. F. 553)

The ayes were, 22:

| Baker | Gallagher <br> Caffrey | Jackson of <br> Clinton | Resnick <br> Cohen |
| :--- | :--- | :--- | :--- |
| Hanson | Kluever | Linn of |  |
| Crosier | Hausheer | Lawlor | Uban |
| Doderer | Jackson of | Maley | Varney |
| Dunton | Black Hawk | Nagle | Wright |

The nays were, 81:

| Anderson | Gannon | Millen | Rider |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Miller of | Robinson |
| Baringer | Gillette of | Buena Vista | Roe |
| Bogenrief | Clay-Dickinson | Miller of | Scherle of |
| Boot | Galeason | Page | Fremont-Mills |
| Breitbach | Glenn | Morgan | Scott |
| Bremmer | Graham | Mueller | Seibert |
| Brinck | Grassley | Murphy | Shirley of |
| Busch | Hageman | Nelson | Dallas |
| Busing | Harrington | Nielsen of | Smith of |
| Clapsaddle | Holmes | Emmet-Palo Alto O'Brien |  |
| Coffman | Hullinger | Nielsen of | Stevenson |
| Den Herder | Keleher | Shelby | Stokes |
| Detje | Kempter | Ossian | Strothman |
| Dougherty | Kennedy | Oxley | Stueland |
| Doyle | Korn | Palmer | Utzig |
| Duffy | Loss | Patton | Webster |
| Edgington | Lynch | Quinn | Wengert |
| Carnahan | Madden | Radl | Whisler |
| Fischer of | Mahan | Redfern | Wilson |
| Grundy | Maule | Renda | Winkelman |
| Foster | Mayberry | Rickert | Wolcott |
| Fullmer | McNamara |  |  |

Absent or not voting, 21:

| Burke | Fisher of |
| :--- | :--- |
| Cochran | Greene |
| Conway | Gillette of |
| Craig | Story |
| Denato | Glanton |
| Distelhorst | Houston |

Hutchins
Meacham
Melrose
Miller of
Des Moines
Oehlsen

O'Malley
Rasmussen
Reichardt
Shannahan
Tieden
Mr. Speaker
The amendment lost.
Nielsen of Emmet-Palo Alto offered the following amendment filed May 13, 1965, and moved its adoption:

Amend Senate File 553 (as passed by the Senate) by striking in line seven (7) of section two (2) the following:
", parochial and private".
Roll call was requested by Nielsen of Emmet-Palo Alto and Brinck of Lee.

On the question "Shall the Nielsen amendment be adopted" (S. F. 553)

The ayes were, 22:

| Anderson | He |
| :--- | :--- |
| Boot | Kerder |
| Den Her |  |
| Edgington | Kl |
| Graham | M |
| Grassley | M |
| The nays were, $87:$ |  |
|  |  |

Bailey
$\begin{aligned} & \text { Baker } \\ & \text { Baringer } \\ & \text { Bogenrief }\end{aligned}$
Bar
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Detje
Distelhorst
Doderer
Dougherty
Duffy
Felger
Fischer of
Grundy
Foster

Hanson
Keleher
Kluever
Maley
Morgan
Mueller

| Nielsen of | Stevenson |
| :--- | :--- |
| Emmet-Palo Alto | Stokes |
| Ossian | Stueland |
| Patton | Whisler |
| Redfern | Winkelman |
| Scott |  |

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kennedy
Korn

Lawlor
Loss
Lynch
Mahan
Mayberry
McNamara
Millen
Miller of
Buena Vista
Miller of
Des Moines
Murphy
Nagle
Nelson
Nielsen of
Shelby
O'Malley
Oxley
Palmer
Quinn
Radl
Rasmussen
Reichardt
Renda
Resnick

Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Seibert
Shirley of Dallas
Smith of Linn
Smith of o'Brien
Strothman
Tieden
Uban
Utzig
Varney
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker

Absent or not voting, 15:

| Burke | Dunton <br> Caffrey | Fisher of <br> Greene | Madden <br> Craig |
| :--- | :--- | :--- | :--- |
| Maule | Miller of |  |  |
| Denato | Hutchins | Meacham | Melrose |
| Doyle |  |  | Oehlsen |

The amendment lost.
Kempter of Jackson offered the following amendment filed May 13, 1965 :

Amend Senate File 553 as follows:

1. Amend by striking lines seven (7) through eleven (11) inclusive in section two (2) and inserting in lieu thereof the following:
"administering the following minimum standard curriculum which shall be offered annually in those of the following grades established by all public, parochial and private schools unless provisions are made for sharing courses under sections four (4) and six (6) of this Act;".
2. Strike from line forty-three (43) of section two (2) the words "teach annually" and insert in lieu thereof the word "offer".
3. Insert after the word "each" in line sixty-four (64) of section two (2) the word "high".
4. Strike lines three (3) through six (6) of section four (4) and insert in lieu thereof the following:
"1. Two (2) or more schools may share the services of a single instructor in two (2) or more school districts".
5. Strike all of line seven (7) and insert in lieu thereof:
"2. Public schools shall enroll for specified courses"
Division requested.
Kempter of Jackson moved the adoption of his amendment by divisions.

Division 1 lost.
Division 2 was adopted.
Kluever of Cass offered the following amendment filed May 19, 1965, and moved its adoption :

Amend Senate File 553 by inserting after the word "each" in line 64 of section two (2) the words "junior and senior high".

The amendment lost.
Division 3 of the Kempter amendment was adopted.
Division 4 was adopted.
Tieden of Clayton moved to defer Senate File 553 and that the bill retain its place on the calendar.

The motion lost.
Roll call was requested on division 5 by Kempter of Jackson and Jackson of Black Hawk.

On the question "Shall division 5 of the Kempter amendment be adopted?"

The ayes were, 50 :

| Anderson | Glenn |
| :--- | :--- |
| Bogenrief | Grassley |
| Breitbach | Gregerson |
| Coffman | Hageman |
| Conway | Hanson |
| Dougherty | Harrington |
| Doyle | Holmes |
| Edgington | Hullinger |
| Fischer of | Hutchins |
| Grundy | Keleher |
| Gannon | Kempter |
| Gillette of | Kennedy |
| Clay-Dickinson | Korn |
| Gleason | Lynch |

The nays were, 58:

| Bailey | Doderer <br> Baker |
| :--- | :--- |
| Danton |  |
| Baringer | Felger |
| Boot | Foster |
| Bremmer | Fullmer |
| Brinck | Gallagher |
| Busch | Gaudineer |
| Carnahan | Graham |
| Clapsaddle | Hausheer |
| Cochran | Houston |
| Cohen | Jackson of |
| Crosier | Black Hawk |
| Denato | Jackson of |
| Den Herder | Clinton |
| Detje | Kluever |
| Distelhorst | Lawlor |

Absent or not voting, 16:
Burke Fisher of
Busing
Caffrey
Craig
Duffy
Greene
Gillette of
Story
Glanton
Division 5 of the Kempter amendment lost.
Speaker pro tempore Miller in the chair.
Doderer of Johnson offered the following amendment filed May 17, 1965 :

Amend Senate File 553 as follows:

1. By striking all of line twenty-three (23) after the word "studies", and all of lines twenty-four (24), twenty-five (25) and twenty-six (26) of section two (2) and inserting in lieu thereof the following: "; mathematics;"
2. By striking all of line twenty-eight (28) after the word "education," and all of lines twenty-nine (29) and thirty (30) of section two (2).

Gillette of Clay-Dickinson offered the following amendment filed May 19, 1965, to the Doderer amendment and moved its adoption:

Amend the Doderer of Johnson amendment to Senate File 553 filed on May 17, 1965, by striking lines one (1), two (2), three (3) and four (4) and inserting in lieu thereof the following: "Amend Senate File 553 by striking lines forty-six (46) and forty-seven (47) in section two (2) and inserting in lieu thereof "history, and American government".

The amendment was adopted.
Doderer of Johnson moved the adoption of her amendment as amended.

The amendment as amended was adopted.
Doderer of Johnson asked and received unanimous consent to withdraw her amendment filed May 17, 1965.

Doderer of Johnson offered the following amendment filed May 18, 1965 :

Amend Senate File 553 as follows:

1. By striking all of line twenty-three (23) after the word "studies", and all of lines twenty-four (24), twenty-five (25) and twenty-six of section two (2) and inserting in lieu thereof the following: "; mathematics;".
2. By striking from lines twenty-eight (28) and twenty-nine (29) of section two (2) the words ", including the effects of alcohol, narcotics, and poisons on the human body".
3. By striking from lines twenty-nine (29) and thirty (30) of section two (2) the words ", safety, fire prevention, and first aid".
4. By striking from lines three (3) and four (4) of section four (4) the words ", when he is satisfied that it is necessary to realize the purposes of this chapter,".

Division requested.
Doderer of Johnson moved the adoption of her amendment by divisions.

Division 1 withdrawn.
Division 2 lost.
Division 3 adopted.
Division 4 withdrawn.
Gillette of Clay-Dickinson asked and received unanimous consent to withdraw his amendment filed May 13, 1965, and the amendment by Hullinger filed May 17, 1965.

Resnick of Scott offered the following amendment filed May 11, 1965, and moved its adoption:

Amend Senate File 553 as follows:

1. Amend section two (2) line thirty-five (35) by striking all after the word "art" and inserting in lieu thereof a "period".
2. Amend section two (2) by striking all of line thirty-six (36),

The amendment was adopted.
Jackson of Black Hawk offered the following amendment filed May 13,1965 , and moved its adoption :
Amend Senate File 553, section two (2), subsection six, (6), line 54, by striking the word and number "five (5)", and inserting in lieu thereof the word and figure "ten (10)".

Further amend section two (2), subsection six (6), line 57 , by striking the words "and health occupations." and inserting in lieu thereof the following "health occupations and trade and industry."
(Business pending at adjournment.)

## MOTION TO RECONSIDER

I move to reconsider the vote by which division 1 of the Kempter amendment filed May 13, 1965, failed to pass the House.

O'Malley of Polk.
Hageman of Winneshiek.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 29, 553, 665 and Senate Files 132, 166, 169, 299, 445, 468 and 559.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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, 553, 665 and Senate Files 132, 166, 169, 299, 445, 468 and 559.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 19th day of May, 1965, sent to the Governor for his approval: House Files 29, 553 and 665.

Report adopted.

> Alfred P. Brettbach, Sr., Chairman.

## REPORT OF NONCONTROVERSIAL BILL

Mr. Speaker: Your sifting committee recommends the following bill be placed on the noncontroversial calendar:
> H.F. 685 To legalize and validate the proceedings of the Buchanan County board of education. By Harrington.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILL

Mr. Speaker: Your sifting committee recommends the following bill be placed on the noncontroversial calendar:
S. F. 256 Relating to allocation to county board of education fund and to reimbursement of school district for loss of taxes. By Shoeman, Hill and Main.

Casey Loss, Chairman.

## REPORTS OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House File 424, a bill for an act to establish a secondary road research 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.

Casey Loss, Chairman.
Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 239, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 591, 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, 1965, and ending June 30, 1967, 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 do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 592, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund for the biennium .beginning July 1, 1965, and ending June 30, 1967, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.


#### Abstract

Also: Mr. Speaker: Your committee on appropriations to whom was referred Senate File 593, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1 1965, and ending June 30, 1967, for use as a 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.


## Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 599, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), 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.

> CASEY LOSS, Chairman.

Also :
Mr. Speaker: Your committee on appropriations to whom was referred Senate Joint Resolution 26, a joint resolution to continue the interim committee to study the court system of Iowa (created pursuant to Senate Joint Resolution 18, 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.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 483, section one (1), by striking all of line nine (9) after the first word "market".

Further amend by striking all of section three (3) after the word "Code." in line eight (8) and inserting in lieu thereof: "Any truck registered as a farm truck may be used to transport raw farm products produced only for the owner of the truck. The truck shall have identification upon it in conformity with section three hundred twenty-seven point seventeen (327.17), of the Code, also stating this truck is not for hire."

Houston of Crawford.
Amend the Smith of O'Brien amendment of May 13 to House File 548 by striking all of lines twenty-eight (28) and twenty-nine (29) and inserting in lieu thereof: "The Board of the local school district with the largest population in the county shall be responsible for calling the election."

Smith of O'Brien.
Amend Senate File 553 by substituting for the Robinson, et al., amendment of May 6 the wording of the Smith of O'Brien amendment of May 13 to House File 548.

Smith of O'Brien.

Amend Senate File 553 by inserting after the word "each" in line 64 of section two (2) the words "junior and senior high."

Further amend Senate File 553 by striking the word and figure "seven (7)" in line 87 and substituting in lieu thereof the word and figure "ten (10)".

Kluever of Cass.
Amend the Reichardt of Polk amendment to Senate File 553 filed May 12, 1965, by striking from line thirteen (13) the quotation marks (") and inserting in lieu thereof the following: "The state superintendent and state board shall not permit the playing of any post-season and/or all-star high school football and basketball contests."

Miller of Page. Edgington of Franklin.

Amend Senate File 553 as follows:

1. By adding the following new section at the end:
"If any provision of this Act or any section, sentence, clause, phrase or word, or the application thereof in any circumstances is held invalid, the validity of the remainder of the Act and of the application of any such provision, section, sentence, clause, phrase or word in any other circumstances shall not be affected thereby."

## Baringer of Fayette.

Amend Senate File 553 by striking all of line seven (7) of section four (4) and substituting in lieu thereof the following:
"Public schools may enroll for specified courses".
Gannon of Jasper.
Amend Senate File 553, section two (2), by striking the period in line fifty-eight (58) and inserting in lieu thereof the following: "and each unit of each subject shall be offered, at least, annually to each high school student in the normal progression of such subject."

Gaudineer of Polk.
Amend Senate File 553, section two (2), by striking from line one hundred forty-four (144) the semi-colon and by striking all of lines one hundred forty-five (145) through one hundred fifty-eight (158), inclusive, and inserting in lieu thereof a period.

Busing of Hamilton.
Amend House File 658 as follows:
Amend section four (4) by striking
all after the word "annually" in line twenty-one (21), and inserting in lieu thereof a period. Also, by striking all of lines twenty-two (22), twenty-three (23) and twenty-four (24) and inserting in lieu thereof the following:
"Sections seven (7), eight (8) and nine (9) of this Act shall not apply to these establishments, provided that:".

MUELLER of Winnebago-Worth. Oehlsen of Hardin.

Amend House File 658, section nine (9), by striking in line four (4) the words and number "When one (1)" and all of lines five (5) through nine (9).

MUELLER of Winnebago-Worth.
Amend House File 668 as follows:

1. Amend section one (1) by inserting after the word "home" in line fourteen (14) the following:
", the sales of service furnished, rendered or provided to a retail consumer or user by any person in the business of washing, greasing, parking and storage of motor vehicles and trailers, and the sales of service furnished, rendered or provided in the repairing of tangible personal property except that the service of repairing real estate assessed as tangible personal property as referred to in section four hundred twentyeight point four (428.4) of the Code shall be exempt".
2. Amend section two (2) by inserting after the word "home" in line eight (8) the following:
", the service furnished, rendered or provided by the business of washing, greasing, parking and storage of motor vehicles and trailers and the business of repairing tangible personal property".
3. Amend section four (4) by inserting after the word "home" in line nine (9) the following:
", and the gross receipts of the service furnished, rendered, or performed by the business of washing, greasing, parking, and storage of motor vehicles and trailers, and the gross receipts of the services furnished, rendered, or performed by the business of repairing tangible personal property".
4. Further amend by adding a new section after section four (4) to read as follows:
"This Act being deemed of immediate importance shall be in force and effect starting July 1, 1965, and thereafter."

Guleite of Clay-Dickinson. Loss of Kossuth. Miller of Des Moines. Maule of Monona.

1. Amend House File 686 by striking all of section two (2) and renumbering the remaining sections.

HOUSTON of Crawford. Shannahan of Woodbury.

Amend Senate File 597 by adding the following new section:
"The secretary of state, his employees or agents, are hereby exempted from all personal liability as a result of errors or omissions in the performance of any duty required by the Uniform Commercial Code, Senate File two hundred twenty-seven (227), Acts of the Sixty-first General Assembly, except in cases of wilful negligence.
"In the event of such error or omission the State of Iowa shall be liable in respect to such claims in the same manner,

10 and to the same extent as a private individual under like 11 circumstances.
"Immunity of the state from suit and liability in such case is waived to the extent provided in Senate File 322, Acts of the Sixty-first General Assembly, and said Act shall govern the extent of liability and the practice and procedure necessary to establish any liability of the state."

Jackson of Clinton.
Amend Senate File 592 by striking the words and figures "two million sixty-eight thousand dollars ( $\$ 2,068,000.00$ )" in lines three (3) and four (4) of section one (1) and inserting in lieu thereof the words and figures "two million dollars ( $\$ 2,000,000.00$ )".

Further amend Senate File 592 by striking all of subsection two (2) of section one (1).

Brinck of Lee.
On motion by Maule of Monona, the House recessed until 7:15 p.m.

## EVENING SESSION

The House reconvened at 7:30 p.m. for a special memorial session, Mahan of Johnson in the chair.

May the road rise up to meet you, May the wind be always at your back, And may God hold you in the hollow of His hand.

An Old Irish Prayer
Prelude-Organ Interlude $\qquad$ Philip Pfaltzgraff East High School Student
Invocation Honorable Keith H. Dunton Representative, Keokuk County
"Adoramus Te da Pelestrina" $\qquad$ Anonymous
"O Man Thy Grief and Sin Bemoan" Ralph E. Williams

> East High School A Cappella Choir, Des Moines Mrs. Joyce Lutz, Director
> MEMORIALS
"The Night Has a Thousand Eyes" .........................................Noble Cain
East High School Sextet
Cindy Lankford, Sandy Taylor, Debbie Meineke, JoAnn Thompson, Sherri O'Neel, Donna Toigo

MEMORIALS
"Frostiana" $\qquad$ .Poem by Robert Frost Put to music by Randolph Thompson A Cappella Choir

Soloist: Kay Emm, East High School Student
Memorial resolutions commemorating the lives and public services of the following deceased were presented, read and unanimously adopted by rising vote:

Honorable Elmer A. Bass, Honorable J. LeRoy Drake, Honorable William J. "Bill" Dreessen, Honorable E. W. (Penn) Eckles, Honorable W. C. Edson, Honorable James W. Foster, Honorable Theodore C. Hutchison, Honorable John W. Jacobs, Honorable Fred L. Johnson, Honorable Leo Otis Lampman, Honorable William S. "Bill" Lynes, Honorable Morgan J. McEnaney, Honorable Curtis L. McKinnon, Honorable Edward James Maniece, Honorable Oscar Mead, Honorable Leroy S. Mercer, Honorable Harry A. Moore, Honorable Charles B. Murtagh, Honorable Martin E. Sar, Honorable Ray E. Shepard, Honorable Ernest T. Smith and Honorable Dora A. Vaughn.

## HOUSE RESOLUTION

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of these men the state has lost honored citizens and faithful and useful public servants, and the House, by this resolution, expresses its appreciation of their services and tenders its sympathy to the members of their families.

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 enrolled copies to the families of the deceased.
Benediction
Honorable Floyd H. Millen Representative, Jefferson-Van Buren Counties Postlude-Organ Interlude Philip Pfaltzgraff

Memorial Session Committee: Honorable Bruce E. Mahan, Chairman; Honorable Keith H. Dunton; Honorable Floyd H. Millen.

Floral arrangements by Boesen The Florist, Des Moines, Iowa.
Organ compliments of Stoner Piano Company, Des Moines, Iowa.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, May 20, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Thursday, May 20, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Richard Quinlan, pastor of the Methodist Church, Minburn, Iowa.

The Journal of Wednesday, May 19, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Seibert of Adair-Madison on request of Resnick of Scott.

## PRESENTATION OF VISITORS

Dougherty of Lucas-Monroe presented to the House Phil Robinson, a senior from the Albia Community High School.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 424, Senate Files 591, 592, 593, 599 and Senate Joint Resolution 26, under Rule 35.

## COMMUNICATION

Forest City, Iowa, May 15, 1965.
Honorable Vincent B. Steffen, Speaker of the House and
Honorable Members of the Sixty-first General Assembly.
Was just released from the hospital May 12, and on going through my mail came upon your House Resolution 5, voicing concern at my illness and further expressing good wishes for speedy and complete recovery.

Am most humbly appreciative of this thoughtful courtesy from members of the Iowa Assembly and shall treasure the document but more particularly the memory of it.

Have always felt that the real reward for serving in the Iowa Legislature comes through the many very fine people one meets and is privileged to associate and work among during the sessions.

House Resolution 5 bears this out most convincingly.
Am convalescing on a slow and easy schedule of doing nothing and following doctor's instructions closely.

Had in mind to visit the Assembly but having been ill most of the winter;
it now appears doubtful if I shall have the privilege of stopping in on your session.

My sincere thanks and well wishes to all,
Henry C. Nelson, Speaker of the House, Fifty-ninth General Assembly of Iowa.

## INTRODUCTION OF BILLS

House File 693, by appropriations committee, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of regents.

Read first time and placed on the calendar.

## OBJECTION TO SENATE FILE 398 BEING ON NONCONTROVERSIAL CALENDAR

We, the undersigned, do hereby object to Senate File 398 being placed on the noncontroversial calendar.

> BUSCH of Bremer.
> MILLEN of Jefferson-Van Buren. SMITH of O'Brien.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 496, a bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 575, a bill for an act relating to civil defense in the State of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 632, a bill for an act to authorize the Iowa Development Commission to insure the economic and orderly development of the state.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 492, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand $(25,000)$ or more. Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 492

Amend House File 492 as follows:
Strike line 2 of the title and insert in lieu thereof a period.
In section 1, line 2, and in section 12, lines 5 and 6 , strike the words and figures "twenty-five thousand $(25,000)$ " and insert in lieu thereof the words and figures "fifty thousand ( 50,000 )".

In section 3, line 12, strike the words "city clerk" and insert in lieu thereof the words "county chairman".

Add thereto the following new section:
Sec. 13. This Act shall also apply in and to any special charter city having a population of twenty thousand $(20,000)$ or more and less than fifty thousand $(50,000)$, except when such city is operating under a plan of municipal government which specifically provides for a non-partisan primary election. However, wherever this Act requires publication in two (2) newspapers within the city, publication in one (1) newspaper within the city shall be sufficient in such special charter cities having a population of twenty thousand $(20,000)$ or more but less than fifty thousand $(50,000)$.

## SENATE MESSAGES CONSIDERED

Senate File 489, a bill for an act relating to collection of taxes.
Read first time and referred to committee on ways and means.
Senate File 576, a bill for an act to amend chapter twenty-nine (29), Code 1962, as amended, relating to the state military forces.

Read first time and referred to the sifting committee.

## SENATE AMENDMENT CONSIDERED

Harrington of Buchanan called up for consideration House File 538, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 538 by adding the following new section:
"Sec. 2. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Auburn Enterprise, a newspaper published at Auburn, Iowa, and in the New Hampton Tribune, a newspaper published at New Hampton, Iowa."

The motion prevailed and the House concurred in the Senate amendment.

Harrington of Buchanan 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 " (H. F. 538)

The ayes were, 100:

Anderson
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Edgington
Felger
Fischer of
Grundy

Fisher of Greene Foster Gannon Gaudineer Gillette of Clay-Dickinson
Gillette of Story
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss Resnick

Lynch Madden
Mahan Maule Mayberry
Meacham Melrose Millen Miller of

Des Moines Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emme
oAlto Utzig
O'Malley Webster
Ossian Wengert
Oxley Whisler
Palmer Winkelman
Radl Wolcott
Rasmussen Wright
Redfern

Resnick
Rickert
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Shirley of
Dallas
Smith of
Linn
Smith of
o'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney

Mr. Speaker

The nays were, 2:
Craig
Patton
Absent or not voting, 22:

| Bailey | Glanton | McNamara | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Gregerson | Miller of | Renda |
| Burke | Jackson of | Buena Vista | Render |
| Ruffy | Clinton | Nielsen of | Seibert |
| Dhert | Kelby | Shannahan |  |
| Dunton | Kempter | Quinn | Wilson |
| Fullmer | Maley |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE RECEDES

(House File 46)
Scherle of Fremont-Mills called up for consideration House File 46, a bill for an act relating to firearm permits, amended by the House, and moved that the House recede from its amendment.

The motion prevailed.
Scherle of Fremont-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?" (H. F. 46)
The ayes were, 103:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Craig
Crosier
Den Herder
Detje
Distelhorst
Dougherty
Doyle
Duffy
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss

The nays were, 5 :
Carnahan
Cohen
Absent or not voting, 16:

Burke
Denato
Dunton
Fullmer
Harrington

Jackson of
Clinton
Maley
McNamara

| Lynch | Renda |
| :--- | :--- |
| Madden | Resnick |
| Mahan | Rickert |
| Maule | Rider |

Mayberry
Meacham
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Tieden
Nielsen of Uban
Shelby Utzig
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Radl
Redfern
Reichardt

Renda
Resnick
Rider
Robinson
Scherle of
Fremont-Mills
Scott
Shirley of
Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland

Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

Doderer
Hutchins

| Miller of | Roe |
| :--- | :--- |
| Buena Vista | Seibert |
| Patton | Shannahan |
| Quinn | Wilson |
| Rasmussen |  |

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 28
Doderer of Johnson called up for consideration House Concurrent Resolution 28, found on page 1472 of the Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

## ADOPTION OF HOUSE CONCURRENT RESOLUTION 30

Bremmer of Pottawattamie called up for consideration House Concurrent Resolution 30, found on page 1688 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor, was taken up for consideration.

Robinson of Audubon-Guthrie moved that House File 658 be deferred and that the bill retain its place on the calendar, which motion lost.

Radl of Linn offered the following amendment filed April 29, 1965, and moved its adoption :

Amend House File 658 as follows:

1. By inserting after line 107 of section 2 the following:
"22. 'Slaughterer' means any person regularly engaged in the commercial slaughtering of livestock.
2. 'Livestock' means cattle, calves, sheep, swine, horses, mules, goats, and any other animal which can or may be used in and for the preparation of meat or meat products.
3. 'Packer' means any person engaged in the business of slaughtering, or of manufacturing or preparing meat or meat products for sale, either by such persons or others; or of manufacturing or preparing livestock products for sale by such person or others.
4. 'Stockyard' means any place, establishment, or facility commonly known as a stockyard, conducted or operated for compensation or profit as a public market, consisting of pens or other enclosures and their appurtenances, for the handling, keeping, and holding of livestock for the purpose of sale or shipment.
5. 'Humane method' means either:
a. A method whereby the animal is rendered insensible to pain by mechanical, electrical, chemical, or other means that is rapid and effective, before being shackled, hoisted, thrown, cast, or cut; or
b. A method in accordance with ritual requirements of the Jewish faith or any other religious faith whereby the animal suffers loss of consciousness by anemia of the brain caused by the simultaneous and instantaneous severance of the carotid arteries with a sharp instrument; or
c. Any method, currently considered humane by regulations in federally inspected plants, subject to the federal humane slaughter law."
6. By adding the following sections after section 6 of the bill:
"No slaughterer, packer, or stockyard operator shall shackle, hoist, or otherwise bring livestock into position for slaughter, by any method which shall cause injury or pain."
"No slaughterer, packer, or stockyard operator shall bleed or slaughter any livestock except by a humane method; provided, however, that the
secretary may by administrative order, exempt from compliance with this Act, for a period of not to exceed one (1) year after the effective date of this Act, any slaughterer, packer, or stockyard operator if he finds that an earlier compliance shall cause such person an undue hardship."
"The secretary shall administer the provisions of this Act. He shall promulgate and may from time to time revise rules and regulations which shall conform substantially to the rules and regulations promulgated by the secretary of agriculture of the United States under the federal humane slaughter Act of 1958, public law 85-765, 72 stat. 862, and any amendments thereto; provided, however, that the use of a manually operated hammer, sledge, or poleax is declared to be an inhumane method of slaughter within the meaning of this Act."
7. By renumbering the section in accordance with this amendment.
8. Amend the title by inserting after the word "therefor" in line 2 the words, "and to provide for the humane slaughter of livestock".

The amendment was adopted.
Loss of Kossuth offered the following committee amendment filed May 13, 1965, and moved its adoption:

Amend House File 658 as follows:
Section nineteen (19), line three (3), by striking the words and figures "five hundred thousand dollars ( $\$ 500,000.00$ )" and inserting in lieu thereof the words and figures "two hundred fifty thousand dollars ( $\$ 250,000.00$ )".

The amendment was adopted.
Mueller of Winnebago-Worth offered the following amendment, filed May 19, 1965, by Mueller and Oehlsen, and moved its adoption:

Amend House File 658 as follows:
Amend section four (4) by striking all after the word "annually" in line twenty-one (21), and inserting in lieu thereof a period. Also, by striking all of lines twenty-two (22), twenty-three (23) and twenty-four (24) and inserting in lieu thereof the following:
"Sections seven (7), eight (8) and nine (9) of this Act shall not apply to these establishments, provided that:".

The amendment was adopted.
Mueller of Winnebago-Worth offered the following amendment filed May 19, 1965, and moved its adoption:

Amend House File 658, section nine (9), by, striking in line four (4) the words and number "When one (1)" and all of lines five (5) through nine (9).

The amendment was adopted.
Baringer of Fayette offered the following amendment filed May 20, 1965, and moved its adoption:

Amend House File 658, section five (5), by striking lines thirteen (13), fourteen (14), fifteen (15) and sixteen (16) and inserting in lieu thereof the following: "inspection takes place. The secretary may utilize the state veterinarian and veterinarians under his supervision in the enforcement of this Act."

The amendment lost.
Loss of Kossuth moved the previous question.
Motion prevailed.
Oehlsen 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?" (H. F. 658)
The ayes were, 104:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Gallagher

Gannon Gillette of Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden Renda

Mahan Resnick
Maley Rickert
Maule Rider
McNamara
Meacham
Melrose
Millen
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Stueland
Nielsen of Uban
Shelby Utzig
Oehlsen Varney
O'Malley Webster
Ossian Wengert
Oxley Whisler
Palmer Wilson
Patton Winkelman
Radl
Rasmussen
Redfern
Reichardt
The nays were, 6:
Busing

Conway $\quad$| Fischer of |
| :---: |
| Grundy |

Absent or not voting, 14:

| Bogenrief | Duffy | Mayberry | Robinson |
| :---: | :---: | :---: | :---: |
| Burke | Gaudineer | Miller of | Seibert |
| Caffrey | Holmes | Buena Vista | Shannahan |
| Detje | Lynch | Quinn |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## MOTION TO RECONSIDER LOST

(House File 564)
Baker of Boone called up for consideration the motion by Caffrey, et al., found on page 1526 of the Journal, to reconsider the vote on House File 564.

Baker of Boone moved to reconsider the vote by which House File 564 passed the House.

The motion lost.
House File 689, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving, was taken up for consideration.

Meacham 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?" (H. F. 689)
The ayes were, 114:

| Anderson | Fullmer | Loss | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Lynch | Rickert |
| Baker | Gannon | Madden | Rider |
| Baringer | Gaudineer | Mahan | Robinson |
| Boot | Gillette of | Maley |  |
| Breitbach | Clay-Dickinson | Maule | Scherle of |
| Bremmer | Gillette of | Mayberry | Fremont-Mills |
| Brinck | Story | Meacham | Scott |
| Busch | Glanton | Melrose | Shannahan |
| Busing | Gleason | Millen | Shirley of |
| Carnahan | Glenn | Miller of | Dallas |
| Clapsaddle | Graham | Page | Smith of |
| Cochran | Grassley | Morgan | Linn |
| Coffman | Gregerson | Mueller | mith of |
| Cohen | Hageman | Murphy | O'Brien |
| Conway | Hanson | Nagle | Stevenson |
| Craig | Harrington | Nelson | Stokes |
| Crosier | Hausheer | Nielsen of | Strothman |
| Denato | Holmes | Emmet-Palo Alto | Stueland |
| Den Herder | Houston | Nielsen of | Tieden |
| Distelhorst | Hullinger | Shelby | Uban |
| Doderer | Hutchins | Oehlsen | Utzig |
| Dougherty | Jackson of | O'Malley | Varney |
| Doyle | Black Hawk | Ossian | Webster |
| Duffy | Jackson of | Oxley | Wengert |
| Dunton | Clinton | Palmer | Whisler |
| Felger | Keleher | Patton | Wilson |
| Fischer of | Kempter | Radl | Winkelman |
| Grundy | Kennedy | Rasmussen | Wolcott |
| Fisher of | Kluever | Reichardt | Wright |
| Greene | Korn | Redfern | Mr. Speaker |
| Foster | Lawlor | Renda |  |

The nays were, none.
Absent or not voting, 10:

| Bogenrief | Detje |
| :--- | :--- |
| Burke | Edgington <br> Caffrey |
| McNamara |  |


| Miller of | Quinn |
| :---: | :--- |
| Buena Vista | Seibert |
| Miller of |  |
| Des Moines |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 690, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation, was taken up for consideration.

Meacham 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?" (H. F. 690)
The ayes were, 113:

| Anderson | Gallagher | Lynch | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Madden | Rickert |
| Baker | Gaudineer | Mahan | Rider |
| Baringer | Gillette of | Maley | Robinson |
| Bogenrief | Clay-Dickinson | Maule | Roe |
| Boot | Gillette of | McNamara | Scherle of |
| Breitbach | Story | Meacham | Fremont-Mills |
| Bremmer | Glanton | Melrose | Scott |
| Brinck | Gleason | Millen | Shannahan |
| Busch | Glenn | Miller of | Shirley of |
| Busing | Graham | Des Moines | Dallas |
| Carnahan | Grassley | Miller of | Smith of |
| Clapsaddle | Gregerson | Page | Linn |
| Cochran | Hageman | Morgan | Smith of |
| Coffman | Hanson | Mueller | O'Brien |
| Conway | Harrington | Murphy | Stevenson |
| Craig | Hausheer | Nagle | Stokes |
| Crosier | Holmes | Nelson | Strothman |
| Denato | Houston | Nielsen of | Stueland |
| Den Herder | Hullinger | Emmet-Palo Alto Tieden |  |
| Distelhorst | Hutchins | Nielsen of | Uban |
| Dougherty | Jackson of | Shelby | Utzig |
| Doyle | Black Hawk | Oehlsen | Varney |
| Dunton | Jackson of | O'Malley | Webster |
| Edgington | Clinton | Ossian | Wengert |
| Felger | Keleher | Oxley | Whisler |
| Fischer of | Kempter | Palmer | Wilson |
| Grundy | Kennedy | Patton | Winkelman |
| Fisher of | Kluever | Rasmussen | Wolcott |
| Greene | Korn | Redfern | Wright |
| Foster | Lawlor | Reichardt | Mr. Speaker |
| Fullmer | Loss | Renda |  |

Absent or not voting, 10:
Burke
Caffrey
Cohen

Detje
Duffy
Mayberry
\(\underset{\substack{Miller of <br>
Quinn <br>

Quista}}{Vadl} \quad\)| Reibert |
| :--- |
| Sina |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 566, 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, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, land acquisition, for siltation control, for boundary surveys, engineering services and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, was taken up for consideration.

Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 566)
The ayes were, 112:

| Anderson | Foster | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Mahan | Resnick |
| Baker | Gannon | Maley | Rickert |
| Baringer | Gaudineer | Maule | Rider |
| Boot | Gillette of | McNamara | Robinson |
| Breitbach | Clay-Dickinson | Meacham | Roe |
| Bremmer | Gillette of | Melrose | Scott |
| Brinck | Story | Millen | Shannahan |
| Busing | Glanton | Miller of | Shirley of |
| Caffrey | Gleason | Des Moines | Dallas |
| Carnahan | Graham | Miller of | Smith of |
| Clapsaddle | Grassley | Page | Linn |
| Cochran | Gregerson | Morgan | Smith of |
| Coffman | Hageman | Mueller | O'Brien |
| Cohen | Hanson | Murphy | Stevenson |
| Conway | Harrington | Nagle | Stokes |
| Craig | Hausheer | Nelson | Strothman |
| Crosier | Holmes | Nielsen of | Stueland |
| Denato | Houston | Emmet-Palo Alto Tieden |  |
| Den Herder | Hullinger | Nielsen of | Uban |
| Distelhorst | Hutchins | Shelby | Utzig |
| Doderer | Jackson of | Oehlsen | Varney |
| Dougherty | Clinton | O'Malley | Webster |
| Doyle | Keleher | Ossian | Wengert |
| Duffy | Kempter | Oxley | Whisler |
| Dunton | Kennedy | Palmer | Wilson |
| Edgington | Kluever | Patton | Winkelman |
| Felger | Korn | Radl | Wolcott |
| Fischer of | Lawlor | Rasmussen | Wright |
| Grundy | Loss | Redfern | Mr. Speaker |
| Fisher of | Lynch | Reichardt |  |

The nays were, none.
Absent or not voting, 12:

| Bogenrief | Fullmer | Mayberry | Scherle of |
| :--- | :--- | :--- | :--- |
| Burke | Glenn | Miller of | Fremont-Mills |
| Busch | Jackson of | Buena Vista | Seibert |
| Detje | Black Hawk | Quinn |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 691, a bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section (2), Acts of the Fifty-ninth General Assembly, 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?" (H. F. 691)
The ayes were, 110:

| Anderson | Gaudineer | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gillette of | Mahan | Resnick |
| Boot | Clay-Dickinson | Maley | Rickert |
| Breitbach | Gillette of | Maule | Rider |
| Bremmer | Story | McNamara | Robinson |
| Brinck | Glanton | Meacham | Roe |
| Busch | Gleason | Melrose | Scott |
| Busing | Glenn | Millen | Shannahan |
| Carnahan | Graham | Miller of | Shirley of |
| Clapsaddle | Grassley | Des Moines | Dallas |
| Cochran | Gregerson | Miller of | Smith of |
| Coffman | Hageman | Page | Linn |
| Cohen | Hanson | Morgan | Smith of |
| Conway | Harrington | Mueller | O'Brien |
| Craig | Hausheer | Murphy | Stevenson |
| Crosier | Holmes | Nagle | Stokes |
| Den Herder | Houston | Nelson | Strothman |
| Distelhorst | Hullinger | Nielsen of | Stueland |
| Doderer | Hutchins | Emmet-Palo Alto Tieden |  |
| Dougherty | Jackson of | Nielsen of | Uban |
| Doyle | Black Hawk | Shelby | Utzig |
| Dunton | Jackson of | Oehlsen | Varney |
| Edgington | Clinton | O'Malley | Webster |
| Felger | Keleher | Ossian | Wengert |
| Fischer of | Kempter | Oxley | Whisler |
| Grundy | Kennedy | Palmer | Wilson |
| Fisher of | Kluever | Patton | Winkelman |
| Greene | Korn | Radl | Wolcott |
| Foster | Lawlor | Rasmussen | Wright |
| Gallagher | Loss | Redfern | Mr. Speaker |
| Gannon | Lynch | Reichardt |  |

The nays were, none.

Absent or not voting, 14:

| Bailey | Caffrey |
| :--- | :--- |
| Baringer | Denato |
| Bogenrief | Detje |
| Burke | Duffy |

Fullmer
Mayberry
Miller of
$\quad$ Buena Vista

Quinn
Scherle of Fremont-Mills Seibert

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 585, a bill for an act to make appropriations to the legislative members of the interim court study commission and for supervision and preparation of proposed legislation for said commission, 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?" (S. F. 585)
The ayes were, 107:

| Anderson | Gannon | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Baker | Gaudineer | Madden | Renda |
| Baringer | Gillette of | Mahan | Resnick |
| Bogenrief | Clay-Dickinson | Maley | Rickert |
| Boot | Gillette of | Maule | Rider |
| Breitbach | Story | McNamara | Robinson |
| Bremmer | Glanton | Meacham | Roe |
| Brinck | Gleason | Melrose | Scott |
| Busch | Glenn | Millen | Shannahan |
| Busing | Graham | Miller of | Shirley of |
| Carnahan | Grassley | Des Moines | Dallas |
| Clapsaddle | Gregerson | Miller of | Smith of |
| Cochran | Hageman | Page | Linn |
| Coffman | Hanson | Morgan | Smith of |
| Cohen | Harrington | Mueller | O'Brien |
| Conway | Hausheer | Murphy | Stevenson |
| Craig | Holmes | Nagle | Stokes |
| Den Herder | Houston | Nelson | Strothman |
| Distelhorst | Hullinger | Nielsen of | Stueland |
| Doderer | Hutchins | Emmet-PaloAlto Tieden |  |
| Dougherty | Jackson of | Nielsen of | Uban |
| Doyle | Black Hawk | Shelby | Utzig |
| Dunton | Jackson of | Oehlsen | Varney |
| Edgington | Clinton | O'Malley | Webster |
| Felger | Keleher | Ossian | Wengert |
| Fischer of | Kennedy | Oxley | Whisler |
| Grundy | Kluever | Palmer | Winkelman |
| Fisher of | Korn | Patton | Wolcott |
| Greene | Lawlor | Radl | Wright |
| Foster | Loss | Rasmussen | Mr. Speaker |

The nays were, none.
Absent or not voting, 17:

| Bailey | Detje | Mayberry | Scherle of |
| :--- | :--- | :--- | :--- |
| Burke | Duffy | Miller of | Fremont-Mills |
| Caffrey | Fullmer | Buena Vista | Seibert |
| Crosier | Gallagher | Quinn | Wilson |
| Denato | Kempter | Reichardt |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 586, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the state fair board, was taken up for consideration.

Meacham 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?" (S. F. 586)
The ayes were, 107:

| Anderson | Gaudineer | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gillette of | Maley | Resnick |
| Baringer | Clay-Dickinson | Maule | Rickert |
| Bogenrief | Gillette of | McNamara | Rider |
| Boot | Story | Meacham | Robinson |
| Breitbach | Glanton | Melrose | Roe |
| Bremmer | Gleason | Miller of | Scott |
| Brinck | Glenn | Des Moines | Shannahan |
| Busch | Graham | Miller of | Shirley of |
| Busing | Grassley | Page | Dallas |
| Caffrey | Gregerson | Morgan | Smith of |
| Carnahan | Hageman | Mueller | Linn |
| Cochran | Hanson | Murphy | Smith of |
| Coffman | Harrington | Nagle | O'Brien |
| Cohen | Hausheer | Nelson | Stevenson |
| Conway | Holmes | Nielsen of | Stokes |
| Craig | Houston | Emmet-Palo Alto Strothman |  |
| Crosier | Hullinger | Nielsen of | Stueland |
| Den Herder | Hutchins | Shelby | Tieden |
| Doderer | Jackson of | Oehlsen | Utzig |
| Dougherty | Black Hawk | O'Malley | Varney |
| Doyle | Keleher | Ossian | Webster |
| Dunton | Kempter | Oxley | Wengert |
| Edgington | Kennedy | Palmer | Whisler |
| Felger | Kluever | Patton | Wilson |
| Fisher of | Korm | Gadl | Winkelman |
| Greene | Lawlor | Rasmussen | Wolcott |
| Foster | Loss | Redfern | Wright |
| Gallagher | Lynch | Reichardt | Mr. Speaker |
| Gannon | Madden |  |  |

The nays were, none.
Absent or not voting, 17:

| Bailey | Distelhorst <br> Burke |
| :--- | :--- |
| Clapsaddle | Duffy |
| Fischer of |  |
| Denato | Grundy |
| Detje | Fullmer |


| Jackson of | Quinn |
| :--- | :--- |
| Clinton | Scherle of |
| Mayberry | Fremont-Mills |
| Millen | Seibert |
| Miller of <br> Buena Vista | Uban |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 589, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state fair board for the purpose of state aid to agricultural societies, was taken up for consideration.

Meacham 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?" (S. F. 589)
The ayes were, 104:

| Anderson | Gaudineer | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gillette of | Maley | Resnick |
| Baringer | Clay-Dickinson | Maule | Rickert |
| Boot | Gillette of | McNamara | Rider |
| Breitbach | Story | Meacham | Robinson |
| Bremmer | Glanton | Melrose | Roe |
| Brinck | Gleason | Millen | Scherle of |
| Busch | Glenn | Miller of | Fremont Mills |
| Busing | Graham | Des Moines | Scott |
| Caffrey | Grassley | Miller of | Shirley of |
| Carnahan | Gregerson | Page | Dallas |
| Cochran | Hageman | Morgan | Smith of |
| Coffman | Hanson | Mueller | Linn |
| Conway | Harrington | Murphy | Smith of |
| Craig | Hausheer | Nagle | O'Brien |
| Denato | Holmes | Nelson | Stevenson |
| Den Herder | Houston | Nielsen of | Stokes |
| Distelhorst | Hullinger | Emmet-Palo Alto Strothman |  |
| Doderer | Hutchins | Nielsen of | Stueland |
| Dougherty | Jackson of | Shelby | Tieden |
| Doyle | Clinton | Oehlsen | Utzig |
| Dunton | Keleher | O'Malley | Varney |
| Edgington | Kempter | Ossian | Webster |
| Felger | Kennedy | Oxley | Wengert |
| Fischer of | Kluever | Patton | Whisler |
| Grundy | Korn | Radl | Wilson |
| Fisher of | Lawlor | Rasmussen | Winkelman |
| Greene | Loss | Redfern | Wolcott |
| Gallagher | Lynch | Reichardt | Wright |
| Gannon |  |  |  |

The nays were, 2:
Foster Uban
Absent or not voting, 18:

| Bailey | Crosier |
| :--- | :--- |
| Bogenrief | Detje <br> Burke <br> Clapsaddle |
| Coffy |  |
| Cohen | Fullmer |
|  | Jackson of |
|  | Black Hawk |


| Madden | Quinn |
| :--- | :--- |
| Mayberry | Seibert |
| Miller of | Shannahan |
| Buena Vista | Mr. Speaker |
| Palmer |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 588, a bill for an act to appropriate from the general
fund of the State of Iowa for capital improvements to the liquor control commission, 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?" (S. F. 588)
The ayes were, 110:

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of Grundy
Fisher of Greene

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor

The nays were, 2:
Radl Foster
Absent or not voting, 12:

Bailey
Burke
Detje
Duffy

Glanton
Mayberry
Miller of
Buena Vista
Loss $\quad$ Renda
Madden Rickert
Mahan Rider

Maley Roe
Maule Scherle of
McNamara
Meacham
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of Emmet-Palo Alto Uban
Nielsen of Shelby
Oehlsen
O'Malley
Ossian
Oxley
Patton
Rasmussen
Redfern
Reichardt
Fremont-Mills
Scott
Shannahan
Shirley of
Dallas
Smith of Linn
Smith of 0'Brien
Stevenson
Strothman
Stokes
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
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 590, 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, was taken up for consideration.

Baringer of Fayette offered the following amendment filed May 20, 1965, and moved its adoption :

Amend Senate File 590 as follows:

1. In section three (3) strike line three (3) and insert the following:
"public buildings and grounds, with the approval of the state architect and the executive".

The amendment was 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?" (S. F. 590)
The ayes were, 113:

| Anderson | Fisher of | Kluever | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailes | Greene | Korn | Redfern |
| Baker | Foster | Lawlor | Reichardt |
| Baringer | Fullmer | Loss | Renda |
| Bogenrief | Gallagher | Lynch | Resnick |
| Boot | Gannon | Madden | Rider |
| Breitbach | Gaudineer | Mahan | Roe |
| Bremmer | Gillette of | Maley | Scherle of |
| Brinck | Clay-Dickinson | Maule | Fremont-Mills |
| Busch | Gillette of | Mayberry | Scott |
| Busing | Story | McNamara | Shirley of |
| Caffrey | Glanton | Meacham | Dallas |
| Carnahan | Gleason | Melrose | Smith of |
| Clapsaddle | Glenn | Millen | Linn |
| Cochran | Graham | Miller of | Smith of |
| Coffman | Grassley | Des Moines | O'Brien |
| Cohen | Gregerson | Miller of | Stevenson |
| Conway | Hageman | Page | Strothman |
| Craig | Hanson | Morgan | Stueland |
| Crosier | Harrington | Mueller | Tieden |
| Denato | Hausheer | Murphy | Uban |
| Den Herder | Holmes | Nagle | Utzig |
| Distelhorst | Houston | Nelson | Varney |
| Doderer | Hullinger | Nielsen of | Webster |
| Dougherty | Hutchins | Emmet-Palo Alto Wengert |  |
| Doyle | Jackson of | Oehlsen | Whisler |
| Dunton | Black Hawk | OMalley | Wilson |
| Edgington | Jackson of | Ossian | Winkelman |
| Felger | Clinton | Oxley | Wolcott |
| Fischer of | Keleher | Palmer | Wright |
| Grundy | Kempter | Patton | Mr. Speaker |
|  | Kennedy | Radl |  |

The nays were, none.
Absent or not voting, 11 :

## Burke <br> Detje <br> Duffy

| Quinn | Seibert |
| :--- | :--- |
| Rickert | Shannahan |
| Robinson | Stokes |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 587, 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 two hundred fifty thousand dollars ( $\$ 1,250,000.00$ ) to carry on soil conservation work in soil conservation districts, was taken up for consideration.

Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 587)
The ayes were, 110 :

| Anderson | Fullmer | Lynch | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Mahan | Resnick |
| Baker | Gaudineer | Maley | Rickert |
| Baringer | Gillette of | Maule | Rider |
| Bogenrief | Clay-Dickinson | Mayberry | Robinson |
| Boot | Gillette of | McNamara | Roe |
| Breitbach | Story | Meacham | Scherle of |
| Bremmer | Glanton | Melrose | Fremont-Mills |
| Brinck | Gleason | Millen | Scott |
| Busch | Glenn | Miller of | Shirley of |
| Busing | Graham | Des Moines | Dallas |
| Carnahan | Grassley | Miller of | Smith of |
| Clapsadde | Gregerson | Page | Linn |
| Cochran | Hageman | Morgan | Smith of |
| Coffman | Hanson | Mueller | O'Brien |
| Cohen | Harrington | Murphy | Stevenson |
| Conway | Holmes | Nagle | Stokes |
| Craig | Houston | Nelson | Strothman |
| Denato | Hullinger | Nielsen of | Stueland |
| Den Herder | Hutchins | Emmet-PaloAlto Tieden |  |
| Distelhorst | Jackson of | Nielsen of | Uban |
| Doderer | Black Hawk | Shelby | Utzig |
| Dougherty | Jackson of | Oehlsen | Varney |
| Doyle | Clinton | O'Malley | Webster |
| Duffy | Keleher | Ossian | Wengert |
| Dunton | Kempter | Oxley | Whisler |
| Edgington | Kennedy | Patton | Wilson |
| Felger | Kluever | Radl | Winkelman |
| Fischer of | Korn | Rasmussen | Wolcott |
| Grundy | Lawlor | Redfern | Wright |
| Fisher of | Loss | Reichardt | Mr. Speaker |

Greene
The nays were, 2 :
Foster Gallagher
Absent or not voting, 11:
Burke
Caffrey
Crosier

Detje
Caffrey
Crosier
Hausheer
Madden

| Miller of | Quinn |
| :--- | :--- |
| Buena Vista | Seibert |
| Palmer | Shannahan |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## UNFINISHED BUSINESS

(Senate File 553)
The House resumed consideration of Senate File 553, relating to the responsibilities of the state superintendent of public instruction and the Jackson of Black Hawk amendment found on page 1712 of the Journal.

Division was requested.
Speaker pro tempore Miller in the chair.
Jackson of Black Hawk moved the adoption of his amendment by divisions.

Division 1 lost.
Division 2 was withdrawn.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Miller in the chair.
announcement by the speaker
The Speaker announced that House File 261 was referred to the ways and means committee.

## LeAVE OF ABSENCE

Leave of absence was granted as follows:
Detje of Tama on request of Uban of Black Hawk; Fullmer of Jasper on request of Miller of Buena Vista; Rasmussen of Polk on request of Maule of Monona.

## MESSAGES FROM 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 560, a bill for an act relating to the advertising and selling of courses of instruction.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 358, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962.

Robert G. Moore, Secretary.
SENATE AMENDMENT TO HOUSE FILE 358
Amend House File 358 as follows:
"By inserting the following after the word 'architect' in line 22 of section 1:
'or a professional engineer registered under chapter one hundred fourteen (114) of the Code, provided that such unregistered persons shall not be placed in responsible charge of architectural or professional engineering work'."
"By adding in line 30 , paragraph $b$, subsection 4 of section 1 after the word 'purposes' the following: 'including grain elevators and feed mills'."
"By adding the following new paragraph to subsection 4 of section 1:
'e. Churches or church properties.'"
"By striking lines 47 through 53, inclusive, of section 1 and inserting in lieu thereof the following:
'7. Corporations may be formed under the provisions of the Iowa Business Corporation Act for the purpose of practicing architecture as herein defined. No corporation shall be eligible for registration under this chapter. A domestic or foreign corporation may practice architecture in this state, but only if all of the following requirements are met:

1. The entire practice of architecture by the corporation in this state and in connection with buildings, structures, and projects located in this state shall be done by or under the responsible supervision of an architect or architects qualified by registration as provided in this chapter.
2. All directors of the corporation and the president and all vice-presidents of the corporation shall be qualified by registration as provided in this chapter or chapter one hundred fourteen (114), Code 1962, or qualified by registration under similar laws of another state of the United States.

The practice of architecture by or through a corporation shall not relieve any person of any liabilty for professional errors or omissions which would exist if he were practicing as an individual, including but not limited to any liability arising out of negligent supervision of the work of subordinates.'"

The House resumed consideration of Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction.

Gaudineer of Polk offered the following amendment filed May 19, 1965, and moved its adoption:

Amend Senate File 553, section two (2), by striking the period in line fifty-eight (58) and inserting in lieu thereof the following: "and each unit of each subject shall be offered, at least, annually to each high school student in the normal progression of such subject."

The amendment lost.
Mayberry of Lee asked and received unanimous consent to withdraw his amendment filed May 17, 1965.

Redfern of Lee offered the following amendment filed May 12, 1965, and moved its adoption:

Amend Senate File 553 as follows:

1. Amend section two (2), line sixty-five (65), by striking the words "qualified" and "adequate".
2. Amend section two (2), line sixty-six (66) by striking the words "Adequate personnel."

Division requested.
Redfern of Lee moved the adoption of division 1 of his amendment.

Division 1 was adopted.
Division 2 was withdrawn.
Mueller of Winnebago-Worth offered the following amendment filed May 12, 1965, and moved its adoption:

Amend Senate File 553 (As passed by the Senate) by striking lines 94 to 107 , inclusive, of section 2 and inserting the following in lieu thereof:
"Every high school shall employ, or share with one or more other high schools the employment of, at least one (1) professionally trained guidance counselor so that, as nearly as practicable, at least one such counselor shall be employed full time for every five hundred (500) high school students or major fraction thereof in one or more high schools. Other members of the non-instructional professional staff may also be employed or shared by one or more high schools, including physicians, dentists, nurses, school psychologists, speech therapists and other specialists, and shall meet the professional practice requirements of this state relating to their special services."

The amendment was adopted.
Shirley of Dallas moved to reconsider the vote by which the Kluever amendment of May 19, 1965, found on page 1709 of the Journal, failed to be adopted by the House.

The motion prevailed.
Kluever of Cass asked and received unanimous consent to withdraw his reconsidered amendment of May 19, 1965.

Kluever of Cass offered the following amendment filed May 20, 1965, and moved its adoption :

1. Amend Senate File 553 as amended by inserting after the word "each" in line 64 of section two (2) the words "junior and senior".
2. Further amend Senate File 553 by striking the word and figure "seven (7)" in line 87 and substituting in lieu thereof the word and figure "ten (10)".

The amendment was adopted.

## CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on Senate File 553 and all amendments to Senate File 553.

Reichardt of Polk offered the following amendment filed May 12, 1965 :

Amend Senate File 553 by inserting in line one hundred twenty-three (123) of section two (2) after the word "activities." the following:
"The state superintendent, with the approval of the state board, shall adopt such rules and regulations governing private organizations and associations in Iowa which organize, sponsor, sanction, or schedule extracurricular activities in which students attending schools affected by this Act participate. The state superintendent shall have authority to grant approval to all scheduled extracurricular activities throughout the state and take such action as the board may determine in regard to those organizations and associations which do not meet requirements established by the state superintendent and state board."

Miller of Page offered the following amendment to the Reichardt amendment, filed May 19, 1965, by Miller and Edgington, and moved its adoption:

Amend the Reichardt of Polk amendment to Senate File 553 filed May 12, 1965, by striking from line thirteen (13) the quotation marks (") and inserting in lieu thereof the following: "The state superintendent and state board shall not permit the playing of any post-season and/or all-star high school football and basketball contests."

Renda of Polk rose on a point of order that the Miller-Edgington amendment was not germane.

The Chair ruled the point not well taken and the amendment germane.

Miller of Page moved the adoption of his amendment to the Reichardt amendment.

The amendment to the amendment lost.
Roll call was taken under the provisions of Rule 73, which revealed that all members were present with following exception: Duffy of Dubuque, Smith of Linn, Quinn of Washington and Speaker Steffen.

Maule of Monona moved that Duffy, Smith of Linn, Quinn and Speaker Steffen be excused from the Call of the House.

The motion having received a constitutional majority prevailed.

## CALL OF THE HOUSE LIFTED

Conway of Louisa-Muscatine moved that the Call of the House be lifted.

The motion having received a constitutional majority prevailed.
Cohen of Black Hawk offered the following amendment filed May 20, 1965, to the Reichardt amendment and moved its adoption:

Amend the Reichardt amendment to Senate File 553, filed May 12, 1965, Dy striking in line four (4) the words "state superintendent" and inserting in lieu thereof the words "general assembly".

Resnick of Scott rose on a point of order that the Cohen amendment was not germane.

The Chair ruled the point well taken and the Cohen amendment not germane.

Maule of Monona moved the previous question on Senate File 553 and all amendments thereto.

The motion having failed to receive a two-thirds majority lost.
Loss of Kossuth moved the previous question on the Reichardt amendment.

The motion having received a two-thirds majority prevailed.
Reichardt of Polk moved the adoption of his amendment.
The amendment was adopted.
Kempter of Jackson offered the following amendment filed May 20, 1965, and moved its adoption :

Amend Senate File 553 as follows:

1. Amend Senate File 553 (As passed by the Senate) by striking in lines one hundred forty-three (143) to one hundred forty-four (144) of section two (2) the words "failing to comply with such approval standards, rules, and regulations" and inserting in lieu thereof the words "failing to offer the courses of study required herein".

Roll call was requested by Kempter of Jackson and Gannon of Jasper.

Rule 69 was invoked.
On the question "Shall the Kempter amendment be adopted?" (S. F. 553)

The ayes were, 37:

Anderson
Breitbach
Brinck
Busing Clapsaddle
Den Herder
Dougherty
Edgington
Fischer of
Grundy
Gleason

Grassley
Hageman
Hanson
Harrington
Holmes
Hullinger
Keleher
Kempter
Kennedy
Madden

The nays were, 70:

| Bailey | Bremmer | Cohen | Distelhorst |
| :--- | :--- | :--- | :--- |
| Baker | Busch | Conway | Doderer |
| Baringer | Carnahan | Craig | Dunton |
| Bogenrief | Cochran | Crosier | Felger |
| Boot | Coffman | Denato |  |


| Fisher of | Kluever | Nagle | Shirley of |
| :--- | :--- | :--- | :--- |
| Greene | Korn | Oehlsen | Dallas |
| Foster | Lawlor | O'Malley | Smith of |
| Gallagher | Loss | Ossian | Linn |
| Gannon | Lynch | Oxley | Smith of |
| Gillette of | Mahan | Palmer | O'Brien |
| Clay-Dickinson | Maley | Radl | Strothman |
| Glanton | Mayberry | Rasmussen | Tieden |
| Glenn | Meacham | Renda | Uban |
| Graham | Millen | Resnick | Utzig |
| Gregerson | Melrose | Rickert | Winkelman |
| Hausheer | Miller of | Rider | Wolcott |
| Jackson of | Buena Vista | Roe | Wright |
| Black Hawk | Morgan | Scott | Mr. Speaker |
| Jackson of | Murphy |  | protem |
| Clinton |  |  |  |
| Absent or not voting, 17: |  |  |  |
| Burke | Fullmer |  |  |
| Caffrey | Gaudineer | Hutchins | Suibert |
| Detje | Gillette of | Reichardt | Shannahan |
| Doyle | Story | Scherle of | Steffen |
| Duffy | Houston | Fremont-Mills | Wilson |

The amendment lost.
Kempter of Jackson asked and received unanimous consent to withdraw his amendments filed May 10, 1965, and May 11, 1965.

Busing of Hamilton offered the following amendment filed May 19, 1965, and moved its adoption :

Amend Senate File 553, section two (2), by striking from line one hundred forty-four (144) the semi-colon and by striking all of lines one hundred forty-five (145) through one hundred fifty-eight (158), inclusive, and inserting in lieu thereof a period.

Gallagher of Black Hawk moved the previous question on the Busing amendment.

The motion having received a two-thirds majority prevailed.
The Busing amendment lost.
Nielsen of Emmet-Palo Alto offered the following amendment filed May 13, 1965, and moved its adoption:

Amend Senate File 553 (as passed by the Senate) by striking in lines 156 to 158 of section 2 the words:
"School or school system which is removed from the approved list in accordance with this section shall be ineligible to receive state financial aid during the period of noncompliance."

Miller of Page rose on a point of order that the amendment was out of order due to the subject matter having been covered.

The Chair ruled the point well taken and the amendment out of order.

Kempter of Jackson offered the following Kempter-Denato amendment filed May 18, 1965 :
Amend Senate File 553 by adding to subsection eleven (11) of section two (2) the following:
"Upon receipt of such notice, the school district may appeal the action by the state department of public instruction to the district court on errors assigned, and such action may be reversed if it be found that said department acted arbitrarily, capriciously or beyond its legal powers."

McNamara of Linn offered the following amendment to the KempterDenato amendment filed May 20, 1965, and moved its adoption:

Amend the Kempter-Denato amendment to Senate File 553 filed May 18, 1965, by striking lines three (3) to seven (7) and substituting the following in lieu thereof:
"Said notice shall be by certified mail addressed to the president of the board of directors of the school district and specifying the grounds for removal. If, during said year, the district takes steps to remedy and avoid the grounds for removal and satisfies the state superintendent it will thereafter comply with law, the department shall notify the district by ordinary mail. If notice of satisfaction is not received, the school district may at any time during said year, call a public hearing before the state board of public instruction to be held in one of the schoolhouses in the district, at which time such school district shall show cause, if any, why it should not be removed from the approved list. Notice of said hearing, specifying the time and place thereof, shall be by certified mail addressed to the state superintendent and mailed at least thirty (30) days prior to said hearing, and by one publication in a newspaper of general circulation within the district at least one week prior to said hearing. Evidence may be presented on both sides. Within five (5) days following said hearing the state board shall render its decision, in writing, signed by a majority of the members thereof and shall affirm, modify or vacate the decision of the state superintendent, specifying the grounds or reasons for the action taken. If the school is thereafter removed, or to be removed, from the approved list, the school district may, within thirty (30) days following the filing of the state board's decision with the school district, appeal to the district court of the county in which most of the school board members reside. In each case, notice shall be served on the state superintendent as provided by the Rules of Civil Procedure for service of original notices. The trial court shall hear such case de novo on the record theretofore made and on any additional competent, relevant and material evidence presented on either side, and shall render judment on the merits. Said decision may be appealed to the Supreme Court under the Rules of Civil Procedure. During the pendency of an appeal to the district or Supreme Court, the effective date of removal of a school from the approved list shall be stayed by operation of law.

## The amendment was adopted.

Kempter of Jackson moved the adoption of the Kempter-Denato amendment as amended.

Denato of Polk asked and received unanimous consent to withdraw his name as a sponsor of the Kempter-Jackson amendment.

The Kempter amendment as amended was adopted.

Lynch of Warren asked and received unanimous consent to withdraw his amendment filed May 13, 1965.

Gallagher of Black Hawk moved to reconsider the vote by which the Kempter amendment passed the House.

O'Malley of Polk moved that the motion to reconsider the vote by which the Kempter amendment passed the House be laid on the table.

The motion prevailed.
Glenn of Wapello moved to reconsider the vote by which the Resnick amendment passed the House and the motion to reconsider be laid on the table.

Motion prevailed.
Gannon of Jasper offered the following amendment filed May 15, 1965, and moved its adoption :

Amend Senate File 553 by striking all of line seven (7) of section four (4) and substituting in lieu thereof the following:
"Public schools may enroll for specified courses".
Fischer of Grundy moved the House adjourn until 8:30 a.m., Friday, May 21, 1965.

Motion lost.
The Gannon amendment was adopted.
Kempter of Jackson asked and received unanimous consent to withdraw his amendment filed May 7, 1965.

Baringer of Fayette offered the following amendment filed May 12, 1965, and moved its adoption:

Amend Senate File 553 as follows:

1. Amend Senate File 553, section four (4) by changing the period (.) in line ten (10) to a comma (,) and adding the following, "provided such student or students have satisfactorily completed prerequisite courses maintaining standards equivalent to the approved standards required of public schools, or by otherwise showing equivalent competence through testing."

The amendment was adopted.
Cohen of Black Hawk asked and received unanimous consent to withdraw her amendment filed May 6, 1965.

Smith of O'Brien offered the following amendment filed May 19, 1965 :

Amend Senate File 553 by substituting for the Robinson, et al., amendment of May 6 the wording of the Smith of O'Brien amendment of May 13 to House File 548.

Smith of O'Brien offered the following amendment to his amendment filed May 19, 1965, and moved its adoption:

Amend the Smith of 0'Brien amendment of May 13 to House File 548 by striking all of lines twenty-eight (28) and twenty-nine (29) and inserting in lieu thereof: "The Board of the local school district with the largest population in the county shall be responsible for calling the election."

The amendment to the amendment was adopted.
Smith of O'Brien moved the adoption of his amendment as amended.
Wilson of Black Hawk moved the previous question on Senate File 553 and all amendments thereto.

The motion having received a two-thirds majority prevailed.
The Smith amendment as amended lost.
Robinson of Audubon-Guthrie offered the following amendment filed May 6, 1965, and moved its adoption:

Amend Senate File 553 as follows:

1. By adding the following sections at the end of the bill:
"Section two hundred fifty-seven point three (257.3), Code 1962, as amended by section twelve (12) of Senate File one (1), Acts of the Sixtyfirst General Assembly is hereby repealed and the following adopted in lieu thereof:
'The state is hereby divided into state board of instruction districts, the boundaries of which shall be conterminous with the seven (7) congressional districts as they existed on January 1, 1965. One (1) member of the board shall be appointed from each such district and two (2) members shall be appointed from the state at large. Members shall be appointed by the governor subject to confirmation by two-thirds ( $2 / 3$ ) of the senate. On July 1, 1965, the terms of all members of the board of public instruction, as the board exists on the effective date of this Act, are hereby terminated. Prior to the effective date of this Act, the governor shall appoint members to the state board of public instruction who shall serve as follows: Three (3) members shall serve until June 30, 1967; three (3) members shall serve until June 30, 1969; and three (3) members shall serve until June 30, 1971. At the expiration of such terms, all subsequent appointments shall be for terms of six (6) years. Not more than five (5) of the members of the board shall be from the same political party.'"
"Section two hundred fifty-seven point four (257.4), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. At the first (1st) meeting of the board after new appointments, the board shall elect a president and vice president who shall serve for two (2) years. Vacancies occurring while the general assembly is in session shall be filled for the unexpired portion of the term in the manner that full-term appointments are made. Vacancies occurring while the general assembly is not in session shall be filled by the governor but such appointments shall terminate at the end of thirty (30) days after the convening of the next general assembly unless sooner confirmed by the senate.'"
"Section two hundred fifty-seven point five (257.5), Code 1962, as
amended by chapter one hundred sixty-four (164), Acts of the Sixtieth General Assembly, is hereby repealed."
"This Act, being deemed of immediate importance, shall be in force and effect from and after its publication in the Earlham Echo, a newspaper published at Earlham, Iowa, and in the Guthrie County Vedette, a newspaper published at Panora, Iowa."

The amendment was adopted.
Baringer of Fayette asked and received unanimous consent to withdraw his amendment filed May 19, 1965.

Wilson of Black Hawk offered the following amendment filed May 20, 1965 :

Amend Senate File 553 as passed by the Senate by striking all of section five (5).

The Speaker ruled the amendment out of order.
Gannon of Jasper offered the following amendment filed May 20, 1965, and moved its adoption:

1. Amend Senate File 553 by adding the following new section: Chapter two hundred ninety-four (294), Code 1962, is hereby amended by adding thereto the following:
"At the request of an employee through contractual agreement a school district may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefit afforded under section four hundred three ' $b$ ' (403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."
2. Amend the title by inserting after the words and figure two hundred fifty-seven (257) the following: "and two hundred ninety-four (294)".

Further amend the title by striking the period (.) and adding the following: "and authorizing school districts to purchase annuity contracts for employees."

The Speaker ruled the amendment not germane.
Redfern of Lee offered the following amendment filed May 20, 1965, and moved its adoption:
Amend Senate File 553 as passed by the Senate by striking in line 132 of section 2 the words "chapter seventeen A (17A) of the Code," and inserting in lieu thereof the words "Chapter 66, Acts of the Sixtieth General Assembly."

The amendment was adopted.
Stokes of Plymouth offered the following amendment filed May 20, 1965, and moved its adoption :

Amend Senate File 553 by striking the period in line thirty (30) of section two (2) and inserting in lieu thereof the following: ", except the effective use of alcohol should be taught through the ninth grade."

The amendment lost.
Miller of Page offered the following amendment filed May 20, 1965, and moved its adoption:

Amend Senate File 553, as passed by the Senate, by striking in line fifty-five (55) of section two (2) the words "(excluding personal typewriting)" and adding the following sentence after the period in line fiftyseven (57) of section two (2): "One (1) unit of typewriting shall be offered as one of these practical arts."

The amendment was adopted.
O'Malley of Polk called up for consideration his motion, found on page 1712 of the Journal, to reconsider the vote on division 1 of the Kempter amendment of May 13, 1965.

O'Malley of Polk moved to reconsider the vote by which division 1 of the Kempter amendment, found on page 1709 of the Journal, failed to be adopted by the House.

Resnick of Scott moved that the motion to reconsider be laid on the table.

The motion prevailed.
Jackson of Black Hawk moved that Senate File 553 be referred to the committee on education.

Anderson of Ringgold-Taylor moved the previous question on the motion to refer.

The motion having received a two-thirds majority prevailed.
The Jackson motion to refer Senate File 553 lost.
Robinson of Audubon-Guthrie offered the following amendment filed May 20, 1965, and moved its adoption:

Amend the title to Senate File 553 by inserting in line three (3) after the word "instruction" the words ", relating to formation of state board of public instruction districts and relating to members of the state board of public instruction".

The amendment was adopted.
Gillette of Clay-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.

Rule 69 invoked.
On the question "Shall the bill pass?" (S. F. 553)
The ayes were, 81:

| Anderson | Fischer of | Mahan | Robinson |
| :---: | :---: | :---: | :---: |
| Bailey | Grundy | Maley | Roe |
| Baker | Fisher of | Maule | Scherle of |
| Baringer | Greene | Mayberry | Fremont-Mill |
| Bogenrief | Gannon | McNamara | Scott |
| Boot | Gillette of | Melrose | Shirley of |
| Breitbach | Clay-Dickinson | Millen | Dallas |
| Brinck | Glanton | Miller of | Smith of |
| Busch | Gleason | Page | O'Brien |
| Busing | Glenn | Mueller | Stevenson |
| Carnahan | Graham | Murphy | Stokes |
| Cochran | Hageman | Nelson | Strothman |
| Coffman | Harrington | Oehlsen | Stueland |
| Conway | Hausheer | O'Malley | Tieden |
| Crosier | Holmes | Ossian | Utzig |
| Denato | Hullinger | Palmer | Varney |
| Den Herder | Keleher | Patton | Webster |
| Detje | Kempter | Rasmussen | Whisler |
| Distelhorst | Kennedy | Redfern | Winkelman |
| Dougherty | Korn | Renda | Wolcott |
| Doyle | Lawlor | Rickert | Mr. Speaker |
| Edgington | Lynch | Rider | pro tem |

The nays were, 23:

| Cohen | Jackson of |
| :--- | :--- |
| Craig | Black Hawk |
| Doderer | Kluever |
| Felger | Miller of |
| Gallagher | Buena Vista |
| Gaudineer | Morgan |
| Grassley | Nagle |

Absent or not voting, 20:

| Bremmer | Foster | Houston | Meacham |
| :--- | :--- | :--- | :--- |
| Burke | Fullmer | Hutchins | Quinn |
| Caffrey | Gillette of | Jackson of | Reichardt |
| Clapsaddle | Srtory | Clinton | Seibert |
| Dufy | Gregerson | Loss | Shannahan |
| Dunton | Hanson |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## EXPLANATION OF VOTE ON SENATE FILE 553

I voted in favor of Senate File 553, as amended by the House, to keep the subject matter of minimum school standards alive, and not because I was in favor of any of the House amendments.

Baker of Boone. Rickert of Louisa-Muscatine. Glanton of Polk. Miller of Des Moines.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS:

Breitbach of Dubuque, 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 164, 194, 222, 475, 518, 551, 565 and 596.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 164, 194, 222, 475, 518, 551, 565 and 596.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 20th day of May, 1965, sent to the Governor for his approval: House Files 164, 194, 222, 475, 518, 551, 565 and 596.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills on May 19, 1965: House Files 24, 146, 308, 656 and Senate Files 103, 246, 249, 294, 324, 431, 463, 508, 520, 548, 557 ; and on May 20, 1965, he signed the following: House File 561 and Senate Files 132, 151, 233, 266, 379, 386 and 435.

## REPORT OF CONFERENCE COMMITTEE

Doderer of Johnson submitted the following report:

## REPORT OF CONFERENCE COMMITTEE ON SENATE JOINT RESOLUTION 24

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 Senate Joint Resolution 24, a joint resolution providing for the composition and representation of the Iowa Senate and House of Representatives, beg leave to report and make the following recommendation:

1. That the Senate recede from its amendment to the House amendment. William F. Denman, Chairman. Minnette Doderer, Chairman. Donald W. Murray. James P. Denato.
Alan Shirley.
A. Rae Melrose.

On the Part of the Senate.
On the Part of the House.

## REPORTS OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred House Joint Resolution 24, a joint resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred House Joint Resolution 25, a joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of Iowa's highways, roads and streets and to make 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.

Casey Loss, Chairman.
1 Amend the Jackson, Cohen amendment to House File 404 filed
2 May 18, 1965, by inserting after the period "." in line nine (9) the
3 following: "Application for such permission shall be submitted
4 to the commission and local law enforcement authority fifteen
5 (15) days prior to the date requested."
Jackson of Black Hawk. Cohen of Black Hawk. Kempter of Jackson.

1 Amend the Jackson, Cohen amendment to House File 416 filed
2 May 18, 1965, by inserting after the period "." in line 10 the
3 following. "Application for such permission shall be submitted
4 to the commission and local law enforcement authority fifteen
5 (15) days prior to the date requested."
Jackson of Black Hawk. Cohen of Black Hawk. Kempter of Jackson.

1 Amend the Jackson, Cohen amendment to Senate File 441 filed
2 May 18, 1965, by inserting after the period "." in line 10 the
3 following. "Application for such permission shall be submitted
4 to the commission and local law enforcement authority fifteen
5 (15) days prior to the date requested."

Amend Senate File 95 as follows:

1. By adding to section three (3) the following subsection:
" 'News media' means representatives of newspapers, other periodicals, radio and television stations, and other agencies of mass communication."
2. Amend section twenty-eight (28) by striking from line six (6) the word "only" and inserting in lieu thereof the following:
"the news media, except in those cases which in the opinion of the court the best interest of the child and the public are served by a private hearing. The court shall also admit".

Gaudineir of Polk.
Amend the Wilson amendment to Senate File 95 filed May 13, 1965, by striking lines six (6) and seven (7) and inserting in lieu thereof the following:
"word 'older' in line three (3) and inserting in lieu thereof the words '. Such records shall be available to the news media.'"

Wilson of Black Hawk.

1. Amend section 28 of Senate File 95 by striking the words "The court"
at the end of line 4 , and by striking all of lines $5,6,7$, $8,9,10,11$, and inserting in lieu thereof the word "The".
2. Amend section 55 by striking all of section 55 and inserting in lieu thereof the following:
"The legal record of the juvenile court shall be a public record, and shall include the petition, information or indictment, notices, findings, orders, decrees, judgments and motions.
3. Amend section 56 by striking all of section 56 and inserting in lieu thereof the following:
"The proceedings concerning delinquency petitions filed by parents and petitions concerning neglected children; the reports of juvenile court probation officers; and the reports on juvenile homes shall not be public records, but the court may make them public in its discretion."
4. Amend section 57 by striking from line 3 the word "and" and all the remaining portion of said section, and inserting in lieu thereof the following:
". These records shall be public records."
5. Amend section 59 by striking all of said section.
6. Renumber the sections in accordance with this amendment.

Robinson of Audubon-Guthrie.
Amend Senate File 496, as passed by the Senate, as follows:

1. By striking all of section eight (8).

Uban of Black Hawk.
Gallaagher of Black Hawk.
Jackson of Black Hawk.
Cohen of Black Hawk.
Wilson of Black Hawk.
Amend Senate File 564 as follows:

1. By striking from lines six (6) and seven (7) of
section one (1) the words "within their municipal boundaries".
2. By striking from lines eight (8) and nine (9) of
section one (1) the words "when such ambulance service is not otherwise available".
3. By striking from line two (2) of the title the words "when not otherwise available".

Radl of Linn.

Amend Senate Concurrent Resolution 14 by striking all of section two (2) thereof and by inserting in lieu thereof the following:
"Membership of subordinate governing bodies, if composed of a unicameral board, council, or commission, shall be apportioned upon a population basis."

Gaudineer of Polk.

Amend House Joint Resolution 23 as follows:

1. By inserting after the word "shall" in line two (2) of section one (1) the words "be bipartisan and".
2. By striking the period in line five (5) of section one (1) and inserting in lieu thereof the following: ", and three (3) members of The Iowa State Bar Association to be appointed by the president of The Iowa State Bar Association."
3. By adding to section two (2) the following:
"The committee may hold public hearings, invite and receive recommendations from legislators, county officers, city and town officials, school officers and personnel and other public officers."
4. By striking section three (3) and inserting in lieu thereof the following:
"Sec. 3. It shall be the duty of the committee to study, for revision purposes, various chapters of the Code or sections thereof to provide for the elimination of all obsolete and redundant words; correction of obvious errors and inconsistencies; elimination of duplications and laws repealed by implication; correction of defective section structure in arrangement of the subject matter of existing statutes; clarification of existing laws and such similar matters as the committee shall deem proper. All the foregoing shall be done in such form and manner as to clarify the intent, effect and meaning of any and every such statutory provision. The committee shall work in conjunction with the code editor and such other state officials as shall be useful to the committee in the conduct of their study. The committee shall make such recommendations as it sees fit as to the codification, simplification, and modification of any laws.

The committee shall prepare a report to be presented to the next general assembly. Such report shall contain recommendatons to carry out the purpose of this resolution, together with appropriate bills."

Meacham of Poweshiek. Smith of O'Brien.
Ossian of Adams-Montgomery.
Jackson of Clinton.
Doderer of Johnson.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, May 21, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Friday, May $21,1965$.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by Major Harold M. Petrie, pastor of the Salvation Army Church, Council Bluffs, Iowa.

The Journal of Thursday, May 20, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Oxley of Linn on request of McNamara of Linn; Scherle of Fremont-Mills on request of Miller of Page; Clapsaddle of Cerro Gordo on request of the Speaker; Varney of Clinton on request of Radl of Linn.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House forty-eight students in the eighth grade at Tri-County School and their teachers, Mrs. Brady and Mrs. Churchill.

## PETITION

The following petition was presented and placed on file:
By Stevenson of Howard-Mitchell, from twenty-nine residents of Mitchell County favoring Senate Concurrent Resolution 14.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 566 passed the House. Casey Loss.

## MOTION TO RECONSIDER WITHDRAWN

Winkelman of Calhoun asked and received unanimous consent to withdraw his motion to reconsider Senate File 444.

## INTRODUCTION OF BILLS

House File 694, by appropriations committee, 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, and repairs, replacements, alterations, equipment and rehabilitation.

Read first time and placed on the calendar.
House File 695, by committee on appropriations, a bill for an act relating to the annual credit to the highway grade crossing safety fund.

Read first time and placed on the calendar.
House File 696, by ways and means committee, a bill for an act relating to the filing of assessment protests with the board of review.

Read first time and placed on the calendar.
House File 697, by ways and means committee, a bill for an act to provide for the mandatory depositing of sales tax receipts by retailers if the total amount collected in the preceding month exceeds one hundred dollars and optional for lesser amounts down to twentyfive dollars.

Read first time and placed on the calendar.

## INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 26, by governmental subdivisions, a joint resolution to establish an Iowa state fair and world food exposition study committee and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.

## SENATE MESSAGES CONSIDERED

Senate File 496, a bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance.

Read first time and referred to the sifting committee.
Senate File 560, a bill for an act relating to the advertising and selling of courses of instruction.

Read first time and referred to the sifting committee.
Senate File 575, a bill for an act to amend chapter twenty-eight A (28A), Code 1962, as amended, relating to civil defense in the State of Iowa.

Read first time and referred to the sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the

Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 203, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 523, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 585, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 637, a bill for an act relating to proration of registration fees of commercial motor vehicles.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 644, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus in Clinton County relating to issuance, sale and delivery of sewer bonds and for the levy of taxes thereon.

Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses.

Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 404, a bill for an act relating to the overall length of vehicles.
Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 438, a bill for an act to enable cities to acquire land for the purpose of relocating certain public facilities.

Also: That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 573, 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 605, a bill for an act to increase the rates of state corporation income tax.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Resnick of Scott called up for consideration House File 492, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand $(25,000)$ or more, amended by
the Senate, and moved that the House concur in the following Senate amendment:
$\therefore$ Amend House File 492 as follows:
*Strike line 2 of the title and insert in lieu thereof a period.
In section 1, line 2, and in section 12, lines 5 and 6, strike the words and figures "twenty-five thousand ( 25,000 )" and insert in lieu thereof the words and figures "fifty thousand ( 50,000 )".

In section 3, line 12 , strike the words "city clerk" and insert in lieu thereof the words "county chairman".

Add thereto the following new section:
Sec. 13. This Act shall also apply in and to any special charter city having a population of twenty thousand ( 20,000 ) or more and less than fifty thousand ( 50,000 ), except when such city is operating under a plan of municipal government which specifically provides for a non-partisan primary election. However, wherever this Act requires publication in two (2) newspapers within the city, publication in one (1) newspaper within the city shall be sufficient in such special charter cities having a population of twenty thousand $(20,000)$ or more but less than fifty thousand $(50,000)$.

The motion prevailed and the House concurred in the Senate amendment.

Resnick 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?" (H. F. 492)
The ayes were, 98 :

| Bailey | Gannon | Madden | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gaudineer | Mahan | Resnick |
| Bogenrief | Gillette of | Maley | Rickert |
| Boot | Story | Maule | Rider |
| Breitbach | Glanton | Meacham | Robinson |
| Bremmer | Gleason | Melrose | Scott |
| Busch | Glenn | Millen | Seibert |
| Busing | Graham | Miller of | Shirley of |
| Carnahan | Grassley | Buena Vista | Dallas |
| Clapsaddle | Gregerson | Miller of | Smith of |
| Cochran | Hageman | Page | Linn |
| Coffman | Harington | Morgan | Smith of |
| Cohen | Hausheer | Murphy | O'Brien |
| Conway | Holmes | Nagle | Stevenson |
| Craig | Houston | Nelson | Stokes |
| Crosier | Hullinger | Nielsen of | Strothman |
| Den Herder | Jackson of | Emmet-Palo Alto Stueland |  |
| Detje | Black Hawk | Nielsen of | Tieden |
| Distelhorst | Jackson of | Shelby | Utzig |
| Doderer | Clinton | Oehlsen | Varney |
| Dougherty | Keleher | O'Malley | Webster |
| Doyle | Kempter | Ossian | Wengert |
| Duffy | Kennedy | Palmer | Whisler |
| Felger | Kluever | Patton | Winkelman |
| Foster | Korn | Radl | Wolcott |
| Fullmer | Lawlor | Redfern | Wright |
| Gallagher | Lynch | Reichardt | Mr. Speaker |
|  |  |  |  |

The nays were, none.

Absent or not voting, 26 :

| Anderson | Fischer of | Loss | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baringer | Grundy | Mayberry | Roe |
| Brinck | Fisher of | MeNamara | Scherle of |
| Burke | Greene | Miller of | Fremont-Mills |
| Caffrey | Gillette of | Des Moines | Shannahan |
| Denato | Clay-Dickinson | Mueller | Uban |
| Dunton | Hanson | Oxley | Wilson |
| Edgington | Hutchins | Quinn |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE RECEDES <br> (Senate File 313)

Resnick of Scott called up for consideration Senate File 313, a bill for an act providing for lease-purchase option of school buildings, amended by the House, and moved that the House recede from its amendment.

The motion prevailed.
Resnick 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?" (S. F. 313)
The ayes were, 99 :

| Bailey | Gallagher | Lawlor | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Lynch | Rider |
| Baringer | Gaudineer | Madden | Robinson |
| Bogenrief | Gillette of | Mahan | Roe |
| Boot | Story | Maley | Scott |
| Breitbach | Glanton | Maule | Seibert |
| Bremmer | Gleason | Meacham | Shannahan |
| Busch | Glenn | Melrose | Shirley of |
| Busing | Graham | Miller of | Dallas |
| Carnahan | Grassley | Buena Vista | Smith of |
| Clapsaddle | Gregerson | Miller of | Linn |
| Cochran | Hageman | Page | Smith of |
| Coffman | Hanson | Morgan | O'Brien |
| Cohen | Harrington | Murphy | Stevenson |
| Conway | Hausheer | Nagle | Stokes |
| Craig | Holmes | Nelson | Stueland |
| Crosier | Houston | Nielsen of | Tieden |
| Den Herder | Hutchins | Emmet-Palo Alto Uban |  |
| Detje | Jackson of | Nielsen of | Utzig |
| Distelhorst | Black Hawk | Shelby | Varney |
| Doderer | Jackson of | Oehlsen | Webster |
| Dougherty | Clinton | O'Malley | Wengert |
| Doyle | Keleher | Ossian | Whisler |
| Duffy | Kempter | Palmer | Winkelman |
| Dunton | Kennedy | Patton | Wolcott |
| Felger | Kluever | Reichardt | Wright |
| Foster | Korn | Renda | Mr. Speaker |
| Fullmer |  |  |  |

The nays were, 2 :
Millen
Rickert
Absent or not voting, 23:

| Anderson | Fisher of | McNamara | Rasmussen |
| :--- | :--- | :--- | :--- |
| Brinck | Greene | Miller of | Redfern |
| Burke | Gillette of | Des Moines | Scherle of |
| Caffrey | Clay-Dickinson | Mueller | Fremont-Mills |
| Denato | Hullinger | Oxley | Strothman |
| Edgington | Loss | Quinn | Wilson |
| Fischer of | Mayberry | Radl |  |

Grundy
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Jackson of Clinton called up for consideration House File 358, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 358 as follows:
"By inserting the following after the word 'architect' in line 22 of section 1:
'or a professional engineer registered under chapter one hundred fourteen (114) of the Code, provided that such unregistered persons shall not be placed in responsible charge of architectural or professional engineering work.'"
"By adding in line 30, paragraph b, subsection 4 of section 1 after the word 'purposes' the following: 'including grain elevators and feed mills'."
"By adding the following new paragraph to subsection 4 of section 1:
'e. Churches or church properties.'"
"By striking lines 47 through 53 inclusive, of section 1 and inserting in lieu thereof the following:
'7. Corporations may be formed under the provisions of the Iowa Business Corporation Act for the purpose of practicing architecture as herein defined. No corporation shall be eligible for registration under this chapter. A domestic or foreign corporation may practice architecture in this state, but only if all of the following requirements are met:

1. The entire practice of architecture by the corporation in this state and in connection with buildings, structures, and projects located in this state shall be done by or under the responsible supervision of an architect or architects qualified by registration as provided in this chapter.
2. All directors of the corporation and the president and all vice-presidents of the corporation shall be qualified by registration as provided in this chapter or chapter one hundred fourteen (114), Code 1962, or qualified by registration under similar laws of another state of the United States.

The practice of architecture by or through a corporation shall not relieve any person of any liability for professional errors or omissions which would exist if he were practicing as an individual including but not limited to any liability arising out of negligent supervision of the work of subordinates.'"

The motion prevailed and the House concurred in the Senate amendment.

Jackson 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?" (H. F. 358)
The ayes were, 94 :

| Bailey | Gallagher | Korn | Patton |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Lawlor | Reichardt |
| Baringer | Gaudineer | Loss | Renda |
| Bogenrief | Gillette of | Lynch | Resnick |
| Boot | Story | Madden | Rickert |
| Breitbach | Glanton | Mahan | Rider |
| Bremmer | Glenn | Maley | Robinson |
| Brinck | Graham | Maule | Roe |
| Busch | Grassley | Meacham | Scott |
| Busing | Gregerson | Melrose | Seibert |
| Carnahan | Hageman | Millen | Shannahan |
| Clapsaddle | Hanson | Miller of | Shirley of |
| Coffman | Hausheer | Buena Vista | Dallas |
| Cohen | Holmes | Morgan | Stevenson |
| Craig | Houston | Murphy | Stueland |
| Denato | Hullinger | Nagle | Tieden |
| DenHerder | Hutchins | Nelson | Uban |
| Detje | Jackson of | Nielsen of | Utzig |
| Distelhorst | Black Hawk | Emmet-Palo Alto Varney |  |
| Doderer | Jackson of | Nielsen of | Webster |
| Dougherty | Clinton | Shelby | Wengert |
| Doyle | Keleher | Oehlsen | Whisler |
| Duffy | Kempter | O'Malley | Wolcott |
| Dunton | Kennedy | Ossian | Wright |
| Felger | Kluever | Palmer | Mr. Speaker |
| Fnilmer |  |  |  |

The nays were, 8:

Conway $\quad$| Miller of |
| :---: |
| Crosier |
| Foster |$\quad$ Page

Absent or not voting, 22:

Anderson
Burke
Caffrey
Cochran
Edgington
Fischer of
Grundy

Fisher of
Greene
Gillette of
Clay-Dickinson
Gleason
Harrington Mayberry

Korn

Lynch
adden
Maley
Maule
Meacham
Millen
Miller of
Buena Vista
Morgan
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Varney
Welsen of
Wengert
Whisler
Wolcott
Wright
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF HOUSE JOINT RESOLUTION APPROPRIATIONS CALENDAR
House Joint Resolution 23, a joint resolution creating a committee
to study the need for revising the Code of Iowa and to provide an appropriation therefor, was taken up for consideration.

Meacham of Poweshiek offered the following amendment filed May 20, 1965, and moved its adoption:
Amend House Joint Resolution 23 as follows:

1. By inserting after the word "shall" in line two (2) of section one (1) the words "be bipartisan and".
2. By striking the period in line five (5) of section one (1) and inserting in liue thereof the following: ", and three (3) members of The Iowa State Bar Association to be appointed by the president of The Iowa State Bar Association."
3. By adding to section two (2) the following:
"The committee may hold public hearings, invite and receive recommendations from legislators, county officers, city and town officials, school officers and personnel and other public officers."
4. By striking section three (3) and inserting in lieu thereof the following:
"Sec. 3. It shall be the duty of the committee to study, for revision purposes, various chapters of the Code or sections thereof to provide for the elimination of all obsolete and redundant words; correction of obvious errors and inconsistencies; elimination of duplications and laws repealed by implication; correction of defective section structure in arrangement of the subject matter of existing statutes; clarification of existing laws and such similar matters as the committee shall deem proper. All the foregoing shall be done in such form and manner as to clarify the intent, effect and meaning of any and every such statutory provision. The committee shall work in conjunction with the code editor and such other state officials as shall be useful to the committee in the conduct of their study. The committee shall make such recommendations as it sees fit as to the codification, simplification, and modification of any laws.

The committee shall prepare a report to be presented to the next general assembly. Such report shall contain recommendations to carry out the purpose of this resolution, together with appropriate bills."

The amendment was adopted.
Meacham of Poweshiek offered the the following committee amendment and moved its adoption:

Amend House Joint Resolution 23 as follows:
By striking from line five (5) of section four (4), the words and figure "five thousand $(5,000)$ dollars" and inserting in lieu thereof the words and figure "ten thousand $(10,000)$ dollars".

The amendment was adopted.
Meacham of Poweshiek offered the following amendment filed May 21, 1965, and moved its adoption:

Amend the title to House Joint Resolution 23 by striking all after the word "Iowa" in line two (2) and all of line three (3) and inserting in lieu thereof the following: ", requiring said committee to present a report containing recommendations together with appropriate bills to the next general assembly, and providing an appropriation therefor."

The amendment was adopted.

Doderer of Johnson moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 23)

The ayes were, 106:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster

Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

The nays were, none.
Absent or not voting, 18:

Breitbach
Burke
Clapsaddle
Cochran
Detje

Fischer of
Grundy
Gillette of
Clay-Dickinson
Hutchins

| Madden | Rickert |
| :--- | :--- |
| Mahan | Rider |
| Maley | Robinson |
| Meacham | Roe |
| Miller of | Scott |
| Buena Vista | Seibert |
| Miller of | Shannahan |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Mueller | Snith of |
| Murphy | O'Brien |
| Narpy | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-Palo Alto | Stueland |
| Nielsen of | Tieden |
| Shelby | Uban |
| Oehlsen | Utzig |
| OMalley | Varney |
| Ossian | Webster |
| Palmer | Wengert |
| Patton | Whisler |
| Radl | Wison |
| Rasmussen | Winkelman |
| Reichardt | Woleott |
| Renda | Wright |
| Resnick | Mr. Speaker |

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title as amended was agreed to.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE CALENDAR

Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two (2) or more counties, was taken up for consideration.

Graham of Ida-Sac offered the following amendment filed May 21, 1965, and moved its adoption :

Amend Senate File 499 by inserting in line twenty-four (24) of section one (1) after the word "petitions" the words ", except petitions in litigation,".

Roll call was requested by Graham of Ida-Sac and Doyle of Woodbury.

On the question "Shall the amendment be adopted 9 " (S. F. 499)
The ayes were, 27:

| Baringer | Fisher of |
| :--- | :--- |
| Boot | Greene |
| Busch | Foster |
| Clapsaddle | Fullmer |
| Den Herder | Graham |
| Edgington | Hanson |
| Fischer of | Harrington |
| Grundy | Kluever |
| The nays were, 73: |  |


| Miller of <br> Page | Smith of <br> O'Brien |
| :--- | :--- |
| Mueller | Stokes |
| Nelson | Strothman |
| Nielsen of | Stueland |
| Shelly | Tieden |
| Ossian | Winkelman |
| Patton | Wolcott |


| Korn | Resnick |
| :--- | :--- |
| Lawlor | Rider |
| Loss | Robinson |
| Lynch | Roe |
| Madden | Scott |
| Mahan | Seibert |
| Maule | Shannahan |
| Meacham | Shirley of |
| Merose | Dallas |
| Miller of | Smith of |
| Des Moines | Linn |
| Morgan | Stevenson |
| Nagle | Uban |
| Oehlsen | Varney |
| OMalley | Wengert |
| Palmer | Whisler |
| Radl | Wilson |
| Rasmussen | Wright |
| Renda | Mr. Speaker |

Doyle
Duffy

Dunton
Felger
Gallagher
Gannon
Glanton
Gleason
Glenn
Gregerson
Hageman
Hausheer
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy

Absent or not voting, 24:

| Bailey | Gillette of |
| :--- | :--- |
| Burke | Story |
| Busing | Grassley |
| Cochran | Holmes |
| Gaudineer | Maley |
| Gillette of | Mayberry |
| Clay-Dickinson | MeNamara |
|  | Millen |

The amendment lost.
Resnick 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?" (S. F. 499)

The ayes were, 97 :

| Anderson | Fischer of <br> Grundy |
| :--- | :--- |
| Bailey | Fisher of |
| Baker | Greene |
| Bogerrief | Goster |
| Breitbach | For |
| Bremmer | Fullmer |
| Brinck | Gallagher |
| Busch | Gannon |
| Cafrey | Glanton |
| Carrahan | Gleason |
| Cochran | Glenn |
| Coffran | Grassley |
| Cohen | Gregerson |
| Conway | Hageman |
| Craig | Hanson |
| Crosier | Harrington |
| Denato | Hausheer |
| Den Herder | Houston |
| Detje | Hullinger |
| Distelhorst | Huthins |
| Doderer | Hackson of |
| Dougherty | Black Hawk |
| Doyle | Jackson of |
| Duffy | Clinton |
| Dunton | Keleher |
| Edgington | Kempter |
| Felger | Kennedy |

The nays were, 14:

| Baringer | Morgan <br> Boot |
| :--- | :--- |
| Graham | Nelson |
| Millen | Ossian |
| Patton |  |

Absent or not voting, 13:

| Burke | Gillette of |
| :--- | :--- |
| Busing | Clay-Dickinson |
| Clapsaddle | Gillette of |
| Gaudineer | Story |


| Kluever | Palmer |
| :--- | :--- |
| Korn | Radl |
| Lawlor | Rasmussen |
| Lows | Redfern |
| Lynch | Reichardt |
| Madden | Renda |
| Mahan | Resnick |
| Maley | Rider |
| Maule | Robinson |
| McNamara | Roe |
| Meacham | Scott |
| Melrose | Seibert |
| Miller of | Shannahan |
| Buena Vista | Shirley of |
| Miller of | Dallas |
| Des Moines | Smith of |
| Miller of | Linn |
| Page | Stevenson |
| Mueller | Uban |
| Murphy | Utzig |
| Nayle | Varney |
| Nielsen of | Vengert |
| Emmet-Palo AltoWhisler <br> Nielsen of <br> Shelly | Wilson |
| Oehlsen | Wolicott |
| O'Malley | Wright |
|  | Mr. Speaker |
|  |  |
| Smith of | Stueland |
| O'Brien | Tieden |
| Stokes | Winkelman |
| Strothman |  |

Holmes
Mayberry Oxley
Quinn
Palmer
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rider
Robinson
Roe
Scott
Seibert
Shannahan
Shirley of
Smith of Linn
Stevenson
Uban
Vtag
Wengert
Whisler
Wison
Wright
Mr. Speaker

Stueland
Tieden
Winkelman

Rickert
Scherle of Fremont-Mills
Webster
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Wright of Scott moved to reconsider the vote by which Senate File 499 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

## SPECIAL ORDER <br> (House File 230)

Busch of Bremmer moved that House File 230 be deferred and that the bill retain its place on the calendar.

The motion prevailed.

Nielsen of Emmet-Palo Alto moved that House File 230 be made the special order of business for 11:00 a.m., Monday, May 24, 1965.

The motion prevailed.
Senate File 441, a bill for an act providing for seasonal liquor licenses, was taken up for consideration.

Reichardt of Polk offered the following amendment filed May 17, 1965, and moved its adoption :

Amend Senate File 441 by adding the following:
"Sec. 2. Chapter one hundred twenty-three (123), Code 1962, as amended, is hereby amended by adding thereto the following new section:
"The commission with approval of the local issuing authorities under such regulations as it shall promulgate may issue special occasion permits for the sale and consumption of alcoholic liquor at a specified location by any local, district or state unit of a veterans organization chartered by the Congress of the United States, to the auditorium commission or auditorium trustees for auditoriums as contemplated in chapters thirty-seven (37) and three hundred seventy-four A (374A) of the Code, hotels, or restaurants with private facilities, upon the following terms and conditions:

1. That such applicant remit with its application the sum of seventyfive dollars ( $\$ 75.00$ ) as a permit fee in lieu of license and tax on such sales as may be made.
2. That such permit be valid for a period of not more than fifteen (15) hours during any one (1) day.
3. That the premises designated by such permit be approved by the commission under such regulations as the commission may adopt.

The amendment was adopted.
Jackson of Black Hawk offered the following amendment filed May 18, 1965 :
Amend Senate File 441 by adding thereto the following sections:
"Sec. 2. Section sixteen (16) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is hereby further amended by inserting after line forty-three (43) the following paragraph:
'Notwithstanding the provisions of paragraph $b$ of this subsection, the holder of a liquor control license may lease the licensed premises on Sunday to a private party or parties provided he has first secured permission from the commission and the local law enforcement authority. Liquor shall not be sold by either the lessor or lessee, but the lessee may serve liquor gratuitously to his guests during the period covered by the rental agreement. The lessee shall not purchase liquor from the lessor, but shall transfer his own liquor to the premises to serve his guests gratuitously. Any person violating the provisions of this paragraph shall be termed a bootlegger under the provisions of section one hundred twenty-three point fifty-nine (123.59) of the Code and shall be punished as provided therein.'
"Sec. 3. Section thirty (30) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is amended by inserting in line thirteen (13) after the word 'place' the words 'or premises leased by a liquor control license holder to a private party under the provisions of section one hundred twenty-three point forty-six (123.46) of the Code'."

Further amend the title by inserting after the word "licenses" the words "and the serving of liquor on licensed premises".

Jackson of Black Hawk offered the following amendment, filed May 20, 1965, to the Cohen-Jackson amendment, and moved its adoption:
Amend the Jackson-Cohen amendment to Senate File 441 filed May 18, 1965, by inserting after the period "." in line 10 the following: "Application for such permission shall be submitted to the commission and local law enforcement authority fifteen (15) days prior to the date requested."

The amendment to the amendment was adopted.
Jackson of Black Hawk moved the adoption of the Cohen-Jackson amendment as amended.

The amendment as amended was adopted.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 441)
The ayes were, 78:

Bogenrief
Breitbach
Brinck
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Edgington

Fischer of
Grundy
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Holmes
Houston
Hutchins Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy

| Kluever | Renda |
| :--- | :--- |
| Korn | Resnick |
| Lawlor | Rickert |
| Loss | Rider |
| Lynch | Robinson |
| Mahan | Roe |
| Maley | Scott |
| Manle | Seibert |
| MeNamara | Shannahan |
| Melrose | Smith of |
| Miller of | Linn |
| Buena Vista | Stevenson |
| Murphy | Strothman |
| Nagle | Tieden |
| Nielsen of | Uban |
| Emmet-Palo Alto | Utzig |
| O'Malley | Varney |
| Palmer | Wengert |
| Radl | Wilson |
| Rasmussen | Wright |
| Reichardt | Mr. Speaker |

The nays were, 31 :

| Anderson | Grassley  <br> Bailey Hageman <br> Baker Hanson <br> Baringer Harrington <br> Boot Madden <br> Busch Meacham <br> Den Herder Millen <br> Fisher of Miler of <br> Greene Page <br> Foster ,$\quad$. |
| :--- | :--- |

Absent or not voting, 15:
Bremmer
Burke
Dunton
Felger

Renda
Resnick
Rickert
ider
Roe
Scott
sibert
Shannahan
mith of
Linn
Stevenson
Strothman
Then
Uban
Varn
Wengert
Wilson
Wright
Mr. Speaker

Shirley of Dallas
Smith of O'Brien
Stokes
Stueland
Whisler
Winkelman
Wolcott

| Morgan | Shirley of |
| :--- | :--- |
| Dueller | Dallas |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Shelby | Stokes |
| Oehlsen | Stueland |
| Ossian | Whisler |
| Redfern | Winkelman |
|  | Wolcott |

[^16]| Hullinger | Miller of <br> Des Moines <br> Oxley | Patton <br> Quinn | Scherle of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |
|  |  | Webster |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 404, a bill for an act relating to the time when beer may be sold, was taken up for consideration.

Jackson of Black Hawk asked and received unanimous consent to withdraw the amendments filed May 18, 1965, and May 20, 1965, by Jackson, et al.

Jackson of Clinton asked and received unanimous consent to withdraw the Jackson of Clinton-Coffman amendment filed May 12, 1965.

Speaker pro tempore Miller in the chair.
Fisher of Greene offered the following amendment filed May 12, 1965, by Fisher, Loss, et al.

Amend House File 404 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-four point twenty (124.20), Code 1962, is hereby amended by striking the words "twelve o'clock midnight on Saturday" in line four (4) of paragraph two (2) and inserting in lieu thereof the following: "one o'clock a.m. on Sunday".

Sec. 2. Section one hundred twenty-four point thirty-four (124.34), Code 1962, is hereby amended by striking all after the comma (,) in line forty-two (42) through line fifty-six (56) and inserting in lieu thereof the following: "subject to the express provisions of section one hundred twenty-four point twenty (124.20), Code 1962, for the fixing of the hours during which beer may be sold and consumed in the place of business of class " $B$ " permittees, no sale or concumption of beer shall be allowed on the premises of a class " B " permittee between the hours of two (2) a.m. and seven (7) a.m. City and town councils are empowered to adopt ordinances for the location of the premises of class " $B$ " permittees; and are empowered to adopt ordinances, not in conflict with the provisions of this chapter and that do not diminish the hours during which beer may be sold or consumed, governing".

Sec. 3. Section one hundred twenty-four point thirty-five (124.35), Code 1962, is hereby amended by striking all of lines six (6) through lines fifteen (15) and inserting in lieu thereof the following: "two (2) a.m. and seven (7) a.m. Boards of supervisors are authorized and empowered to adopt rules and regulations for the prohibiting or regulation of dancing in places where beer is sold; and are empowered to adopt rules and regulations, not in conflict with the provisions of this chapter and that do not diminish the hours during which beer may be sold or consumed, governing any other activities".

Uban of Black Hawk asked and received unanimous consent to withdraw his amendment to the Fisher, et al., amendment filed May 13, 1965.

Uban of Black Hawk offered the following amendment to the Fisher, et al., amendment filed May 14, 1965, and moved its adoption :

Amend the Fisher, et al., amendment to House File 404, filed May 12, 1965, as follows:

1. By striking in line sixteen (16) the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".
2. By striking in line twenty-five (25) the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".

Doderer of Johnson moved the previous question on the Uban amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Uban of Black Hawk and Rasmussen of Polk.

Rule 69 invoked.
On the question "Shall the amendment to the Fisher, et al., amendment be adopted?" (H. F. 404)

The ayes were, 38:

| Anderson | Edgington <br> Bastey |
| :--- | :--- |
| Faker | Graham |
| Baker | Grassley |
| Boot | Busch |
| Bausheer |  |
| Busing | Jacksen of |
| Carnahan | Black Hawk |
| Cochran | Madden |
| Cohen | McNamara |
| Den Herder | Miller of |
| Detje | Page |

Doderer
The nays were, 78:

Bogenrief
Breitbach
Bremmer
Brinck
Caffrey
Clapsaddle
Coffman
Conway
Craig
Crosier
Denato
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Felger
Fischer of Grundy
Fisher of Greene
Fullmer

Gallagher
Gannon
Gaudineer
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Clinton
Keleher
Kempter
Kennedy

Morgan
Mueller
Nelson
Nielsen of Emmet-Palo Alto Stokes
Nielsen of Shelby
Ossian
Patton
Redfern
Robinson
Shirley of Dallas
Smith of

Strothman
Stueland
Uban
Whisler O'Brien

Winkelman

Kluever Reichardt
Korn
Lawlor
Loss
Lynch
Mahan
Maley
Maule
Mayberry
Meacham
Melrose
Millen
Miller of Buena Vista
Murphy
Nagle
Oehlsen
O'Malley
Palmer
Radl
Rasmussen

Renda
Resnick
Rickert
Rider
Roe
Scott
Seibert
Shannahan
Smith of Linn
Stevenson
Tieden
Utzig
Webster
Wengert
Wilson
Wolcott
Wright
Mr. Speaker
pro tem

Absent or not voting, 8:

| Baringer | Gillette of <br> Clay-Dickinson <br> Burke | Quinn <br> Oxley | Steffen of <br> Fremont-Mills |
| :--- | :--- | :--- | :--- |

The amendment lost.
Doderer of Johnson moved the previous question on the Fisher, et al., amendment.

The motion having received a two-thirds majority prevailed.
Fisher of Greene moved the adoption of the Fisher, et al., amendment.

The amendment was adopted.
Fisher of Greene offered the following amendment filed May 12, 1965, and moved its adoption:

Amend House File 404 by adding at the end thereof a new section as follows:

Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Burlington Labor News, a newspaper published in Burlington, Iowa, and in the Scranton Journal, a newspaper published in Scranton, Iowa.

The amendment was 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?" (H. F. 404)
The ayes were, 73:

| Bogenrief | Fullmer | Kluever | Reichardt <br> Breitbach |
| :--- | :--- | :--- | :--- |
| Gallagher | Korn | Renda |  |
| Bremmer | Gannon | Lawlor | Resnick |
| Brinck | Gaudineer | Loss | Rickert |
| Busing | Gillette of | Lynch | Rider |
| Caffrey | Story | Madden | Roe |
| Carnahan | Glanton | Mahan | Scott |
| Clapsaddle | Glenn | Maley | Seibert |
| Cochran | Gregerson | Maule | Shannahan |
| Coffman | Hageman | Mayberry | Smith of |
| Crosier | Harrington | McNamara | Linn |
| Denato | Holmes | Melrose | Stevenson |
| Distelhorst | Houston | Millen | Tieden |
| Doderer | Hutchins | Miller of | Utzig |
| Dougherty | Jackson of | BuenaVista | Webster |
| Doyle | Black Hawk | Murphy | Wengert |
| Duffy | Jackson of | Nagle | Wilson |
| Felger | Clinton | O'Malley | Wright |
| Fisher of | Keleher | Palmer | Mr. Speaker |
| Greene | Kempter | Rasmussen | pro tem |

The nays were, 41:

| Anderson | Fischer of |
| :---: | :---: |
| Baker | Grundy |
| Baringer | Foster |
| Boot | Graham |
| Busch | Grassley |
| Cohen | Hanson |
| Conway | Hausheer |
| Craig | Hullinger |
| Detje | Kennedy |
| Dunton | Meacham |
| Edgington | Miller of |

Absent or not voting, 10:
Bailey
Burke
Den Herder

Gillette of Clay-Dickinson
Gleason Oxley

| Morgan | Robinson |
| :--- | :--- |
| Mueller | Shirley of |
| Nelson | Dallas |
| Nielsen of | Smith of |
| Emmet-Palo Alto | O'Brien |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| Ossian | Uban |
| Patton | Whisler |
| Radl | Winkelman |
| Redfern | Wolcott |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Maule of Monona the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Conway of Louisa-Muscatine on request of Carnahan of Wapello; Radl of Linn on request of Gregerson of Pottawattamie; Keleher of Woodbury on request of Loss of Kossuth; Gleason of Humboldt-Pocahontas on request of Wolcott of Cerro Gordo,

Senate File 572, a bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor, was taken up for consideration.

Hausheer 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?" (S. F. 572)
The ayes were, 81:

Bogenrief Boot
Breitbach
Bremmer
Brinck

Cochran
Coffman
Cohen
Craig
Crosier

Denato Edgington
Doderer Felger Dougherty
Doyle Dunton

Fisher of
Greene Foster

| Fullmer | Kempter | Nielsen of | Smith of |
| :---: | :---: | :---: | :---: |
| Gallagher | Kluever | Emmet-Palo Alto | Linn |
| Gannon | Korn | Nielsen of | Smith of |
| Gaudineer | Lawlor | Shelby | O'Brien |
| Gillette of | Loss | Oehlsen | Stevenson |
| Story | Madden | O'Malley | Stokes |
| Glenn | Mahan | Palmer | Strothman |
| Graham | Maule | Rasmussen | Stueland |
| Hanson | Mayberry | Reichardt | Tieden |
| Harrington | Meacham | Renda | Uban |
| Hausheer | Melrose | Resnick | Utzig |
| Holmes | Millen | Rider | Webster |
| Houston | Miller of | Robinson | Whisler |
| Hullinger | Des Moines | Roe | Wilson |
| Jackson of | Morgan | Scott | Winkelman |
| Black Hawk | Nagle | Seibert | Wolcott |
| Jackson of Clinton | Nelson | Shannahan | Wright Mr. Speaker |
| The nays were, 5: |  |  |  |
| Baringer | McNamara | Miller of | Ossian |
| Busch |  | Page |  |
| Absent or not voting, 38: |  |  |  |
| Anderson | Distelhorst | Hutchins | Quinn |
| Bailey | Duffy | Keleher | Radl |
| Baker | Fischer of | Kennedy | Redfern |
| Burke | Grundy | Lynch | Rickert |
| Busing | Gillette of | Maley | Scherle of |
| Caffrey | Clay-Dickinson | Miller of | Fremont-Mills |
| Carnahan | Glanton | Buena Vista | Shirley of |
| Clapsaddle | Gleason | Mueller | Dallas |
| Conway | Grassley | Murphy | Varney |
| Den Herder | Gregerson | Oxley | Wengert |
| Detje | Hageman | Patton |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 252, a bill for an act relating to the election of the chairman of the board of control and department of social welfare, was taken up for consideration.

Wright 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?" (S. F. 252)
The ayes were, 61:

| Breitbach | Doderer <br> Bremmer |
| :--- | :--- |
| Brinck | Dovle |
| Felger |  |
| Cafrey | Gallagher |
| Carnahan | Gannon |
| Cochran | Gaudineer |
| Craig | Gillette of |
| Crosier | Story |
| Denato | Glenn |

Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Jackson of
$\quad$ Black Hawk
Kempter

Korn
Lawlor
Loss
Mahan
Mayberry
Meacham
Melrose
Miller of
Buena Vista

| Miller of | Oehlsen |
| :--- | :--- |
| Des Moines | O'Malley |
| Morgan | Rasmussen |
| Mueller | Reichardt |
| Murphy | Resnick |
| Nagle | Rider |
| Nielsen of | Robinson |
| Emmet-Palo Alto Roe |  |

The nays were, 26:

| Baringer | Fischer of | Kluever | Patton |
| :---: | :---: | :---: | :---: |
| Boot | Grundy | Millen | Smith of |
| Busch | Fisher of | Miller of | O'Brien |
| Coffman | Greene | Page | Stokes |
| Cohen | Foster | Nelson | Strothman |
| Dougherty | Graham | Nielsen of | Tieden |
| Edgington | Hanson | Shelby | Utzig |
|  | Hullinger | Ossian | Winkelman |


| Absent or not voting, 37: |  |  |
| :--- | :--- | :--- |
| Anderson | Distelhorst | Jackson of |
| Bailey | Duffy | Clinton |
| Baker | Dunton | Keleher |
| Bogenrief | Fullmer | Kennedy |
| Burke | Gillette of | Lynch |
| Busing | Clay-Dickinson | Madden |
| Clapsaddle | Glanton | Maley |
| Conway | Gleason | Maule |
| Den Herder | Grassley | McNamara |
| Detje | Hutchins | Oxley |

Uban
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker

Patton
Smith of O'Brien
Stokes
Strothman
Tieden
Utzig
Winkelman

Palmer
Quinn
Radl
Redfern
Renda
Rickert
Scherle of Fremont-Mills
Seibert
Varney

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Cohen of Black Hawk moved to reconsider the vote by which Senate File 252 was placed on its last reading and failed to pass the House.

The motion to reconsider having received a constitutional majority prevailed.

Rule 69 invoked.
On the question "Shall the bill pass?" (S. F. 252)
The ayes were, 75:

| Anderson |  |
| :--- | :--- |
| Breitbach | Dougherty <br> Bremmer |
| Doyle |  |
| Brinck | Dunton |
| Busing | Felger |
| Caffrey | Fullmer |
| Carnahan | Gallagher |
| Cochran | Gannon |
| Cohen | Gaudineer |
| Craig | Gillette of |
| Crosier | Slory |
| Denato | Glanton |
| Detje | Glenn |
| Distelhorst | Gregerson |
| Doderer | Hageman |
|  | Hanson |

Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of
$\quad$ Clinton
Kempter
Kennedy
Korn
Lawlor
Loss
Mahan

[^17]| Palmer | Robinson |
| :--- | :--- |
| Rasmussen | Roe |
| Reichardt | Scott |
| Renda | Shannahan |
| Resnick | Shirley of |
| Rider | Dallas |

The nays were, 30 :

| Bailey | Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Boot | Foster |
| Busch | Graham |
| Coffman | Hullinger |
| Edgington | Kluever |
| Fischer of <br> Grundy | Madden <br> McNamara |
|  | Millen |

Absent or not voting, 19:

| Baker | Duffy | Keleher | Radl |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gillette of | Lynch | Rickert |
| Burke | Clay-Dickinson | Maley | Scherle of |
| Clapsaddle | Gleason | Oxley | Fremont-Mills |
| Conway | Grassley | Quinn | Varney |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 416, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments, was taken up for consideration.

Cohen of Black Hawk asked and received unanimous consent to withdraw the Jackson-Cohen amendments of May 18, 1965, and May 20, 1965.

Jackson of Clinton asked and received unanimous consent to withdraw his amendment filed May 12, 1965.

Fisher of Greene offered the following amendment filed May 12, 1965, by Fisher, Loss, et al.:

Amend House File 416 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred fourteen (114), Acts of the Sixieth (60th) General Assembly, is hereby amended by striking from section sixteen (16) all of lines ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14) and fifteen (15) and inserting in lieu thereof the following: "or permit the consumption thereon between the hours of two (2) a.m. and seven (7) a.m. on any week day, and between the hours of one (1) a.m. on Sunday and seven (7) a.m. on the following Monday, or".

Uban of Black Hawk offered the following amendment to the Fisher, et al., amendment filed May 13, 1965, and moved its adoption:

Amend the Fischer, et al., amendment to House File 416, filed May 12, 1965, as follows:

1. By striking in line eight (8) the word and figure "two (2)" and inserting in lieu thereof the word and figure "one (1)".

Roll call was requested by Dougherty of Lucas-Monroe and Uban of Black Hawk.

Rule 69 was invoked.
On the question "Shall the amendment to the Fisher, et al., amendment be adopted?" (H. F. 416)

The ayes were, 33 :

| Anderson | Graham | Nelson | Robinson |
| :--- | :--- | :--- | :--- |
| Bailey | Hausheer | Nielsen of | Shirley of |
| Boot | Hullinger | Emmet-Palo Alto Dallas |  |
| Brinck | Kennedy | Nielsen of | Smith of |
| Busch | Mayberry | Shelby | O'Brien |
| Caffrey | McNamara | Oehlsen | Stokes |
| Carnahan | Miller of | O'Malley | Uban |
| Detje | Page | Ossian | Winkelman |
| Doderer | Morgan | Redfern | Wolcott |
| Foster | Mueller |  |  |

The nays were, 66:

| Baringer | Fullmer |
| :--- | :--- |
| Breitgach | Gallagher |
| Bremmer | Gannon |
| Busing | Gaudineer |
| Cochran | Gillette of |
| Coffman | Story |
| Cohen | Glanton |
| Craig | Glenn |
| Crosier | Gregerson |
| Distelhorst | Hageman |
| Dougherty | Hanson |
| Doyle | Harrington |
| Dunton | Houston |
| Edgington | Jackson of |
| Felger | Clinton |
| Fischer of | Kempter |
| Grundy | Kluever |
| Fisher of | Korn |


| Lawlor | Resnick |
| :--- | :--- |
| Loss | Rider |
| Madden | Roe |
| Mahan | Scott |
| Maule | Seibert |
| Meacham | Shannahan |
| Melrose | Smith of |
| Millen | Linn |
| Miller of | Stevenson |
| Buena Vista | Strothman |
| Miller of | Stueland |
| Des Moines | Tieden |
| Murphy | Webster |
| Nagle | Wengert |
| Palmer | Whisler |
| Patton | Wilson |
| Reichardt | Wright |
| Renda | Mr. Speaker |

Absent or not voting, 25 :

| Baker | Duffy | Jackson of | Radl |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gillette of | Black Hawk | Rasmussen |
| Burke | Clay-Dickinson | Keleher | Rickert |
| Clapsaddle | Gleason | Lynch | Scherle of |
| Conway | Grassley | Maley | Fremont-Mills |
| Denato | Holmes | Oxley | Utzig |
| Den Herder | Hutchins | Quinn | Varney |

The amendment to the Fisher, et al., amendment lost.
Fisher of Greene moved the adoption of the Fisher, et al., amendment.

The amendment was adopted.

Fisher of Greene offered the following Kluever and Fisher amendment filed May 12, 1965, and moved its adoption:

Amend House File 416 by adding at the end thereof a new section as follows:

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Jefferson Bee, a newspaper published in Jefferson, Iowa, and in the Anita Tribune, a newspaper published in Anita, Iowa.

The amendment was 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?" (H. F. 416)
The ayes were, 67 :

| Bogentief |  |
| :--- | :--- |
| Breitbach |  |
| Bremmer | Gannon |
| Brinck | Gaudineer |
| Busing | Gillette of |
| Caffrey | Story |
| Carnahan | Glanton |
| Cochran | Glenn |
| Coffman | Gregerson |
| Crosier | Hageman |
| Distelhorst | Hanson |
| Doderer | Harrington |
| Dougherty | Holmes |
| Doyle | Houston |
| Felger | Hutchins |
| Fisher of | Jackson of |
| Greene | Black Hawk |
| Fullmer | Jackson of |
| Gallagher | Clinton |
|  | Kempter |$\quad$ Kluever


| Korn | O'Malley |
| :--- | :--- |
| Lawlor | Palmer <br> Loss |
| Reichardt |  |
| Lynch | Renda |
| Madden | Resnick |
| Mahan | Rider |
| Maley | Roe |
| Maule | Scott |
| Mayberry | Seibert |
| McNamara | Shannahan |
| Melrose | Smith of |
| Millen | Linn |
| Miller of | Stena |
| Buena Vista | Tievenson |
| Miller of |  |
| Des Moines | Webster |
| Wurphy | Wengert |
| Nagle | Wilson |
| Wright |  |

The nays were, 38:

| Anderson <br> Bailey | Fischer of <br> Baker |
| :--- | :--- |
| Baringer | Grundy |
| Boster |  |
| Boot | Graham |
| Busch | Hausheer |
| Cohen | Hullinger |
| Craig | Kennedy <br> Meacham |
| Detije <br> Dunton <br> Edgington | Miller of <br> Page |
| Morgan |  |

Absent or not voting, 19:

| Burke | Duffy | Oxley | Scherle of |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Gillette of | Quinn | Fremont-Mills |
| Conway | Clay-Dickinson | Rad1 | Utzig |
| Denato | Gleason | Rasmussen | Varney |
| Den Herder | Grassley | Rickert | Mr. Speaker |
|  | Keleher |  |  |

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 685, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education providing for the reorganization of all or substantial parts of the following named school districts to-wit: Buffalo township, Byron township, Hazelton township, Independence independent, Liberty township, Perry township, Rowley consolidated, Seward township, Sumner township, Washington township, and Westburg township, and the establishment therefrom of the Independence Community School District all of said school districts located in Buchanan County, State of Iowa, and declaring the boundaries of the Independence Community School District in the county of Buchanan, State of Iowa, to be legally established, was taken up for consideration.

Harrington 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?" (H. F. 685)
The ayes were, 94 :

| Anderson | Fisher of | Lynch | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Reichardt |
| Baker | Foster | Mahan | Renda |
| Baringer | Gannon | Maley | Resnick |
| Bogenrief | Gaudineer | Maule | Rider |
| Boot | Gillette of | Mayberry | Robinson |
| Breitbach | Story | McNamara | Roe |
| Bremmer | Glanton | Meacham | Shannahan |
| Brinck | Glenn | Melrose | Shirley of |
| Busch | Graham | Miller of | Dallas |
| Caffrey | Gregerson | Des Moines | Smith of |
| Carnahan | Hageman | Miller of | Linn |
| Cochran | Hanson | Page | Smith of |
| Cofiman | Harrington | Morgan | O'Brien |
| Cohen | Hausheer | Mueller | Stevenson |
| Craig | Holmes | Murphy | Strothman |
| Crosier | Houston | Nagle | Stueland |
| Detje | Hutchins | Nelson | Tieden |
| Distelhorst | Jackson of | Nielsen of | Uban |
| Doderer | Black Hawk | Emmet-Palo Alto Webster |  |
| Dougherty | Jackson of | Nielsen of | Wengert |
| Doyle | Clinton | Shelby | Whisler |
| Dunton | Kelger | Kempter | Oehlsen |
| Fischer of | Kennedy | O'Malley | Wilson |
| Grundy | Kluever | Ossian | Winkelman |
|  | Korn | Palmer | Wright |
|  | Lawlor | Patton | Mr. Speaker |
|  |  |  |  |

[^18]Absent or not voting, 30:

| Burke | Gallagher | Millen | Scherle of |
| :---: | :---: | :---: | :---: |
| Busing | Gillette of | Miller of | Fremont-Mills |
| Clapsaddle | Clay-Dickinson | Buena Vista | Scott |
| Conway | Gleason | Oxley | Seibert |
| Denato | Grassley | Quinn | Stokes |
| Den Herder | Hullinger | Radl | Utzig |
| Duffy | Keleher | Rasmussen | Varney |
| Edgington <br> Fullmer | Loss | Rickert | Wolcott |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Renda of Polk moved to suspend the rules regarding noncontroversial bills for the consideration of Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neg. lected, and delinquent children.

The motion having received a two-thirds majority prevailed.
Gaudineer of Polk offered the following amendment filed May 14, 1965 :

Amend Senate File 95 as follows:

1. By striking in line sixty-one (61) of section three (3) the words, "or local law or ordinance" and by inserting in lieu thereof the words, "law or habitually violated local laws or ordinances".
2. By striking lines one (1) through seventeen (17) of section four (4) and by inserting in lieu thereof the following: "Whenever the court is informed that a child is in a state of neglect, dependency, or delinquency, the court shall make a preliminary investigation of the facts to determine whether the interests of the public or of the minor require that he or she be brought under the jurisdiction of the court. After the completion of the investigation and if the court believes, in its discretion, that the child may be neglected, dependent, or delinquent the court shall direct the county attorney or probation officer to file a petition with the clerk of court. If the facts plead are admitted by the minor and consent is obtained from the parents, or guardian of the minor, the court may make whatever informed adjustment is practical without holding a formal hearing. Efforts to effect informal adjustments may be continued not longer than three (3) months without review by the judge".
3. By striking the word, "minor" in lines nineteen (19), twenty-five (25), twenty-six (26), twenty-eight (28), thirty-two (32) of section four (4) and by inserting in lieu thereof the word, "child".
4. By striking in lines four (4) and five (5) of section five (5) the word, "minor" and by inserting in lieu thereof the word, "child".
5. By striking in lines three (3) and five (5) the word, "minor" and by inserting in lieu thereof the word, "child".
6. By striking in line five (5) of section seven (7) the word, "minor" and by inserting in lieu thereof the word, "child".
7. By striking in lines two (2), three (3) and six (6) of section eight (8) the word, "minor" and by inserting in lieu thereof the word, "child".
8. By striking in lines three (3), six (6), seven (7) and eight (8) of section eleven (11) the word, "minor" and by inserting in lieu thereof the word, "child".
9. By striking in line four (4) of section twelve (12) the word, "minor" and by inserting in lieu thereof the word, "child".
10. By striking in lines one (1), three (3) and five (5) of section fourteen (14) the word "minor" and by inserting in lieu thereof the word, "child".
11. By striking in lines four (4) and twelve (12) of section fifteen (15) the word, "minor" and by inserting in lieu thereof the word, "child".
12. By striking in line four (4) of section twenty-eight (28) the word, "minor" and by inserting in lieu thereof the word, "child".
13. By striking in line one (1) of section twenty-nine (29) the word, "minor" and by inserting in lieu thereof the word, "child".
14. By striking in lines three (3), four (4), five (5), seven (7), eight (8), ten (10), eleven (11) and thirteen (13) of section thirty-one (31) the word, "minor" and by inserting in lieu thereof the word, "child".
15. By striking in line one (1) of section thirty-two (32) the word, "minor" and by inserting in lieu thereof the word, "child".
16. By striking in lines one (1), six (6), seven (7), nine (9), thirteen (13), fifteen (15), nineteen (19), twenty-two (22), twenty-five (25) and twenty-seven (27) in section thirty-five (35) the word, "minor" and by inserting in lieu thereof the word "child".
17. By striking in lines six (6), seven (7) and nine (9) of section fiftythree (53) the word, "minor" and by inserting in lieu thereof the word, "child".
18. By striking in lines three (3) and seven (7) of section fifty-four (54) the word, "minor" and by inserting in lieu thereof the word, "child".
19. By striking in lines four (4) and five (5) of section fifty-five (55) the word, "minor" and by inserting in lieu thereof the word, "child".
20. By striking in line three (3) of section fifty-five (55) after the word, "of" the words, "the news media, unless ordered otherwise by the court, and".
21. By adding the following new section thereto: "The criminal court shall have concurrent jurisdiction with the juvenile court over children less than eighteen years of age who commit a criminal offense".
Division requested.
Gaudineer of Polk moved the adoption of divisions 1 through 19 of his amendment.
Divisions 1 through 19 were adopted.
Divisions 20 and 21 deferred.
Wilson of Black Hawk offered the following amendment filed May 13, 1965:
Amend Senate File 95 as follows:
22. By striking from line two (2) of section one (1) the word and figure "sixty-three (63)" and inserting in lieu thereof the word and figure "sixtytwo (62)".
23. By striking all of section fifty-seven (57) after the word "older" in line three (3) and inserting in lieu thereof a period.
24. By striking all of section fifty-nine (59).
25. By renumbering the remaining sections in conformity with this amendment.

Wilson of Black Hawk offered the following amendment to the Wilson amendment filed May 20, 1965, and moved its adoption:

Amend the Wilson amendment to Senate File 95 filed May 13, 1965, by striking lines six (6) and seven (7) and inserting in lieu thereof the following:
"word 'older' in line three (3) and inserting in lieu thereof the words '. Such records shall be available to the news media.'"

The amendment to the Wilson amendment was adopted.
Division requested.
Wilson of Black Hawk moved the adoption of division 1 of his May 18, 1965, amendment as amended.

Division 1 of the amendment was adopted.
Divisions 2, 3 and 4 deferred.
Doyle of Woodbury offered the following amendment filed May 21, 1965, and moved its adoption:

Amend Senate File 95 section twenty-seven (27), by striking in line one (1) the word "shall" and inserting in lieu thereof the word "may".

The amendment was adopted.
Gaudineer of Polk offered the following amendment filed May 20, 1965 :

Amend Senate File 95 as follows:

1. By adding to section three (3) the following subsection:
"'News media' means representatives of newspapers, other periodicals, radio and television stations, and other agencies of mass communication."
2. Amend section twenty-eight (28) by striking from line six (6) the word "only" and inserting in lieu thereof the following:
"the news media, except in those cases which in the opinion of the court the best interest of the child and the public are served by a private hearing. The court shall also admit".

Division requested.
Gaudineer of Polk moved the adoption of division 1 of his amendment.

Division 1 was adopted.
(Business pending at adjournment.)

## ADDITIONAL COPIES

Renda of Polk asked and received unanimous consent to have sis hundred additional copies printed of Senate File 95 as passed by the Senate.

HOUSE CONCURRENT RESOLUTION 31

## By Doderer of Johnson and Brinck of Lee

Whereas, the retirement programs relating to public employees of the state and governmental units thereof are under a number of separate
administrative agencies and are governed by numerous unrelated and separate statutes, and
Whereas, a number of bills have been introduced into the Sixty-first General Assembly affecting the retirement programs of public employees, particularly public safety employees, and
Whereas, the statutes on public employees retirement programs and the amending legislation introduced are too detailed for legislators to become thoroughly familiar with during the legislative sessions, and
Whereas, the public employees retirement programs and the related legislation introduced should be given sufficient study during the legislative interim for additional consideration at the next session of the general assembly; now therefore,
Be It Resolved by the House, the Senate Concurring, that the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of the retirement programs of public employees in the state which will include a thorough survey of the present retirement systems and the effects of legislation enacted and introduced by the Sixtyfirst General Assembly on such systems.
Be It Further Resolved, that the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study. The Legislative Research Committee is further directed to appoint two (2) state officials or employees recommended by the Iowa Association of School Boards; a member of a county board of supervisors recommended by the Association of County Officers; a municipal official recommended by the League of Iowa Municipalities; a public school official recommended by the Iowa State Education Association; a state, county, or municipal employee recommended by the Iowa State, County and Municipal Employees Association; a representative of the Iowa State Policemen's Association recom${ }^{\text {mended }}$ by the Association; a representative of the Iowa Association of Professional Firefighters recommended by the Association; and a public safety official recommended by the Governor; to serve in an advisory capacity to the committee organized under sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code.

Be It Further Resolved, that the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1,1967 .

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 111, 180, $224,245,269,287,293,311,476,531,547,558,567,578,579$ and 581. Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 111, 180, 224, 245, 269, 287, 293, 311, 476, 531, 547, 558, 567, 578, 579 and 581.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends the following bills be placed on the noncontroversial calendar:
S. F. 597 To amend and correct an act known as the Uniform Commercial Code. By judiciary committee.
S. F. 576 Relating to the state military forces. By governmental affairs committee.
S. F. 575 Relating to civil defense in the State of Iowa. By governmental affairs committee.
S. F. 467 Relating to the use of auxiliary axles on vehicles. By Denman, Nims, et al.
H. F. 626 To abolish salary restrictions for mayor and council in the commission form of municipal governments. By governmental subdivisions committee.
H. F. 678 To provide for the declaration of unit price on packaged commodities. By agriculture committee.

Casey loss, Chairman.

## 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. 555 Relating to the compensation of members of the general assembly. By governmental affairs.
S. F. 107 Relating to the league of Iowa municipalities. By O'Malles, Burke, et al.
S. F. 276 To amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees. By Nims, Riley, Ely and Stanley.
S. F. 398 To amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs. By Reno, Briles, Van Gilst, et al.
H. F. 417 Relating to the eradication of bovine brucellosis. By Den Herder.
H.F. 321 Relating to truck operators and contract carriers. By Dunton, Loss, Fischer, et al.

Casey Loss, Chairman.

## AMENDMENTS FILED

1 Amend the committee amendment to House File 230 filed
2 April 2, 1965, as follows:
3
Amend section 1, paragraph 10 at line 58 by striking
the word and figure "sixteen (16)" and inserting in lieu thereof, the word and figure "ten (10)".

Kluever of Cass.

Amend the agriculture committee amendment to House File 230 filed April 2, 1965, by striking from section five (5), subsection one (1) commencing in line one hundred thirty-one (131) the words:
"It is the purpose of this paragraph to make applicable to sales of dairy products in this state, legal restrictions similar to those imposed by section 1 of the Sherman Anti-Trust Act (15 U.S.C. Sec. 1) and this paragraph shall be given a construction similar to that from time to time given to that Act." Grassley of Butler.
Amend the agriculture committee amendment filed April 2,
1965, to House File 230 by striking section six (6) and
renumbering the remaining sections in accordance with this
amendment.
Robinson of Audubon-Guthrie.
Amend Senate File 95 by striking from lines six (6) and seven (7) of section twenty-three (23) the words and figure "two (2) mills" and insert in lieu thereof "one-half ( $1 / 2$ ) mill". Miller of Page.
Amend Senate File 95 as follows:

1. Strike line six (6) in section twenty three (23);
strike the word "mills" in line seven (7) and insert in
lieu thereof the words: "may make expenditures from the county general fund".

Baringer of Fayette.
Amend Senate File 95 as follows:

1. By striking the word "line" from line two (2) of section sixty-five (65) and inserting in lieu thereof the following: "lines three (3) and".

Baringer of Fayette.
Amend Senate File 385 by adding thereto the following new section:
"Sec. 2. The county board of supervisors may annually
levy a tax not to exceed one-half (1/2) mill on all taxable property for the purpose of providing public health services."

Palmer of Polk.
Amend Senate File 546 by inserting after section three (3) the following new section:
"Section four hundred forty-four point nine (444.9) Code 1962, is hereby amended by striking from lines two (2) and three (3) the words "its September" and inserting in lieu thereof the words "or before its November".
Further amend by renumbering the sections in conformity with this amendment.

> Busing of Hamilton. Disteliorst of Des Moines. (1).

1 Amend Senate File 546 by inserting after section one (1)
2 the following new section:
3. "Section four hundred forty-one point thirty-three (441.33),

4 Code 1962, is hereby amended by striking from lines twenty-one
5 (21) and twenty-two (22) the words "The assessor shall be clerk 6 of said board." and inserting in lieu thereof the words "The
7 board shall appoint a clerk."
8 Further amend by renumbering the sections in conformity with
9 this amendment.
BUSIng of Hamilton. Distelhorst of Des Moines.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Monday, May 24, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Monday, May $24,1965$.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Lester Hancock, pastor of the Methodist Church, Pleasantville, Iowa.

The Journal of Friday, May 21, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Quinn of Washington on request of Maule of Monona.

## PRESENTATION OF VISITORS

Melrose of Floyd presented to the House the Honorable Wayne Shaw, a former member of the House from Floyd County in the Fifty-seventh through the Sixtieth Extra General Assemblies.
Nielsen of Shelby presented to the House the Honorable Harvey Johnson, a former member of the House from Audubon County in the Fifty-sixth, Fifty-eighth, Sixtieth and Sixtieth Extra General Assemblies.
Madden of Clarke-Union presented to the House the Honorable Joseph Knock, a former member of the House from Union County in the Sixtieth and Sixtieth Extra General Assemblies.
Hausheer of Story presented to the House eighteen members of the American School of Practical Nursing and their instructor, Mrs. Lokken, and their coordinator, Mrs. Siebert.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended "Birthday Congratulations" to the Honorable John S. Miller and the Honorable John L. Duffy.

## INTRODUCTION OF BILLS

House File 698, by committee on appropriations, a bill for an act to make appropriations to legislative members of the Iowa development commission.

Read first time and placed on the calendar.
House File 699, by committee on appropriations, a bill for an act to make appropriations to members of the dairy trade practices study committee.

Read first time and placed on the calendar.
House File 700, by committee on appropriations, a bill for an act to make appropriations to legislators serving on legislative advisory committees.

Read first time and placed on the calendar.
House File 701, by committee on appropriations, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.

Read first time and placed on the calendar.
House File 702, by committee on appropriations, a bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.

Read first time and placed on the calendar.
House File 703, by committee on appropriations, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Read first time and placed on the calendar.
House File 704, by education committee, a bill for an act relating to uniting of school districts.

Read first time and referred to the sifting committee.
House File 705, by appropriations committee, a bill for an act to appropriate funds to a governor-elect for expenses after the day of the election and before the day of inauguration.

Read first time and placed on the calendar.
Gillette of Story rose on a point of personal privilege and read the following proclamation :

## STATE OF IOWA EXECUTIVE DEPARTMENT PROCLAMATION

## SMALL BUSINESS WEEK

Whereas, small business has through our history contributed to our cherished, system of free, competitive enterprise; and
Whereas, Iowa's sixty thousand small businesses:
-include nine of every ten businesses that supply the needs and wants of the people of Iowa;
—provide more than one-third of Iowa's goods and services;
-contribute significantly to the well-being of our citizens, to the defense and freedom, and to the exploration of new scientific factors; and

Whereas, small business provides additional jobs, equality of opportunity, and economic growth; and

Whereas, small businessmen are leaders in the business and civic affairs of their communities and have enriched the lives of our citizens by their development of new ideas, new methods, and new products; and

Whereas, the President of the United States, the Honorable Lyndon B. Johnson, has designated the week beginning May 23, 1965, as Small Business Week:

Now, Therefore, I, Harold E. Hughes, Governor of the State of Iowa, do hereby proclaim the week beginning May 23, 1965, as

## SMALL BUSINESS WEEK

In Iowa, and call upon Chambers of Commerce and other public and private organizations to participate in ceremonies recognizing the contribution of small business to our goal of a better and more productive life for all our people.


#### Abstract

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused the Great Seal of the State of Iowa to be affixed. Done at Des Moines this 21st day of May in the year of our Lord one thousand nine hundred sixty-five. s/ Harold E. Hughes, Governor.


Gillette of Story also announced that Ken Robinson, the gentleman from Audubon-Guthrie, is chairman of the State Advisory Council of Small Business Administration.

## MEMORANDUM OF LEGISLATIVE INTENT

House File 13 (Senate File 26) has been unanimously passed by the members of both the House of Representatives and the Senate and has been signed by the Governor of Iowa. It establishes a new chapter in the Code of Iowa to govern the operation of county mutual insurance associations.
House File 13 was voluntarily offered by the county mutual insurance associations of Iowa, and its passage was supported by them, even though the new chapter imposes upon them the following limitations and requirements:
(1) A tax of two percent of gross premiums received during 1965 and thereafter.
(2) Licensing and qualification of agents.
(3) Limitation of the classes of property which may be insured.
(4) Periodic examination by the Insurance Department of Iowa.

The purpose of this memorandum is to record the intention of the and to make it understood:
(1) That there was no intention to impose upon county mutual insurance
associations any regulatory authority by the Insurance Department of Iowa
or by any other agency of the State of Iowa beyond that expressly stipulated
in House File 13;
(2) That House File 13 was in no sense intended to deprive county mutual insurance associations of their right to conduct their business according to well established principles of community service;
(3) That there was no intention to prescribe their methods of underwriting, their methods of rating or the provisions of their policy contracts.

Mueller of Winnebago-Worth. Murphy of Carroll.

Cochran of Webster.
Shirley of Dallas.
Robinson of Audubon-Guthrie.
Nielsen of Emmet-Palo Alto.
Distelhorst of Des Moines.
Kluever of Cass.
Detje of Tama.
Loss of Kossuth.
Whisler of Appanoose-Davis.
Anderson of Ringgold-Taylor.
Gannon of Jasper.
Wilson of Black Hawk.
Houston of Crawford.
Madden of Clarke-Union.
Hullinger of Decatur-Wayne.
Fullmer of Jasper.
Redfern of Lee.
Gillette of Clay-Dickinson.
Korn of Harrison.
Miller of Page.
Keleher of Woodbury.
Scherle of Fremont-Mills.
Scotr of Pottawattamie.
Oehlesen of Hardin.
Rider of Marshall. Carnahan of Wapello. Rickert of Louisa-Muscatine. Brinck of Lee.
Stueland of Hancock.
Breitbach of Dubuque.
Dunton of Keokuk.
Hausheer of Story. Cohen of Black Hawk. Dovghenty of Lucas-Monroe. Fisher of Greene.

Quinn of Washington.
Smith of O'Brien.
Stokes of Plymouth.
Strothman of Henry.
Baker of Boone.
Mayberry of Webster.
Glenn of Wapello.
Tieden of Clayton.
OSSIAN of Adams-Montgomery
Graham of Ida-Sac.
Den Herder of Sioux.
Winkelman of Calhoun.
Meacham of Poweshiek.
Stevenson of Howard-Mitchell.
McNamara of Linn.
Kennedy of Linn.
Bremmer of Pottawattamie.
Mahan of Johnson.
hageman of Winneshiek.
Renda of Polk.
Busch of Bremer.
Nielsen of Shelby.
Holmes of Jones.
Grassley of Butler.
Patton of Delaware.
NELSON of Cherokee.
Morgan of Mahaska.
Boot of Marion.
Foster of Cedar.
Edgington of Franklin.
Wolcott of Cerro Gordo.
Hutchins of Benton.
Oxley of Linn.
Madden of Clarke-Union.
Gleason of Humboldt-Pocahontas.
Cofrman of Iowa:

## SENATE MESSAGE CONSIDERED

Senate File 605, a bill for an act to increase the rates of state corporation income tax.

Read first time and referred to committee on ways and means.

## MESSAGES FROM 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 645, a bill for an act to legalize and validate the proceedings of the town council of Calamus in Clinton County relating to issuance, sale and delivery of water and sewer revenue bonds.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 650 , a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District.
Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
House Concurrent Resolution 29, pledging support of the Sixty-first General Assembly for the Youth in Government Program.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 172, a bill for an act relating to the fund from which the expenditures for a municipal court may be made.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 563, a bill for an act authorizing cities to establish zoos.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 583 , a bill for an act to repeal the five mills moneys and credits tax and increase the income tax on upper bracket incomes as a replacement and provide for its allocation.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 603, a bill for an act relating to the filing of assessment protests with the board of review.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 458, a bill for an act relating to the investment of levee and drainage district funds.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 458

Amend the title to House File 458 by inserting the following in line 1 after the word "to":
"levee and drainage districts and".

## HOUSE RESOLUTION 7 DEFERRED

Foster of Cedar called up for consideration House Resolution 7, found on pages 1687 and 1688 of the Journal.
Denato of Polk moved that action on House Resolution 7 be deferred.

Caffrey of Polk moved the previous question on the motion to defer.
The motion having received a two-thirds majority prevailed.
The motion to defer prevailed.

## SENATE AMENDMENT CONSIDERED

Cochran of Webster called up for consideration House File 253, a bill for an act relating to drainage districts, and to amend varions sections of the Code relating thereto, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend Hoase File 253 as follows:
By inserting after section 8 the following new section:
"Section four hundred fifty-five point seventy-two (455.72), Code 1962, is hereby amended by adding the following subsection:
'If after a district has been reclassified, the board in its judgment concludes there were errors in the reclassification or there is an inequitable assessment of benefits, the board may on its own motion, after notice to the landowner involved as provided in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four (455.24), inclusive, of the Code, and by resolution, order the district or any portion of the district to again be reclassified as prescribed in this section and in section four hundred fifty-five point seventy-four (455.74) of the Code.'"
By striking from section 15 lines 2 through 7 and inserting in lied thereof the following:
"forty-two (455.142), Code 1962, is amended as follows:

1. By inserting in line nineteen (19) after the word 'work' the following:
'In those instances where two (2) or more districts involved are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed for in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four ( 455.24 ), inclusive, of the Code.'
2. By adding thereto the following:
'Common outlet for the purpose of this section shall mean an outlet where two (2) adjacant districts have an outlet common to both of said districts and which districts are also contiguous, one (1) to the other.'"

By adding the following new sections:
"Sec. 16. Section four hundred fifty-five point forty (455.40), Code 1962, is amended by striking from line twenty-two (22) the word 'shall' and inserting in lieu thereof the word 'may'.
"Sec. 17. Section four hundred fifty-five point sixty-one (455.61), Code 1962, is amended by adding at the end thereof the words "All drainage districts may invest funds not immediately needed for current operating expenses as provided in chapter four hundred fifty-three (453) of the Code.
"Sec. 18. Section four hundred fifty-five point one hundred forty-fout (455.144), Code 1962, is hereby amended by adding thereto the following:
'In these instances where two (2) or more districts are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four ( 455.24 ), inclusive, of the Code.'
"Sec. 19. Section four hundred sixty-two point fifteen (462.15), Code 1962, is hereby repealed and the following enacted in lieu thereof:
'Candidates for drainage district trustee shall have their names placed on printed ballots provided a petition therefor is signed by ten qualifed electors of the district and filed with the clerk of the board at least fourteen days before the election. Space shall also be provided on the ballot for write-in votes.'
"Sec. 20. Section four hundred sixty-five point twenty-two (465.22),

Code 1962, is amended by inserting after the word 'constructing' in lines two (2) and three (3) the words 'or reconstructing'.
Further amend said section by adding in line nine (9) after the word 'therefor' the words 'nor shall any such owner in constructing a replacement drain, wholly on his own land, "and in the exercise of due care" be liable in damages to another in case a previously constructed drain on his own land is rendered inoperative or less efficient by such new drain, unless in violation of the terms of a written contract.'
"Sec. 21. The provisions of this Act shall not affect any proceedings or litigation commenced before the effective date of this Act."
Further amend by renumbering the sections in conformity with this amendment.

The motion prevailed and the House concurred in the Senate amendment.

Cochran of Webster 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 ?" (H. F. 253)
The ayes were, 89 :

| Baker | Gallagher | Loss | Roe |
| :---: | :---: | :---: | :---: |
| Baringer | Gannon | Lynch | Scherle of |
| Breithach | Gaudineer | Madden | Fremont-Mills |
| Bremmer | Gillette of | Mahan | Scott |
| Brinck | Clay-Dickinson | Maule | Seibert |
| Caffrey | Gillette of | Meacham | Shirley of |
| Carnahan | Glanton | Melrose | Smith of |
| Clapsaddle | Gleason | Miller of | Linn |
| Cochran | Glenn | Page | Smith of |
| Craim | Graham | Morgan | O'Brien |
| Denato | Grassley | Mueller | Stevenson |
| Den Herder | Gregerson | Murphy | Stokes |
| Detje | Hageman | Nagle | Strothman |
| Dougherty | Hanson | Nielsen of | Stueland |
| Doyle | Harrington | Shelby | Tieden |
| Duffy | Holmes | O'Malley | Utzig |
| Dunton | Houston | Ossian | Varney |
| Edgington | Hutchins | Palmer | Whisler |
| Felger | Jackson of | Radl | Wilson |
| Fisher of | Clinton | Redfern | Winkelman |
| Foster ${ }^{\text {Greene }}$ | Keleher | Renda | Wright |
| Fullmer | Korn | Rider | Mr. Speaker |
|  | Lawlor | Robinson |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 35: |  |  |  |
| Anderson | Busing |  |  |
| Bailey | Busing | Foderer | Jackson of Black Hawk |
| Burkrief | Conway | Grundy | Kennedy |
| Busch | Crosier | Hausheer | Kluever |
|  | Distelhorst | Hullinger | Maley |


| Mayberry | Nelson | Patton | Shannahan |
| :--- | :--- | :--- | :--- |
| McNamara | Nielsen of | Quinn | Uban |
| Miller of | Emmet-Palo Alto Rasmussen | Webster |  |
| Buena Vista | Oehlsen | Reichardt | Wengert |
| Miller of | Oxley | Rickert |  |

Des Moines
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 Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children, and division 2 of the Gaudineer amendment filed May 20, 1965, found on page 1778 of the Journal.

Gaudineer of Polk moved the adoption of division 2 of his amendment.

Loss of Kossuth moved the previous question on the Gaudineer amendment.

The motion having received a two-thirds majority prevailed.
The amendment was adopted.
Winkelman of Calhoun offered the following amendment filed May 17, 1965, âud moved its adoption:

Amend Senate File 95 as follows:

1. By striking from line eight (8), section twenty-erght (28), the words "information or indictment", and inserting in lieu thereof the word "petition".
2. By striking from line six (6), section fifty-five (55), the words "in. formation or indictment", and inserting in lieu thereof the word "petition".
3. By striking from line four (4), section fifty-nine (59), the words "information or indictment", and inserting in lieu thereof the words "written petition".

Division requested.
Winkelman moved the adoption of division 1 of his amendment.
Division 1 lost.
Robinson of Audubon-Guthrie offered the following amendment filed May 20, 1965 :

1. Amend section 28 of Senate File 95 by striking the words "The court" at the end of line 4 , and by striking all of lines $5,6,7,8,9,10,11$, and inserting in lieu thereof the word "The".
2. Amend section 55 by striking all of section 55 and inserting in lied thereof the following:
"The legal record of the juvenile court shall be a public record, and shall include the petition, information or indictment, notices, finding orders, decrees, judgments and motions.
3. Amend section 56 by striking all of section 56 and inserting in lieu thereof the following:
"The proceedings concerning delinquency petitions filed by parents and petitions concerning neglected children; the reports of juvenile court probation officers; and the reports on juvenile homes shall not be public records, but the court may make them public in its discretion."
4. Amend section 57 by striking from line 3 the words "and" and all the remaining portion of said section, and inserting in lieu thereof the following:
". These records shall be public records."
5. Amend section 59 by striking all of said section.
6. Renumber the sections in accordance with this amendment.

Division requested.
Division 1 withdrawn.
Gaudineer of Polk offered the following amendment to division 2 of the Robinson amendment, filed May 24, 1965, and moved its adoption:
Amend the Robinson of Audubon-Guthrie amendment to Senate File 95 filed on May 20, 1965, by striking in line eight (8) the word "findings," and by striking in line nine (9) the words "and motions".
Miller of Des Moines moved the previous question on the Gaudineer amendment.

The motion having received a two-thirds majority prevailed.
The Gaudineer amendment to the Robinson amendment was adopted.
Gallagher of Black Hawk moved the previous question on division 2 of the Robinson amendment.

Maule of Monona moved to defer action on Senate File 95 and that the bill retain its place on the calendar.

## SPECIAL ORDER ON HOUSE FILE 230

The hour of $11: 00 \mathrm{a} . \mathrm{m}$. having arrived, the Speaker announced the special order of business for the consideration of House File 230, a bill for an act relating to the marketing of dairy products.
Speaker pro tempore Miller in the chair.
Cochran of Webster offered the committee amendment filed April 2, 1965, and found on pages 872-879 of the Journal of April 2, 1965.
Busch of Bremer offered the following amendment to the committee amendment filed May 11, 1965, and moved its adoption:
10ws: 1 agd the agriculture committee amendment to Honse File 230 as fol-

1. By striking in section one (1), subsection one (1), in line five (5), the words "ice cream,".

Maule of Monona moved the previous question on House File 230 and all amendments thereto.

The motion having received a two-thirds majority prevailed.
The Busch amendment to the committee amendment lost.
Scherle of Fremont-Mills offered the following amendment to the committee amendment filed May 17, 1965, and moved its adoption:

Amend the committee amendment to House File 230 as follows:

1. By striking from section one (1), in lines thirty-three (33) the words "or to a retailer."
2. By striking from section one (1), in lines thirty-four (34) and thirtyfive (35) the words "or such retailer."
3. By striking from section one (1), in line thirty-seven (37) the words "or such retailer."
4. By striking from section one (1), in line fifty (50) the word "There" and by striking lines fifty-one (51) to sixty-six (66) inclusive.
5. By striking from section five (5) in line one hundred twenty-six (126) the words "or retailer" and by inserting in line one hundred twenty-five (125) after the word "processor," the word "or."
6. By striking from section five (5), in lines one hundred thirty-seven (137) and one hundred thirty eight (138) the words "or retailer." and by inserting in line one hundred thirty-seven (137) after the word "processor," the word "or".

Division requested.
Scherle of Fremont-Mills moved the adoption of divisions 1, 2, 3, 5 and 6 of his amendment.

Divisions $1,2,3,5$ and 6 lost.
(Business pending at recess.)
On motion by Maule of Monona, the House recessed until 1:30 p, m

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 591, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm ${ }^{\text {to }}$ market road fund and urban road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, and relating to salaries ${ }^{\text {d }}$ highway commission members, was taken up for consideration.

Loss of Kossuth moved that the bill be read a last time now gal placed upon its passage which motion prevailed and the bill read a last time.

On the question "Shall the bill pass?" (S. F. 591)
The ayes were, 96 :

| Anderson | Fisher of | Kempter | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Kennedy | Redfern |
| Baker | Gallagher | Kluever | Reichardt |
| Baringer | Gannon | Korn | Renda |
| Boot | Gaudineer | Lawlor | Resnick |
| Breitbach | Gillette of | Loss | Rickert |
| Bremmer | Clay-Dickinson | Lyneh | Rider |
| Brinck | Gillette of | Madden | Roe |
| Busch | Story | Mahan | Scherle of |
| Caffrey | Glanton | Maley | Fremont-Mills |
| Carnahan | Gleason | Maule | Scott |
| Cochran | Glenn | Mayberry | Seibert |
| Coffman | Graham | Meacham | Shannahan |
| Cohen | Grassley | Melrose | Stevenson |
| Crosier | Hageman | Millen | Stokes |
| Denato | Hanson | Morgan | Strothman |
| Den Herder | Harrington | Mueller | Stueland |
| Distelhorst | Hausheer | Murphy | Tieden |
| Doderer | Holmes | Nagle | Varney |
| Dougherty | Houston | Nelson | Webster |
| Doyle | Hullinger | Nielsen of | Whisler |
| Duffy | Hutchins | Emmet-Palo Alto Wilson |  |
| Dunton | Jackson of | Oehlsen | Winkelman |
| Edgington | Black Hawk | O'Malley | Wolcott |
| Felger | Jackson of | Ossian | Wright |
|  | Clinton | Palmer | Mr. Speaker |
|  |  |  |  |

The nays were, 1 :
Fischer of
Grundy
Absent or not voting, 27:
Bogenrief
Burke
Busing
Clapsaddle
COnway
Craigy
Dotje
Foster
Fullmer
Gregerson
Keleher
McNamara
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Nielsen of
Shelby
Oxley
Patton
Quinn
Radl
Robinson

| Shirley of |
| :---: |
| Dallas |

Smith of Linn Smith of o'Brien Uban<br>Utzig Wengert

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Senate File 592, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, was taken up for consideration.
Brinck of Lee offered the following amendment filed May 19, 1965, and moved its adoption:
Amend Senate File 592 by striking the words and figures "two million sisty-eight thousand dollars ( $\$ 2,068,000.00$ )" in lines three (3) and four (4) of section one (1) and inserting in lieu thereof the words and figures "two million dollars ( $\$ 2,000,000.00$ )".

Further amend Senate File 592 by striking all of subsection two (2) of section one (1).

Rasmussen of Polk moved the previous question on the Brinek amendment.

The motion not having received a two-thirds majority lost.
Maule of Monona moved the previous question on Senate File 592 and the Brinck amendment.

The motion having received a two-thirds majority prevailed.
The amendment lost.
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?" (S. F. 592)
The ayes were, 87 :

| Baker | Gillette of | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bogenrief | Clay-Dickinson | Loss | Redfern |
| Breitbach | Gillette of | Lynch | Reichardt |
| Bremmer | Story | Madden | Renda |
| Caffrey | Glanton | Mahan | Resnick |
| Clapsaddle | Gleason | Maley | Rickert |
| Cochran | Graham | Maule | Rider |
| Cohen | Gregerson | Mayberry | Robinson |
| Crosier | Hageman | Meacham | Roe |
| Denato | Hanson | Melrose | Scott |
| Den Herder | Harrington | Miller of | Seibert |
| Detje | Hausheer | Des Moines | Shirley of |
| Distelhorst | Holmes | Morgan | Dallas |
| Doderer | Houston | Mueller | Stevenson |
| Dougherty | Hullinger | Murphy | Stueland |
| Doyle | Hutchins | Nagle | Uban |
| Duffy | Jackson of | Nelson | Varney |
| Dunton | Black Hawk | Nielsen of | Webster |
| Fisher of | Jackson of | Emmet-Palo Alto Wengert |  |
| Greene | Clinton | O'Malley | Wilson |
| Fullmer | Keleher | Ossian | Wolcott |
| Gallagher | Kennedy | Oxley | Wright |
| Gannon | Kluever | Palmer | Mr. Speaker |
| Gaudineer | Korn | Radl |  |

The nays were, 28:

| Anderson | Conway <br> Bailey |
| :--- | :--- |
| Edgington |  |
| Baringer | Fischer of |
| Boot | Grundy |
| Brink | Foster |
| Busch | Glenn |
| Carnahan | Grassley |
| Coffman | Millen |

Miller of
Page
Nielsen of
Shelby
Oehlsen
Patton
Scherle of
Fremont-Mills
Shannahan

Miller of
Nielsen of
Shelby
Patton
Scherle of
Shannahan

Smith of O'Brien
Stokes
Strothman
Tieden
Utzig
Whisler
Winkelman

Absent or not voting, 9:

| Burke | Felger | Miller of | Smith of |
| :--- | :--- | :--- | :---: |
| Busing.. $_{\text {Craig }}$ | Kempter | Buena Vista | Linn |
| MeNamara | Quinn |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 593, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1,1965 , and ending June 30, 1967, for use as a revolving fund, 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?" (S. F. 593)
The ayes were, 81 :

| Bailey | Gillette of | Lawlor | Redfern |
| :---: | :---: | :---: | :---: |
| Baker | Clay-Dickinson | Loss | Reichardt |
| Breitbach | Gillette of | Lynch | Renda |
| Bremmer | Story | Madden | Resnick |
| Caffrey | Glanton | Mahan | Rickert |
| Cochran | Gleason | Maley | Robinson |
| Coffman | Glenn | Maule | Roe |
| Crosier | Hageman | Meacham | Scott |
| Denato | Hanson | Melrose | Seibert |
| Den Herder | Harrington | Miller of | Shirley of |
| Distelhorst | Hausheer Holmes | Mes Moines | Dmith of |
| Doderer | Houston | Mueller | Linn |
| Dougherty | Hullinger | Murphy | Stevenson |
| Doyle Dufty | Hutchins | Nagle | Stueland |
| Dunton | Jackson of | Nielsen of | Varney |
| Fisher of | Black Hawk | Emmet-Palo Alto | Webster |
| Greene | Jackson of | O'Malley | Wengert |
| Fullmer | Clinton | Ossian | Whisler |
| Gannon | Keleher | Oxley | Wilson |
| Gaudineer | Kennedy | Palmer | Wright |
|  | Korn | Rad! <br> Rasmussen | Mr. Speaker |
| The nays |  |  |  |
| Anderson |  |  |  |
| Baringer <br> Bogenri | Edgington <br> Fischer of | Miller of Page | Shannahan Smith of |
| Boot | Grundy | Nelson | O'Brien |
| Brinck | Foster | Nielsen of | Stokes |
| Busch | Gallagher | Shelby | Stothman |
| Carnahan | Grassley | Oehlsen | Tieden |
| Cohen | Gregerson | Patton | Uban |
| Conway | Millen | Scherle of Fremont-Mills | Utzig Winkelman |
| Absent |  |  |  |
| Burke or not voting, 13: |  |  |  |
| Busing | Craig | Felger | Kempter |

McNamara \begin{tabular}{c}
Miller of <br>
Buena Vista

 

Quinn <br>
Rider
\end{tabular}$\quad$ Wolcott

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 599, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly, was taken up for consideration.

Miller of Des Moines moved the previous question.
The motion having received a two-thirds majority prevailed.
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?" (S. F. 599)
The ayes were, 104:

| Anderson | Fisher of | Madden | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Mahan | Renda |
| Baker | Foster | Maley | Resnick |
| Baringer | Fullmer | Maule | Rickert |
| Boot | Gallagher | Mayberry | Rider |
| Breitbach | Gannon | McNamara | Robinson |
| Bremmer | Gaudineer | Meacham | Scott |
| Busch | Gillette of | Melrose | Seibert |
| Busing | Clay-Dickinson | Millen | Shirley of |
| Gaffrey | Gillette of | Miller of | Dallas |
| Carnahan | Story | BuenaVista | Smith of |
| Clapsaddle | Glanton | Miller of | Linn |
| Cochran | Gleason | Des Moines | Smith of |
| Coffman | Glenn | Morgan | O'Brien |
| Cohen | Grassley | Mueller | Stevenson |
| Conway | Hageman | Murphy | Stueland |
| Craig | Hanson | Nagle | Tieden |
| Grosier | Harrington | Nelson | Uban |
| Denato | Hausheer | Nielsen of | Utzig |
| DenHerder | Holmes | Emmet-Palo Alto Varney |  |
| Detje | Hutchins | Oehlsen | Webster |
| Distelhorst | Jackson of | O'Malley | Wengert |
| Doderer | Black Hawk | Ossian | Whisler |
| Dougherty | Keleher | Oxley | Wilson |
| Doyle | Kluever | Palmer | Winkelman |
| Duffy | Korn | Radl | Wolcott |
| Dunton | Lawlor | Rasmussen | Wright |
| Edgington | Loss | Redfern | Mr. Speaker |
| Felger | Lynch |  |  |
| The nays were, | 8: |  |  |
| Brinck | Miller of | Patton | Stokes |
| Gregerson | Page | Scherle of | Strothman |
|  | Nielsen of | Fremont-Mills |  |
|  | Shelby |  |  |

Absent or not voting, 12:

| Bogenrief | Graham | Jackson of | Quinn |
| :--- | :--- | :--- | :--- |
| Burke | Houston | Clinton | Roe |
| Fischer of | Hullinger | Kempter | Shannahan |
| Grundy |  | Kennedy |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF SENATE JOINT RESOLUTION

Senate Joint Resolution 26, a joint resolution to continue the interim committee to study the court system of Iowa (created pursuant to Senate Joint Resolution 18, Sixtieth General Assembly), was taken up for consideration.
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 be adopted and agreed to?" (S. J. R 26)

The ayes were, 114:


The nays were, 1 :

## Foster

Absent or not voting, 9:

| Burke <br> Edgington | Fischer of <br> Grundy | Hullinger <br> Kempter | Quinn |
| :--- | :--- | :--- | :--- |
|  | Graham | Nelson |  |

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by 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 330, a bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds one hundred dollars ( $\$ 100.00$ ).

Also: That the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 677; a bill for an act to permit an employer to enter into certain agreements with labor organizations.
Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 30, requesting the establishment of a United States Post Office in Carter Lake, Iowa.

Also: That the Senate has amended and passed the following joint resolution in which the concurrence of the Senate was asked:
House Joint Resolution 8, proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Also: that the Senate insists on its amendment to House File 566, relating to the control and prevention of rabies, and requests a conference. The President of the Senate has appointed as members of the conference. committeee, on the part of the Senate, Senators Main, Nurse, Shoeman and Riley.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 8

Amend House Joint Resolution 8 as follows:
Amend section 1, lines 11, 12 and 13 by striking the following:
"The compensation and allowances received shall be the same when the General Assembly is convened in extra session as when convened in regular session."

## CONSIDERATION OF BILLS

Senate File 239, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor, was taken up for consideration.

Luss of Kossuth offered the following amendment filed May 24, 1965, and moved its adoption:
Amend the title to Senate File 239 by striking all after the word "Retardation" in line two (2) and inserting in lieu thereof a period.

The amendment was 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?" (S. F. 239)
The ayes were, 115:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Doffy
Dunton
Edgington
Feliger.
Grend of
Grundy
The nays were, none.

Fisher of Greene
Foster
Fullmer
Gallagher
Gannon Gaudineer Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hutchins
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

Absent or not voting, 9:

| Burke | Hullinger | Maule | Reichardt <br> Graham |
| :--- | :--- | :--- | :--- |
| Kampter | Quinn | Tieden |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## EXTENSION OF TIME GRANTED ON HOUSE FILE 543

Brinck of Lee invoked Rule 50 on House File 543.
Maule of Monona moved that the House grant the ways and means committee an extension of time on House File 543.

Wengert of Woodbury moved the previous question on the motion.
Roll call was requested by Brinck of Lee and Loss of Kossuth.
On the question "Shall the committee be granted an extension of time?"

The ayes were, 75:

| Bailey | Gannon | Korn | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Gaudineer | Lawlor | Robinson |
| Bot | Gillette of | Lows | Roe |
| Breitbach | Clay-Dickinson | Madden | Scott |
| Bremmer | Gillette of | Mahan | Seibert |
| Brinck | Story | Maule | Shirley of |
| Caffrey | Glanton | Mayberry | Dallas |
| Clapsaddle | Gleason | Meacham | Smithof |
| Cochran | Gregerson | Melrose | Linn |
| Chen | Hageman | Millerof | Stevenson |
| Craig | Hanson | Buena Vista | Stueland |
| Crosier | Harrington | Miller of | Uban |
| Denato | Hausheer | Des Moines | Utzig |
| Detje | Hullinger | Morgan | Varney |
| Distelhorst | Jackson of | Murphy | Webster |
| Doderer | Black Hawk | Nagle | Wengert |
| Doyle | Jackson of | Palmer | Whisler |
| Duffy | Clinton | Radl | Wison |
| Felger | Keleher | Rasmussen | Wright |
| Fullmer | Kempter | Redfern | Mr. Speaker |
| Gallagher | Kennedy | Renda |  |

The nays were, 30 :

| Baringer | Foster | Miller of |
| :--- | :--- | :--- |
| Carnahan | Glenn | Page |
| Coffman | Grassley | Mueller |
| Den Herder | Holmes | Nelson |
| Dougherty | Hutchins | Nielsen of |
| Fischer of | Kluever | Shelby |
| Grundy | Lynch | Oehlsen |
| Fisher of | Maley | O'Malley |
| Greene | Millen | Ossian |

Patton
Scherle of
Fremont-Mills
Smith of 0'Brien
Stokes
Strothman
Tieden
Winkelman

Absent or not voting, 19:

| Anderson | Conway | McNamara | Reichardt |
| :--- | :--- | :--- | :--- |
| Bogenrief | Dunton | Nielsen of | Rickert |
| Burke | Edgington | Emmet-Palo Alto Rider |  |
| Busch | Graham | Oxley | Shannahan |
| Busing | Houston | Quinn | Wolcott |

The motion having received a constitutional majority prevailed.
EXTENSION OF TIME GRANTED ON HOUSE FILE 137
Scherle of Fremont-Mills invoked Rule 50 on House File 137.
Loss of Kossuth moved that the House grant the committee on ways and means an extension of time on House File 137.

The motion having received a constitutional majority prevailed.

## VOTE RECONSIDERED ON HOUSE FILE 597

Renda of Polk called up for consideration the motion by Rasmussen of Polk filed April 23, 1965, to reconsider the vote on House File 597.

Renda of Polk moved to reconsider the vote by which House File 597 was placed on its last reading and failed to pass the House.

The motion having received a constitutional majority prevailed.
Renda 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?" (H. F. 597)
The ayes were, 76 :

| Anderson | Felger | Kempter | O'Malley |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Kennedy | Oxley |
| Boot | Gallagher | Kluever | Palmer |
| Breitbach | Gannon | Korn | Redfern |
| Bremmer | Gaudineer | Lawlor | Renda |
| Busch | Gillette of | Loss | Resnick |
| Busing | Story | Lynch | Rickert |
| Caffrey | Glanton | Madden | Roe |
| Carnahan | Gleason | Mahan | Scott |
| Clapsaddle | Glenn | Maley | Shannahan |
| Cochran | Gregerson | Maule | Stevenson |
| Coffman | Hageman | McNamara | Utzig |
| Conway | Hanson | Meacham | Varney |
| Crosier | Hausheer | Melrose | Webster |
| Denato | Holmes | Miller of | Wengert |
| Doderer | Houston | Buena Vista | Whisler |
| Dougherty | Hutchins | Morgan | Wilson |
| Doyle | Jackson of | Murphy | Woliott |
| Duffy | Clinton | Nagle | Wright |
| Dunton | Keleher | Oehlsen |  |
|  |  |  |  |

The nays were, 30 :

| Baringer | Graham | Nielsen of | Seibert |
| :---: | :---: | :---: | :---: |
| Cohen | Grassley | Shelby | Smith of |
| Den Herder | Harrington | Ossian | O'Brien |
| Detje | Hullinger | Patton | Stokes |
| Edgington | Millen | Radl | Strothman |
| Fisher of | Miller of | Rider | Tieden |
| Greene | Page | Robinson | Uban |
| Foster | Nelson | Scherle of | Winkelman |
| Gillette of Clay-Dickinson | Emmet-Palo Alto | Fremont-Mills |  |
| Absent or not voting, 18: |  |  |  |
| Bailey | Fischer of | Miller of | Shirley of |
| Bogenrief | Grundy | Des Moines | Dallas |
| Brinck | Jackson of | Mueller | Smith of |
| Burke | Black Hawk | Quinn | Linn |
| Craig | Mayberry | Rasmussen | Stueland |
| Distelhorst |  | Reichardt | Mr. Speaker |

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 2, a bill for an act relating to reimbursing public officers and employees for travel mileage, was taken up for consideration.

Gaudineer of Polk offered the following amendment filed May 14, 1965, and moved its adoption :

Amend Senate File 2 by adding the following new section:
Sec. 2. Section three hundred thirty-seven point eleven (337.11), Code 1962, is amended by striking from lines two (2) and eighteen (18) of subsection ten (10) the word "nine" and inserting in lieu thereof in each instance the word "ten".

The amendment was adopted.
O'Malley 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 passq" (S. F. 2)
The ayes were, 91 :

| Anderson | Cohen | Edgington | Grassley |
| :---: | :---: | :---: | :---: |
| - Bailey | Conway | Felger | Gregerson |
| Baker | Craig | Gannon | Hageman |
| Boot | Crosier | Gaudineer | Hanson |
| Breitbach | Den Herder | Gillette of | Hausheer |
| Busing | Detje | Clay-Dickinson | Houston |
| Caffrey | Doderer | Gillette of | Hullinger |
| Carnahan | Dougherty | Story | Hutchins |
| Clapsaddle | Doyle | Glanton | Jackson of |
| Cochran | Duffy | Gleason | Black Hawk |
| Coffman | Dunto | Graham |  |

Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Mahan
Maley
Maule
McNamara

| Meacham | Oxley |
| :--- | :--- |
| Melrose | Palmer |
| Miller of | Radl |
| Buena Vista | Rasmussen |
| Miller of | Redfern |
| Des Moines | Renda |
| Morgan | Resnick |
| Murphy | Rider |
| Nagle | Robinson |
| Nielsen of | Roe |
| Emmet-Palo Alto | Scott |
| Oehlsen | Shannahan |
| O'Malley | Shirley of |
| Ossian | Dallas |

Stevenson
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, 16 :

| Baringer | Fisher of |
| :--- | :--- |
| Brinck | Greene |
| Busch | Foster |
| Fischer of | Harrington |
| Grundy | Madden |
|  | Millen |

Absent or not voting, 17:

| Bogenrief | Fullmer | Mueller | Scherle of |
| :--- | :--- | :--- | :--- |
| Bremmer | Gallagher | Quinn | Fremont-Mills |
| Burke | Glenn | Reichardt | Seibert |
| Denato | Holmes | Rickert | Smith of |
| Distelhorst | Mayberry |  | Linn |

The bill having received a constitutional majority was declared to :have passed the House and the title was agreed to.

Senate File 107, a bill for an act relating to the league of Iowa municipalities, was taken up for consideration.
Melrose 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?" (S. F. 107)
The ayes were, 67 :
Baker
Boot
Breitbach
Bremmer
Brinck
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Denato
Den Herder
Detje
Doderer

| Dougherty | Hanson |
| :--- | :--- |
| Doyle | Hausheer |
| Duffy | Holmes |
| Dunton | Houston |
| Gallagher | Jackson of |
| Gannon | Clinton |
| Gillette of | Keleher |
| Clay-Dickinson | Kempter |
| Gillette of | Kluever |
| Story | Korn |
| Glanton | Loss |
| Gleason | Lynch |
| Glenn | Mahan |
| Graham | Maley |
| Gregerson | Maule |
| Hageman | Mayberry |

Meacham
Melrose
Miller of
Page
Nielsen of
Emmet-PaloAlto
Palmer
Radl
Rasmussen
Redfern
Renda
Rider
Robinson
Scherle of
Fremont-Mills
Stevenson
Stueland
Uban
Utzip

| Webster | Wilson |
| :--- | :--- |
| Whisler | Winkelman |

Wolcott
Mr. Speaker

The nays were, 32 :

Bailey
Baringer
Busch
Caffrey
Craig
Crosier
Edgington
Fischer of
Grundy

Fisher of
Greene
Foster Grassley
Harrington
Kennedy Millen Miller of Buena Vista Morgan

Absent or not voting, 25:
Anderson
Bogenrief
Burke
Distelhorst
Felger
Fullmer
Gaudineer
Hullinger
Hutchins
Jackson of
Black Hawk
Lawlor
Madden
McNamara
Nagle
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Resnick
Scott
Shannahan
Miller of
Des Moines
Mueller
Murphy
O'Malley
Oxley
Quinn

Shirley of Dallas Smith of Linn Smith of O'Brien
Strothman
Varney
Wengert
Wright

Reichardt
Rickert
Roe
Seibert
Stokes
Tieden

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 chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees, was taken up for consideration.

Uban of Black Hawk offered the following amendment filed April 20, 1965, and moved its adoption :

Amend the Nims amendment to Senate File 276 as follows:

1. By striking from line nine (9) the words "such insurance", and all of lines ten (10) and eleven (11) and the words "employee may select" from line twelve (12) and inserting in lieu thereof:
"an Iowa based insurance company selected by the employer".
The amendment lost.
Miller of Buena Vista moved the previous question.
The motion having received a two-thirds majority prevailed.
Dunton of Keokuk moved that the bill be read a last time now ${ }^{\text {and }}$ placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass"" (S. F. 276)
The ayes were, 92:

| Anderson | Baringer <br> Bogenrief | Breitbach <br> Bailey | Bremmer <br> Boot |
| :--- | :--- | :--- | :--- | | Busch |
| :--- |
| Businck |$\quad$| Caffrey |
| :--- |

Carnahan
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fullmer
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kennedy
Kluever
Korn
Lawlor

The nays were, 19 :
Clapsaddle
Edgington
Fischer of
Grundy
Fisher of
Greene
Foster
Gallagher
Graham
Millen
Miller of Page
Absent or not voting, 13:

Burke
Distelhorst
Jackson of
Clinton

Kempter
Madden
McNamara
Miller of
Des Moines

| Loss | Resnick |
| :--- | :--- |
| Lynch | Rickert |
| Mahan | Rider |
| Maley | Robinson |
| Maule | Roe |
| Mayberry | Seibert |
| Meacham | Shannahan |
| Melrose | Shirley of |
| Miller of | Dallas |
| Buena Vista | Smith of |
| Murphy | Linn |
| Nagle | Stevenson |
| Nielsen of | Stueland |
| Emmet-Palo AltoTieden |  |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Whisler |
| Radl | Wilson |
| Rasmussen | Wolcott |
| Redfern | Wright |
| Renda | Mr. Speaker |

Loss
Mahan
Maley
Maule
Mayberry
Meacham
Miller of
Buena Vista
Murphy
Nielsen of
Emmet-Palo Alto'Tieden
O'Malley Varney
Ossian Webster
Oxley
Palmer
Rad
Rasmussen
Renda
Nelson
Oehlsen
Patton
Scherle of
Fremont-Mills
Scott

Smith of O'Brien
Stokes
Strothman
Uban
Winkelman

Morgan
Mueller
Nielsen of Shelby

Resnick
Rickert
Rider
Roe
Seibert
Shannahan
Shirley of
Dallas
mith of Linn Stevenson Wengert
Whisler Wilson Wright Mr. Speaker

Quinn
Reichardt
Utzig

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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, 538, 567, 632 and Senate Files $380,394,475,518,529,554,562,565,577,587$ and 588.

Report adopted.

> Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 46, 538, 567, 632 and Senate Files 380, 394, 475, 518, 529; 554, $562,565,577,587$ and 588.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on eurolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 24th day of May, 1965, sent to the Governor for his approval: House Files 46, 538, 567 and 632.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## HOUSE CONCURRENT RESOLUTION 32 <br> By Doderer of Johnson, Smith of O'Brien, Hutchins of Benton and Gaudineer of Polk

Whereas, county jails are public institutions which with the operation thereof are of vital importance to the welfare and safety of the public and to the individuals confined therein, and

Whereas, many county jails are utilized to confine hardened criminal offenders, some of whom represent a serious threat to society, even though the jails lack even minimum security provisions which further threatens the public safety and welfare, and

Whereas, county jails are in many instances also used to confine nondangerous, youthful offenders and delinquent children who cannot be effectively segregated from the more hardened criminal offenders even though the confining of such youth is contrary to statute and good detaining practices, and

Whereas, most county jails do not provide twenty-four hour supervision of prisoners which further presents a serious threat to the physical and moral safety of youthful offenders and delinquent children, and

Whereas, most county jails do not and cannot provide constructive recreation, counseling, guidance, and other necessary services for prisoners, resulting in prisoners in county jails customarily being forced to remain in debilitating and dehumanizing idleness, and

Whereas, not only are constructive rehabilitation programs virtually nonexistent for adult offenders, but such programs are not provided for minor offenders or when provided, not designed to prevent minor offenders from becoming serious offenders, and

Whereas, there have been numerous examples during the past few years of escapes from county jails in Iowa and of prisoners being exploited and abused by other prisoners in county jails; now therefore,

Be It Resolved by the House, the Senate Concurring, that the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of county jails in Iowa to determine if the public safety is being adequately protected in local communities and areas of the state, if the physical and moral well-being of prisoners, with particular reference to delinquent children, is being adequately provided for in the jails, if the present system of jails at the county level is adequate to serve and rehabilitate all persons confined therein, and such other related areas as the committee hereafter established deems necessary.

Be It Further Resolved, that the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the Legislative Research Bureau and the committee assisting be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

## SENATE MESSAGES CONSIDERED

Senate File 172, a bill for an act relating to the fund from which the expenditures for a municipal court may be made.

Read first time and referred to the sifting committee.
Senate File 563, a bill for an act authorizing cities to establish zoos.
Read first time and referred to the sifting committee.
Senate File 583, a bill for an act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate on upper bracket incomes as a replacement and to provide for the return of the amount collected by such tax for allocation among the taxing districts as provided in section four hundred twenty-nine point three (429.3), Code 1962.

Read first time and referred to committee on ways and means.
Senate File 603, a bill for an act relating to the filing of assessment protests with the board of review.

Read first time and referred to committee on ways and means.

## AMENDMENTS FILED

Amend Senate File 95 by striking all of section twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26), and twenty-seven (27).

## SmITH of O'Brien.

Amend Senate File 284 by adding the following new section:
Sec. 5. Chapter three hundred ninety-one (391), Code 1962, is hereby amended by adding the following new sections:

1. "Whenever a railway company is required by the laws of this state or by any ordinance or agreement with a governmental unit to construct and maintain a street improvement or highway crossing, it shall prior to May first of each year inspect each such improvement or crossing and complete if possible all necessary repairs so that every crossing or improvement permits safe and convenient access for pedestrian and vehicular traffic. The term "crossing" means every place where the public is permitted to cross the railway, and includes grade, overhead and underground crossings, viaducts, and bridges."
2. "Each railway company shall prior to May fifteenth of each year submit a written report concerning the condition of each street improvement or highway crossing it is required to maintain. Such report shall be made to the state highway commission if the improvement or crossing is on a primary highway, to the board of supervisors of the county in which the improvement or crossing is located if the improvement or crossing is on a secondary road, or to the council of the city or town in which the improvement or crossing is located if the improvement or crossing is on a city or town street or alley."
3. "The annual report concerning the condition of improvements or crossings shall be divided into sections, and each section shall cover no more than one improvement or crossing. Each section shall specify the location of the improvement or crossing under consideration, either by reference to a plat or otherwise, and shall either certify that the improvement or crossing is in good repair as required by this Act or by section three hundred ninety-one point seventy-nine (391.79) of the Code, or if repair or construction is necessary, a statement of the repairs necessary and certification that such repairs or construction will be completed within ninety days. When such repairs have been completed, the railway will file a supplemental report to this effect."
4. "A certification that an improvement or crossing is in good repair shall be construed to mean that such street improvement or crossing permits safe and convenient access for pedestrian and vehicular traffic, that the improvement or crossing meets all legal requirements whether such requirements are found in the Code or in a local ordinance and that the rails do not protrude an unreasonable amount above the street or roadway if the crossing is at grade."
5. "If any railway company files a false report concerning a street improvement or crossing, it shall be fined a sum not to exceed one hundred dollors. Each false section of such report concerning separate improvements or crossings shall constitute a separate offense. Failure to complete necessary repairs within the prescribed period shall constitute a false report.
"If any railway company fails to file the required report by May fifteenth of each year, it shall be fined a sum not to exceed one hundred dollars. Each day that such report is late shall constitute a separate and distinct offense."

Gaudineer of Polk.
Amend Senate File 397, as passed by the Senate, by inserting in line four (4) section one (1) after the word "ALL" the following: "officially sanctioned".

Kennedy of Linn.
Amend Senate File 398 by adding a new section after section one (1), and renumbering the remaining sections.
"Section one hundred ninety-six point eleven (196.11), Code 1962, is hereby amended by striking the period in line three (3) and inserting in lieu thereof the following:
", removing and refusing to buy all eggs unfit for human food when received from the original producer."

Den Herder of Siqux.

Amend Senate File 603 by striking after the word "year", in line seven (7) of section two (2), the period and quotation mark and insert in lieu thereof the following: "On such property which may have been destroyed or damaged as a result of the disaster."

## Rasmussen of Polk.

Amend House File 668 as follows:

1. By striking all of line five (5) of section one (1) after the word "hotel," and inserting in lieu thereof the word "motel,".
2. By striking the words "or trailer camp," from line six (6) of section one (1).
3. By striking the remainder of section one (1) after the word "same," in line eleven (11).
4. By striking all of section two (2) after the word "transients," in line five (5) and inserting in lieu thereof the words and figure "as set forth in section one (1) of this Act"."
5. By striking all of section four (4) after the word "transients," in line five (5) and inserting in lieu thereof the words and figure "as set forth in section one (1) of this Act"."

Brinck of Lee.
Amend House File 679 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred fifty point three (450.3), Code 1962, is hereby amended as follows:

1. By adding the following new subsection thereto:
"Any transfer involving creation of a general power of appointment shall be treated as a transfer of a fee or equivalent interest in the property subject thereto to the donee of the power. Any transfer involving creation of any other power of appointment shall be treated as the transfer of a life estate or term of years in the property subject thereto to the donee of the power and as the transfer of the remainder interests therein to those who would take if the power is not exercised."
2. By striking from line four (4) of subsection two (2) of such section the word "two" and inserting in lieu thereof the word "three (3)".

Sec. 2. Subsection one (1) of section four hundred fifty point ten (450.10), Code 1962, is hereby amended by striking all of said subsection after the word "follows:" in line eleven (11) and inserting in lieu thereof the following:
"One (1) percent of the first five thousand $(5,000)$ dollars.
Two (2) percent of any amount in excess of five thousand ( 5,000 ) dollars and up to twelve thousand five hundred $(12,500)$ dollars.

Three (3) percent on any amount in excess of twelve thousand five hundred $(12,500)$ dollars and up to twenty-five thousand $(25,000)$ dollars.
Four (4) percent on any amount in excess of twenty-five thousand ( 25,000 ) dollars and up to fifty thousand $(50,000)$ dollars.
Five (5) percent on any amount in excess of fifty thousand $(50,000)$ dollars and up to seventy-five thousand $(75,000)$ dollars.
Six (6) percent on any amount in excess of seventy-five thousand $(75,000)$ dollars and up to one hundred thousand $(100,000)$ dollars.

Seven (7) percent on any amount in excess of one hundred thousand (100,000) dollars and up to one hundred fifty thousand $(150,000)$ dollars.

Eight (8) percent on all sums in excess of one hundred fifty thousand ( 150,000 ) dollars."

Sec. 3. Subsection two (2) of section four hundred fifty point ten (450.10), Code 1962, is hereby amended by striking all of said subsection after the word "follows:" in line six (6) and inserting in lieu thereof the following:
"Five (5) percent on any amount up to twelve thousand five hundred $(12,500)$ dollars.

Six (6) percent on any amount in excess of twelve thousand five hundred ( 12,500 ) dollars and up to twenty-five thousand $(25,000)$ dollars.

Seven (7) percent on any amount in excess of twenty-five thousand $(25,000)$ dollars and up to seventy-five thousand $(75,000)$ dollars.

Eight (8) percent on any amount in excess of seventy-five thousand ( 75,000 ) dollars and up to one hundred thousand $(100,000)$ dollars.

Nine (9) percent on any amount in excess of one hundred thousand $(100,000)$ dollars and up to one hundred fifty thousand $(150,000)$ dollars.

Ten (10) percent on all sums in excess of one hundred fifty thousand ( 150,000 ) dollars."
Sec. 4. Subsection three (3) of section four hundred fifty point ten (450.10), Code 1962, is hereby amended by striking all of said subsection after the word "follows:" in line six (6) and inserting in lieu thereof the following:
"Ten (10) percent on any amount up to fifty thousand ( 50,000 ) dollars.

Twelve (12) percent on any amount in excess of fifty thousand $(50,000)$ dollars and up to one hundred thousand $(100,000)$ dollars.
Fifteen (15) percent on all sums in excess of one hundred thousand ( 100,000 ) dollars."
Sec. 5. Chapter four hundred fifty (450), Code 1962, is hereby amended by adding thereto the following new section:
"1. No person, bank, credit union, or savings and loan association shall permit the withdrawal of funds from a joint account by a surviving joint owner without first notifying the tax commisson of the balance in such account at the date of decedent's death and the name and address of the surviving joint owner. A person, bank, credit union, or savings and loan association shall only be liable for any inheritance tax due by the surviving joint owner for willful failure to report to the tax commission as herein provided."
Sec. 6. Section four hundred fifty point eleven (450.11), Code 1962, is hereby repealed.
Sec. 7. The provisions of this Act shall be effective on the estates of decedents dying on or after July 4, 1965.

Gaudineer of Polk.
Amend House File 693 as follows:

1. By striking in line four (4) and five (5), section one (1), the words and figures "one hundred two thousand five hundred fifty dollars ( $\$ 102,550.00$ )," and inserting in lieu thereof the words and figures "one hundred six thousand five hundred fifty dollars (\$106,550.00)".

7 2. By adding a new paragraph after line eleven (11), section 8 one (1), as follows:
9 "For joint statewide survey on educational TV . . . \$4,000.00"
10 3. By striking in line fourteen (14) the figure " $\$ 102,550.00$ "
11 and inserting in lieu thereof the figure " $\$ 106,550.00$ ".
Dunton of Keokuk.
1 Amend House File 693 by striking from line ten (10) of section 2 one (1) the words and figure "twenty dollars ( $\$ 20.00$ )" and insert3 ing in lieu thereof the words and figure "thirty (30) dollars".

Robinson of Guthrie-Audubon.
1 Amend the Robinson of Audubon-Guthrie amendment to Senate File 295 filed May 20, 1965, by inserting in line thirteen (13) after the word 3 "neglected" the words "or dependent".

Gaudineer of Polk.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Tuesday, May 25, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, May $25,1965$.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Paul McGuire, pastor of the St. Joseph's Catholic Church, Mason City, Iowa.

The Journal of Monday, May 24, 1965, was approved.

## PRESENTATION OF VISITORS

Hausheer of Story presented to the House thirty-two members of the fifth grade class of the Whittier School and their teachers, Mrs. Albright and Dale Brentnall.

Rider of Marshall presented to the House five senior students, including his daughter, Patricia Rider, from the Marshalltown High School.

Winkelman of Calhoun presented to the House the Honorable Dewey Summa of Rockwell City, former Representative from Calhoun County in the Fifty-eighth and Fifty-ninth General Assemblies.

Busch of Bremer presented to the House ten eighth grade students of the St. Paul's Lutheran School of Waverly.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended "Birthday Congratulations" to the Honorable Mary P. Gregerson and the Honorable Robert W. Oehlsen.

## CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following conferees on the part of the House for the consideration of House File 566: Murphy of Carroll, Chairman; Den Herder of Sioux, Rider of Marshall and Gregerson of Pottawattamie.

## MEMORIAL RESOLUTION ADOPTED

Doyle of Woodbury offered the following memorial resolution and moved its adoption :

HOUSE MEMORIAL RESOULTION
Whereas, The Honorable Harold F. Nelson, who was a member of the Forty-ninth, Fiftieth, Fifty-first, Fifty-second, Fifty-second Extra, Fifty-
third and Fifty-fourth Sessions of the General Assembly, passed away on September 21, 1964; now, therefore,
Be It Resolved by the House of Representatives, that a committee of five 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 Doyle of Woodbury, Burke of Woodbury, Shannahan of Woodbury, Keleher of Woodbury and Wengert of Woodbury.

## MOTION TO RECONSIDER

We move to reconsider the vote by which the Gaudineer amendment to Senate File 95 was adopted by the House.

Gregerson of Pottawattamie.<br>Mayberry of Webster.<br>Glenn of Wapello.<br>Kempter of Jackson.

## OBJECTIONS WITHDRAWN

We, the undersigned, hereby withdraw our objections to House File 400 or Senate File 426 being on the noncontroversial calendar.

Gaudineer of Polk. Wright of Scott. Resnick of Scott.

## REPORT OF SIFTING COMMITTEE

Under the rules of the noncontroversial sifting committee, objections must be filed within three legislative days after the calendar is printed. This rule would also apply to withdrawal of objections. Therefore, the above withdrawal is disallowed.

Casey Loss, Chairman.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Spearer: 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 600, a bill for an act to provide for withholding of state income taxes on income earned in Iowa and to provide for payment of estimated income tax by self-employed individuals.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 621, a bill for an act to appropriate from the general fund for various departments and various divisions and relating to the judicial and peace officers' retirement systems and salaries of various statutory positions.

Also: That the Senate has refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:
Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction.

## SENATE MESSAGES CONSIDERED

Senate File 330 , a bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto.

Read first time and referred to the sifting committee.
Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds one hundred dollars ( $\$ 100.00$ ).

Read first time and referred to committee on ways and means.
Senate File 600, 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), section four hundred twenty-two point sixteen (422.16) and section four hundred twenty-two point twentyfour (422.24), 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 ways and means.
Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 and to salaries of various statutory positions.

Read first time and referred to committee on appropriations.

## SENATE CONCURRENT RESOLUTION 14 DEFERRED

Mueller of Winnebago-Worth called up for consideration Senate Concurrent Resolution 14, proposing a convention to amend the Constitution of the United States, found on pages 1505 and 1506 of the Journal.

Maule of Monona moved that action on Senate Concurrent Resolution 14 be deferred.

Foster of Cedar moved that Senate Concurrent Resolution 14 be made a special order of business for 9:00 a.m., Wednesday, May 26, 1965.

Duffy of Dubuque moved the previous question on the special order motion.

The motion having failed to receive a two-thirds majority lost.

Gillette of Story moved the previous question on the special order motion.

The motion having received a two-thirds majority prevailed.
The motion to make a special order lost.
Gallagher of Black Hawk moved the previous question on the motion to defer.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Grassley of Butler and Kluever of Cass.
On the question "Shall the resolution be deferred?" (S. C. R. 14)
The ayes were, 66:

| Baker | Fullmer | Kennedy | Renda |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gallagher | Korn | Resnick |
| Breitbach | Gannon | Lawlor | Robinson |
| Bremmer | Gaudineer | Loss | Roe |
| Busing | Gillette of | Lynch | Shannahan |
| Caffrey | Story | Mahan | Shirley of |
| Carnahan | Glanton | Maule | Dallas |
| Clapsaddle | Glenn | Melrose | Smith of |
| Cohen | Gregerson | Miller of | Linn |
| Conway | Hageman | Des Moines | Uban |
| Crosier | Hausheer | Murphy | Utzig |
| Denato | Houston | Nagle | Varney |
| Detje | Hutchins | O'Malley | Webster |
| Distelhorst | Jackson of | Palmer | Wengert |
| Doderer | Black Hawk | Quinn | Whisler |
| Doyle | Jackson of | Radl | Wilson |
| Duffy | Clinton | Rasmussen | Wright |
| Felger | Keleher | Reichardt | Mr. Speaker |
|  |  |  |  |

The nays were, 48:

| Anderson | Foster |
| :--- | :--- |
| Bailey |  |
| Baringer | Gillette of |
| Clay-Dickinson |  |

Boot
Brinck
Busch
Cochran
Coffman
Den Herder
Dougherty
Edgington
Fischer of Grundy
Fisher of
Greene

Clay-Dickinson
Gleason
Graham
Grassley
Hanson
Harrington
Holmes
Hullinger
Kempter
Kluever
McNamara
Millen

Miller of
Page
Morgan
Mueller
Nelson
Nielsen of
Emmet-Palo Alto Stevenson
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Redfern
Rickert

Rider
Scherle of Fremont-Mills
Seibert
Smith of O'Brien

Stokes
Strothman
Stueland
Tieden
Winkelman
Wolcott

The motion prevailed.

| Meacham <br> Miller of <br> Buena Vista | Oxley |
| :---: | :---: |
| Scott |  |

## HOUSE CONCURRENT RESOLUTION 31 DEFERRED

Doderer of Johnson called up for consideration House Concurrent Resolution 31, relating to a study of the retirement programs of public employees, found on pages 1778 and 1779 of the Journal.

Mueller of Winnebago-Worth moved that House Concurrent Resolution 31 be deferred.

The motion to defer prevailed.

## CONSIDERATION OF BILLS <br> APPROPRIATIONS CALENDAR

House File 694, a bill for an act to appropriate from the general fund of the State of lowa to the national guard and state guard for the purpose of various capital improvements, and repairs, replacements, alterations, equipment and rehabilitation, 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?" (H. F. 694)
The ayes were, 109:

| Anderson | Fisher of | Lawlor | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Loss | Reichardt |
| Baker | Fullmer | Lynch | Renda |
| Baringer | Gallagher | Madden | Resnick |
| Bogenrief | Gaudineer | Mahan | Rickert |
| Boot | Gillette of | Maule | Rider |
| Brietbach | Clay-Dickinson | Meacham | Robinson |
| Bremmer | Gillette of | Melrose | Roe |
| Busch | Story | Millen | Scott |
| Busing | Glanton | Miller of | Seibert |
| Caffrey | Gleason | Des Moines | Smith of |
| Carnahan | Glenn | Miller of | Linn |
| Clapsaddle | Graham | Page | Smith of |
| Cochran | Grassley | Morgan | O'Brien |
| Coffman | Gregerson | Mueller | Stevenson |
| Cohen | Hageman | Murphy | Stokes |
| Conway | Hanson | Nagle | Strothman |
| Crosier | Harrington | Nelson | Stueland |
| Denato | Hausheer | Nielsen of | Tieden |
| Den Herder | Holmes | Emmet-PaloAlto Uban |  |
| Detje | Houston | Nielsen of | Utiz |
| Distelhorst | Hutchins | Shelby | Varney |
| Doderer | Jackson of | Oehlsen | Webster |
| Dougherty | Black Hawk | O'Malley | Wengert |
| Doyle | Jackson of | Ossian | Whisler |
| Duffy | Clinton | Oxley | Wilson |
| Dunton | Keleher | Palmer | Wolcott |
| Felger | Kempter | Patton | Winkelman |
| Fischer of | Kennedy | Quinn | Wright |
| Grundy | Korn | Rasmussen | Mr. Speaker |
|  |  |  |  |

The nays were, 1:
Foster
Absent or not voting, 14:

| Brinck | Hullinger |
| :--- | :--- |
| Burke | Maley |
| Craig | Mayberry |
| Edgington | McNamara |


| Miller of | Shannahan <br> Buena Vista |
| :---: | :---: |
| Shirley of |  |
| Radl | Dallas |
| Scherle of |  |
| Fremont-Mills |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF JOINT RESOLUTIONS

House Joint Resolution 25, a joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of Iowa's highways, roads and streets and to make an appropriation, was taken up for consideration.

Dunton of Keokuk moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 25)
The ayes were, 90 :

| Anderson | Gannon | Lynch | Renda <br> Bailey |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gillette of | Clay-Dickinson | Madden |
| Root | Manan | Rickick |  |

The nays were, 14:
$\underset{\text { Brinck }}{\text { Baringer }}$
$\underset{\text { Carnahan }}{\text { Busch }} \underset{\text { Foster }}{\text { Edgington }}$
Foster Mueller

| Nielsen of Shelby | Patton Reichardt | Shannahan Stokes | Strothman |
| :---: | :---: | :---: | :---: |
| Absent or not voting, 20: |  |  |  |
| Baker | Gallagher | Maley | Shirley of |
| Burke | Gaudineer | Mayberry | Dallas |
| Conway | Gregerson | McNamara | Smith of |
| Craig | Holmes | Meacham | O'Brien |
| Fischer of | Hullinger | Radl | Webster |
| Grundy | Kennedy | Redfern |  |

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

House Joint Resolution 24, a joint resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor, was taken up for consideration.

Dunton of Keokuk moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 24)

The ayes were, 85:

| Bailey | Felger | Kempter | Radl |
| :---: | :---: | :---: | :---: |
| Baker | Fullmer | Lawlor | Rasmussen |
| Bogenrief | Gallagher | Loss | Renda |
| Boot | Gannon | Lynch | Resnick |
| Breitbach | Gaudineer | Madden | Rickert |
| Bremmer | Gillette of | Mahan | Rider |
| Brinck | Clay-Dickinson | Maule | Robinson |
| Busing | Gillette of | Meacham | Roe |
| Caffrey | Story | Melrose | Scott |
| Clapsaddle | Glanton | Miller of | Seibert |
| Cochran | Glenn | Buena Vista | Smith of |
| Coffman | Graham | Miller of | Linn |
| Conway | Grassley | Des Moines | Stevenson |
| Crosier | Gregerson | Miller of | Stueland |
| Denato | Hageman | Page | Tieden |
| Den Herder | Hanson | Morgan | Utzig |
| Distelhorst | Hausheer | Murphy | Varney |
| Detje | Holmes | Nagle | Webster |
| Doderer | Houston | Oehlsen | Wengert |
| Dougherty | Hutchins | Ossian | Whisler |
| Doyle | Jackson of | Oxley | Wilson |
| Duffy | Black Hawk | Palmer | Wright |
| Dunton | Keleher | Quinn | Mr. Speaker |
| The nays were, 25 : |  |  |  |
| Anderson | Foster | Nielsen of | Shannahan |
| Baringer | Harrington | Emmet-Palo Alto | Smith of |
| Busch | Hullinger | Nielsen of | O'Brien |
| Carnahan | Kennedy | Shelby | Stokes |
| Cohen | Kluever | Patton | Strothman |
| Edgington | Korn | Reichardt | Uban |
| Fisher of | Millen | Scherle of | Winkelman |

Absent or not voting, 14:

| Burke | Jackson of | McNamara | Redfern |
| :--- | :--- | :--- | :--- |
| Craig | Clinton | Mueller | Shirley of |
| Fischer of | Maley | Nelson | Dallas |
| Grundy | Maybery | O'Malley | Wolcott |

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

House File 693, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of regents, was taken up for consideration.

Dunton of Keokuk offered the following amendment filed May 24, 1965, and moved its adoption:

## Amend House File 693 as follows:

1. By inserting in lines four (4) and five (5), section one (1), the words and figures "one hundred two thousand five hundred fifty dollars (\$102,550.00 )," and inserting in lieu thereof the words and figures "one hundred six thousand five hundred fifty dollars ( $\$ 106,550.00$ )".
2. By adding a new paragraph after line eleven (11), section one (1), as follows:
"For joint statewide survey on educational TV . . . $\$ 4,000.00$ "
3. By striking in line fourteen (14) the figure " $\$ 102,550.00$ " and inserting in lieu thereof the figure " $\$ 106,550.00$ ".
The amendment was adopted.
Robinson of Audubon-Guthrie offered the following amendment filed May 24, 1965, and moved its adoption :
Amend House File 693 by striking from line ten (10) of section one (1) the words and figure "twenty dollars (\$20.00)" and inserting in lieu thereof the words and figure "thirty (30) dollars".
Loss of Kossuth asked and received unanimous consent to be excused from voting on the Robinson amendment and House File 693; under Rule 70.
The amendment was adopted.
Dunton of Keokuk offered the following amendment filed May 25, 1965, and moved its adoption:
Amend House File 693 by striking the period in line one (1) of section two (2) and inserting in lieu thereof the following: "except that employees whose salaries are provided herein shall not come under the division of personnel under section eight point five (8.5) of the Code.

The amendment was adopted.

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?" (H. F. 693)
The ayes were, 106:

| Anderson | Fisher of | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Madden | Redfern |
| Baker | Foster | Mahan | Renda |
| Baringer | Fullmer | Maule | Resnick |
| Bogenrief | Gallagher | McNamara | Rickert |
| Boot | Gaudineer | Meacham | Rider |
| Breitbach | Gillette of | Melrose | Robinson |
| Bremmer | Clay-Dickinson | Millen | Roe |
| Brinck | Gillette of | Miller of | Scott |
| Busch | Story | Buena Vista | Seibert |
| Busing | Glanton | Miller of | Shannahan |
| Caffrey | Glenn | Des Moines | Smith of |
| Carnahan | Graham | Miller of | Linn |
| Cochran | Grassley | Page | Smith of |
| Coffman | Gregerson | Morgan | O'Brien |
| Cohen | Hageman | Mueller | Stevenson |
| Conway | Hanson | Murphy | Stokes |
| Crosier | Harrington | Nagle | Stueland |
| Den Herder | Hausheer | Nelson | Tieden |
| Detje | Holmes | Nielsen of | Uban |
| Distelhorst | Houston | Emmet-Palo Alto Utzig |  |
| Doderer | Hutchins | Oehlsen | Varney |
| Dougherty | Jackson of | O'Malley | Webster |
| Doyle | Black Hawk | Ossian | Wengert |
| Duffy | Jackson of | Oxley | Wilson |
| Dunton | Clinton | Palmer | Winkelman |
| Edgington | Kempter | Patton | Wolcott |
| Felger | Kennedy | Quinn | Wright |
| Fischer of | Kluever | Radl | Mr. Speaker |
| Grundy | Korn |  |  |

The nays were, 1 :
Nielsen of
Shelby
Absent or not voting, 17:

| Burke | Gleason | Maley | Shirley of |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Hullinger | Mayberry | Dallas |
| Craig | Keleher | Reichardt | Strothman |
| Denato | Loss | Scherle of | Whisler |
| Gannon | Lynch | Fremont-Mills |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 695, a bill for an act relating to the annual credit to the highway grade crossing safety fund, 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?" (H. F. 695)
The ayes were, 100:
Anderson
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Carnahan
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of Grundy

Fisher of
Greene
Fullmer
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn
The nays were, 8 :
Baringer
Busch
Foster
Nelson
Nielsen of
Shelby

| Lawlor | Rasmussen |
| :--- | :--- |
| Loss | Redfern |
| Lynch | Reichardt |
| Madden | Renda |
| Mahan | Resnick |
| Maule | Rider |
| McNamara | Robinson |
| Meacham | Roe |
| Melrose | Scott |
| Millen | Seibert |
| Miller of | Smith of |
| Buena Vista | Linn |
| Miller of | Stevenson |
| Des Moines | Stokes |
| Miller of | Strothman |
| Page | Stueland |
| Morgan | Tieden |
| Mueller | Utzig |
| Murphy | Varney |
| Nagle | Webster |
| Nielsen of | Wengert |
| Emmet-Palo Alto Whisler |  |
| Oehlsen | Wilson |
| O'Malley | Winkelman |
| Ossian | Wolcott |
| Oxley | Wright |
| Palmer | Mr. Speaker |
| Quinn |  |

Patton Uban
Scherle of Fremont-Mills

Absent or not voting, 16:

Bailey
Burke
Clapsaddle
Den Herder
Gallagher

Holmes Hullinger Hutchins Kennedy Maley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## WAYS AND MEANS CALENDAR

House File 668, a bill for an act relating to sales tax, was taken up for consideration.

Brinck of Lee offered the following amendment filed May 24, 1965, and moved its adoption :
Amend House File 668 as follows:

1. By striking all of line five (5) of section one (1) after the word "hotel," and inserting in lieu thereof the word "motel,".
2. By striking the words "or trailer camp," from line six (6) of section one (1).
3. By striking the remainder of section one (1) after the word "same," in line eleven (11).
4. By striking all of section two (2) after the word "transients,"' in line five (5) and inserting in lieu thereof the words and figure "as set forth in section one (1) of this Act"."
5. By striking all of section four (4) after the word "transients," in line five (5) and inserting in lieu thereof the words and figure "as set forth in section one (1) of this Act"."

Roll call was requested by Brinck of Lee and Fischer of Grundy.
Rule 69 invoked.
On the question "Shall the Brinck amendment be adopted?" (H. F. 668)

The ayes were, 46:

| Bailey | Fullmer |
| :--- | :--- |
| Baringer | Gleason |
| Brinck | Glenn |
| Busch | Graham |
| Carnahan | Grassley |
| Coffman | Holmes |
| Conway | Hutchins |
| Craig | Lynch |
| Den Herder | Madden |
| Edgington | McNamara |
| Fischer of | Millen |
| Grundy | Miller of |
| Foster | Page |


| Mueller | Redfern |
| :--- | :--- |
| Murphy | Reichardt |
| Nelson | Scherle of |
| Nielsen of | Fremont-Mills |
| Emmet-Palo Alto | Smith of |
| Nielsen of | OBrien |
| Shelby | Stokes |
| Oehlsen | Strothman |
| Ossian | Stueland |
| Oxley | Tieden |
| Patton | Utzig |
| Quinn | Wengert |
| Radl | Winkelman |

The nays were, 64:

| Anderson | Gallagher |
| :--- | :--- |
| Baker | Gannon |
| Boot | Gaudineer |
| Breitbach | Gillette of |
| Bremmer | Clay-Dickinson |
| Cohen | Gillette of |


| Keleher | Renda |
| :--- | :--- |
| Kennedy | Resnick |
| Korn | Rickert |
| Lawlor | Rider |
| Loss | Robinson |
| Mahan | Roe |
| Maley | Seibert |

Glanton Maule Shannahan

Gregerson Meacham
Hageman Melrose
Hanson Miller of
Buena Vista
Miller of
Des Moines
Morgan
O'Malley
Palmer
Rasmussen
Stevenson
Uban
Varney
Webster
Whisler
Wilson
Wolcott
Wright
Mr. Speaker

Absent or not voting, 14:

| Bogenrief | Clapsaddle |
| :--- | :--- |
| Burke | Cochran |
| Busing | Hullinger |
| Caffrey | Kempter |

Kluever
Mayberry
Nagle
Scott

Shirley of<br>Dallas<br>Smith of<br>Linn

The amendment lost.

Rickert of Louisa-Muscatine asked and received unanimous consent to withdraw his amendment filed May 5, 1965.

Craig of Marshall moved to withdraw his amendment filed May 6, 1965, which motion prevailed.

Reichardt of Polk asked and received unanimous consent to withdraw his amendment filed May 6, 1965.

Reichardt of Polk offered the following amendment filed May 25, 1965, and moved its adoption :
Amend House File 668 by adding a new section as follows:
"Sec. 5. For every remittance to the tax commission made on or before the date the remittance becomes due, the employer, other than the United States and its agencies, the State of Iowa and political subdivisions thereof, may deduct and retain the following percentages of the total amount of tax withheld and paid annually:

1. Two percent of five thousand dollars or less;
2. One percent of amount collected in excess of five thousand dollars and up to and including ten thousand dollars;
3. One-half percent of amount collected in excess of ten thousand dollars."

Further amend said House File by adding at the end of the title the words "and to provide compensation for depositing such sales tax receipts".

Roll call was requested by Reichardt of Polk and Scherle of Fre-mont-Mills.

On the question "Shall the Reichardt amendment be adopted 9 " (H. F. 668)

The ayes were, 51:

| Anderson | Fisher of | Maley <br> Bailey | Greene |
| :--- | :--- | :--- | :--- |

The nays were, 58:

| Baker | Craig |
| :--- | :--- |
| Breitbach | Crosier |
| Bremmer | Denato |
| Brinck | Distelhorst |
| Busing | Doderer |
| Clapsaddle | Doyle |
| Cochran | Duffy |
| Cohen | Dunton |
| Conway | Felger |

Gallagher
Gannon
Gaudineer
Gillette of
$\quad$ Story
Glanton
Glenn
Hageman
Hanson

Holmes
Jackson of Black Hawk
Jackson of
Clinton
Keleher
Kempter
Korn
Lawlor

| Loss | Miller of | Rasmussen | Varney |
| :---: | :---: | :---: | :---: |
| Lynch | Des Moines | Redfern | Webster |
| Mahan | Miller of | Resnick | Wengert |
| Maule | Page | Roe | Whisler |
| Melrose | Morgan | Scott | Wilson |
| Miller of | Mueller | Shannahan | Wolcott |
| Buena Vista | Nagle | Stevenson | Wright |
| Absent or not voting, 15: |  |  |  |
| Burke | Mayberry | Renda | Smith of |
| Caffrey | Meacham | Rider | Lynn |
| Hausheer | Nielsen of | Shirley of | Stueland |
| Hullinger Hutchins | $\underset{\text { Ossian }}{\substack{\text { Shelby } \\ \text { On }}}$ | Dallas | Mr. Speaker |

The amendment lost.
Redfern of Lee asked and received unanimous consent to withdraw his amendment filed May 11, 1965.

Redfern of Lee offered the following amendment filed May 10 , 1965 :

Amend House File 668 as follows:

1. Amend section one (1), line nine (9), by striking the words and figure "one (1) month" and inserting in lieu thereof "twenty-eight (28) days".
2. Amend section one (1), line eleven (11), by striking the "comma ()" and all the rest of said section and inserting in lieu thereof a "period (.)".
3. Amend section two (2), line five (5), by striking the first "comma (,)" and all the rest of said section and inserting in lieu thereof a "period (.)".
4. Amend section four (4), line five (5), by striking the "comma (,)" and all the rest of said section and inserting in lieu thereof a "period (.)".

Divisions 2, 3 and 4 were withdrawn.
Redfern of Lee moved the adoption of division 1 of his amendment.
The amendment lost.
Gillette of Clay-Dickinson offered the following amendment, filed May 19, 1965, by Gillette, Loss, et al., and moved its adoption :

Amend House File 668 as follows:

1. Amend section one (1) by inserting after the word "home" in line fourteen (14) the following:
", the sales of service furnished, rendered or provided to a retail consumer or user by any person in the business of washing, greasing, parking and storage of motor vehicles and trailers, and the sales of service furnished, rendered or provided in the repairing of tangible personal property except that the service of repairing real estate assessed as tangible personal property as referred to in section four hundred twentyeight point four (428.4) of the Code shall be exempt".
2. Amend section two (2) by inserting after the word "home" in line eight (8) the following:
", the service furnished, rendered or provided by the business of washing, greasing, parking and storage of motor vehicles and trailers and the business of repairing tangible personal property".
3. Amend section four (4) by inserting after the word "home" in line nine (9) the following:
", and the gross receipts of the service furnished, rendered, or performed by the business of washing, greasing, parking, and storage of motor vehicles and trailers, and the gross receipts of the services furnished, rendered, or performed by the business of repairing tangible personal property".
4. Further amend by adding a new section after section four (4) to read as follows:
"This Act being deemed of immediate importance shall be in force and effect starting July 1, 1965, and thereafter."

Renda of Polk moved the previous question on the Gillette amendment.

The motion not having received a two-thirds majority lost.
The Gillette, et al., amendment was adopted.
Anderson of Ringgold-Taylor moved to reconsider the vote by which the Brinck amendment to House File 668 failed to be adopted by the House.

Wilson of Black Hawk moved to lay on the table the motion to reconsider the Brinck amendment.

The motion having failed to receive a constitutional majority lost.
Miller of Page moved to strike the enacting clause of House File 668.
Roll call was requested by Miller of Page and Scherle of FremontMills.

On the question "Shall the enacting clause be stricken" (H. F. 668)

The ayes were, 21:

| Baringer | Fullmer |
| :--- | :--- |
| Bogenrief | Grassley |
| Busch | Millen |
| Coffman | Miller of |
| Eadington | Page |
| Fischer of | Nelson |
| Grundy |  |

The nays were, 94 :

| Anderson | Denato <br> Bailey |
| :--- | :--- |
| Ben Herder |  |
| Baker | Detje <br> Bot |
| Breitbach | Distelhorst |
| Bremmer | Doderer |
| Brinck | Doyle |
| Busing | Duffy |
| Carnahan | Dunton |
| Clapsaddle | Felger |
| Cochran | Fisher of |
| Cohen | Greene |
| Conway | Foster |
| Craig | Gannon |
| Crosier | Gaudineer |


| Nielsen of | Smith of <br> O'Brien |
| :--- | :--- |
| Shelby | Stokes |
| Ossian | Strothman |
| Patton | Tieden |
| Scherle of | Fremont-Mills |
|  | Utzig |
|  | Winkelman |

Gillette of Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maley
Maule

| McNamara | Nielsen of | Renda | Stueland |
| :--- | :--- | :--- | :--- |
| Meacham | Emmet-Palo Alto Resnick | Uban |  |
| Melrose | Oehlser | Rickert | Varney |
| Miller of | O'Malley | Rider | Webster |
| Buena Vista | Oxley | Robinson | Wengert |
| Miller of | Palmer | Roe | Whisler |
| Des Moines | Quinn | Scott | Wilson |
| Morgan | Radl | Seibert | Wolcott |
| Mueller | Rasmussen | Shannahan | Wright |
| Murphy | Redfern | Stevenson | Mr. Speaker |
| Nagle | Reichardt |  |  |

Absent or not voting, 9:

| Burke | Gillette of | Kluever | Smith of |
| :--- | :--- | :--- | :---: |
| Caffrey | Clay-Dickinson | Mayberry <br> Gallagher | Hutchins |
|  |  | Shirley of | Linn |
|  |  | Dallas |  |

The motion lost.
Roll call was requested by Anderson of Ringgold-Taylor and Brinck of Lee, on the motion to reconsider.

Rule 69 was invoked.
On the question "Shall the vote on the Brinck amendment be reconsidered $q$ " (H. F. 668)

The ayes were, 63:

| Anderson | Fisher of | Miller of | Redfern |
| :---: | :---: | :---: | :---: |
| Bailey | Greene |  | Reichardt |
| Baringer | Foster | Mueller | Resnick |
| Bogenrief | Fullmer | Murphy | Rickert |
| Boot | Gallagher | Nagle | Rider |
| Brinck | Gleason | Nelson | Seibert |
| Carnahan | Glenn | Nielsen of | Shannahan |
| Coffman | Graham | Emmet-Palo Alto | Smith of |
| Conway | Grassley | Nielsen of | O'Brien |
| Craig | Hanson | Shelby | Stokes |
| Den Herder | Holmes | Oehlsen | Strothman |
| Detje | Hullinger | Ossian | Stueland |
| Dougherty | Kempter | Oxley | Tieden |
| Edgington | Kennedy | Palmer | Utzig |
| Felger | Lynch | Patton | Wengert |
| Fischer of | Madden | Quinn | Winkelman |
| Grundy | McNamara | Radl | Wright |

The nays were, 53:

| Baker | Doderer <br> Breitbach |
| :--- | :--- |
| Doyle |  |
| Bremmer | Dufy |
| Busch | Dunton |
| Busing | Gannon |
| Clapsaddle | Gaudineer |
| Cochran | Gillette of |
| Cohen | Story |
| Crosier | Glanton |
| Denato | Gregerson |
| Distelhorst | Hageman |

Harrington
Hausheer
Houston
Jackson of Black Hawk
Jackson of Clinton
Keleher
Korn
Lawlor
Loss
Mahan
Maley
Maule
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
O'Malley

| Rasmussen | Scherle of | Uban | Wilson |
| :---: | :---: | :---: | :---: |
| Renda | Fremont-Mills | Varney | Wolcott |
| Robinson | Scott | Webster | Mr. Speaker |
| Roe | Stevenson | Whisler |  |
| Absent or not voting, 8: |  |  |  |
| Burke | Hutchins | Shirley of | Smith of |
| Caffrey | Kluever | Dallas | Linn |
| Gillette of Clay-Dick | Mayberry |  |  |
| The moti | vailed. |  |  |

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

The following members asked and received a leave of absence for the evening session:

O'Malley of Polk, Maley of Polk, Reichardt of Polk, Baringer of Fayette, Fischer of Grundy, Houston of Crawford, Millen of Jefferson-Van Buren, Cochran of Webster, Duffy of Dubuque, McNamara of Linn and Oehlsen of Hardin.

## HOUSE INSISTS (SENATE FILE 553)

Resnick of Scott called up for consideration Senate File 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction.

Resnick of Scott moved that the House recede on the House amendments.

Meacham of Poweshiek moved the previous question.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Dunton of Keokuk and Resnick of Scott.
Rule 69 was invoked.
On the question "Shall the House recede on the House amendments?" (S. F. 553)

The ayes were, 52:

| Baker | Craig |
| :--- | :--- |
| Bremmer | Crosier |
| Caffrey | Denato |
| Carnahan | Detje |
| Cohen | Distelhorst |
| Conway | Doderer | Doderer

Dunton
Felger
Foster
Gallagher
Gannon
Gaudineer

Glanton Gregerson Hausheer Jackson of Black Hawk

| Jackson of | Melrose | Rasmussen | Shirley of |
| :--- | :--- | :--- | :--- |
| Clinton | Millen | Reichardt | Dallas |
| Keleher | Miller of | Resnick | Smith of |
| Kluever | Buena | Vista | Rickert |
| Lawlor | Morgan | Rider | Linn |
| Loss | Nagle | Roe | Uban |
| Mahan | Oehlsen | Scott | Varney |
| Maule | Palmer | Seibert | Wengert |
| Meacham | Radl |  | Wright |

The nays were, 69:

| Anderson | Fullmer | Madden | Renda |
| :---: | :---: | :---: | :---: |
| Baringer | Gillette of | Maley | Robinson |
| Bogenrief | Clay-Dickinson | Mayberry | Scherle of |
| Boot | Gillette of | McNamara | Fremont-Mills |
| Breitbach | Story | Miller of | Shannahan |
| Brinck | Gleason | Des Moines | Smith of |
| Busch | Glenn | Miller of | O'Brien |
| ${ }_{\text {Busing }}^{\text {Clapsaddle }}$ | Graham | Page Mueller | Stevenson |
| Cochran | Hageman | Murphy | Strothman |
| Coffman | Hanson | Nelson | Stueland |
| Den Herder | Harrington | Nielsen of | Tieden |
| Dougherty | Holmes | Emmet-Palo Alto | Utzig |
| Doyle | Houston | Nielsen of | Webster |
| Duffy | Hullinger | Shelby | Whisler |
| Edgington | Hutchins | O'Malley | Wilson |
| Fischer of | Kempter | Oxley | Winkelman |
| Grundy | Kennedy | Patton | Wolcott |
| Fisher of | Korn | Quinn | Mr. Speaker |
| Greene | Lynch | Redfern | Mr. Speaker |
| Absent or | ting, 3: |  |  |
| Bailey | Burke | Ossian |  |

The motion to recede lost and the House insists on the House amendments to Senate File 553.

## CONFERENCE COMMITTEE APPOINTED

The Speaker appointed the following conferees on the part of the House for consideration of Senate File 553: Gillette of ClayDickinson, Ossian of Adams-Montgomery, Wright of Scott and Gallagher of Black Hawk.

## CALL OF THE HOUSE

We, the undersigned, under the provisions of Rule 72 request a Call of the House on House File 668 including all amendments.

## MESSAGES FROM 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 237, a bill for an act relating to group insurance on franchise plan.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 286, a bill for an act relating to the use of flashing blue lights by volunteer firemen.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 550, a bill for an act relating to the retirement benefits for public employees reaching the age of seventy-two (72) years.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 651, a bill for an act to appropriate from the general fund $\$ 5,000.00$ for use as a revolving fund for the veterans administration, and $\$ 5,000.00$ for the school lunch program.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 206, a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes.

Robert G. Moore, Secretaty.

## SENATE AMENDMENT CONSIDERED

Rickert of Louisa-Muscatine called up for consideration House File 458 , a bill for an act relative to the investment of levee and drainage district funds, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend the title to House File 458 by inserting the following in line 1 after the word "to":
"levee and drainage districts and".
The motion prevailed and the House concurred in the Senate amendment.

Rickert of Louisa-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?" (H. F. 458)
The ayes were, 110:

| Anderson | Breitbach | Caffrey | Cohen |
| :--- | :--- | :--- | :--- |
| Baker | Bremmer | Carnahan | Conway |
| Baringer | Brinck | Clapsaddle | Craig |
| Bogenrief | Busch | Cochran | Crosier |
| Boot | Busing | Coffman | Denato |


| Den Herder | Grassley <br> Detje | Miller of <br> Des Moines | Roe <br> Scherle of |
| :--- | :--- | :--- | :--- |
| Distelhorst | Hageman | Hanson | Miller of |

The nays were, none.
Absent or not voting, 14:

| Bailey | Hutchins | Maule | Reichardt |
| :--- | :--- | :--- | :--- |
| Burke | Jackson of | McNemara | Mechard |
| Gaudineer | Black Hawk | Nanamara | Scott |
| Gregerson | Loss | Ossian | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SPECIAL ORDER
(House File 668)
Maule of Monona moved that House File 668 be made the special order of business for 7:30 p.m., Tuesday, May 25, 1965.

The motion prevailed.

## SIFTING COMMITTEE CALENDAR

Senate File 555, a bill for an act relating to the compensation of members of the general assembly, was taken up for consideration.

Baringer of Fayette offered the following amendment filed May 25, 1965, and moved its adoption:
Amend Senate File 555 by adding the following new section:
"These per diem rates under this Act shall apply only when the membership of the House of Representatives is one hundred (100) members or less and the membership of the Senate is fifty (50) members or less. When the membership in either house exceeds these limits, the per diem shall be the same as the rate in effect January 1, 1965."

Doderer of Johnson rose on a point of order that the amendment is not germane.

The Chair ruled the point not well taken and the amendment germane.

Loss of Kossuth moved the previous question on the Baringer amendment.

The motion having received a two-thirds majority prevailed.
The amendment lost.
Wright of Scott moved the previous question on Senate File 555
The motion having received a two-thirds majority prevailed.
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?" (S. F. 555)
The ayes were, 79:

| Bogenrief | Fullmer |
| :--- | :--- |
| Boot | Gallagher |
| Breitbach | Gannon |
| Bremmer | Gaudineer |
| Brinck | Gillette of |
| Cafrey | Story |
| Carrahan | Glanton |
| Clapsaddle | Hageman |
| Cochran | Hanson |
| Cohen | Harrington |
| Conway | Hausheer |
| Craig | Holmes |
| Crosier | Houston |
| Denato | Hutchins |
| DenHerder | Jacksin of |
| Detje | Black Hawk |
| Distelhorst | Jackson of |
| Doderer | Clinton |
| Doyle | Keleher |
| Duffy | Kempter |
| Dunton | Korn |
| Felger | Lawlor |

The nays were, 41:

Anderson
Bailey
Baker
Baringer
Busch
Busing
Coffman
Dougherty
Edgington

Fischer of Grundy
Fisher of Greene
Foster
Gillette of Clay-Dickinson
Glenn
Graham
Grassley

Loss
Lynch
Mahan
Maley
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Mueller
Murphy
Nagle
O'Malley
Ossian
Oxley
Palmer
Radl

Gregerson
Hullinger
Kennedy
Kluever
Madden
Morgan
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of

Quinn
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Roe
Scherle of
Fremont-Mills
Shirley of Dallas
Smith of Linn
Stevenson
Varney
Webster
Wengert
Wolcott
Wright
Mr. Speaker

Shelby
Oehlsen
Patton
Robinson
Scott
Seibert
Shannahan
Smith of O’Brien
Stokes

Strothman
Stueland
Absent or not voting, 4: Burke

Gleason
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 amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed May 24, 1965, and moved its adoption:
Amend Senate File 398 by adding a new section after section one (1), and renumbering the remaining sections.
"Section one hundred ninety-six point eleven (196.11), Code 1962, is hereby amended by striking the period in line three (3) and inserting in lieu thereof the following:
", removing and refusing to buy all eggs unfit for human food when received from the original producer."

The amendment was adopted.
Korn 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?" (S. F. 398)
The ayes were, 112:

Anderson
Baker
Baringer
Bogenrief

## Boot

Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Cochran
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger

Fischer of Grundy
Fisher of
Greene
Foster
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk

Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch
Madden
Mahan
Maule
Mayberry
McNamara
Meacham
Melrose
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle

Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert

Whisler
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 12:

| Bailey | Coffman | Gannon | Maley |
| :--- | :--- | :--- | :--- |
| Burke | Cohen | Gaudineer | Millen |
| Clapsaddle | Duffy | Kempter | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Gannon of Jasper called up for consideration House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House Joint Resolution 8 as follows:
Amend section 1, lines 11,12 and 13 by striking the following:
"The compensation and allowances received shall be the same when the
General. Assembly is convened in extra session as when convened in regular
session."
The motion prevailed and the House concurred in the Senate amendment.

Speaker pro tempore Miller in the chair.
Gannon of Jasper moved that the joint resolution, as amended by the Senate and concurred in by the House, be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.
Be It Resolved by the General Assembly of the State of Iowa.
Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu there of:
"Section 25. Each member of the General Assembly shall receive such compensation and allowances for expenses as shall be fixed by law but no General Assembly shall have the power to increase compensation and allowances effective prior to the convening of the next General Assembly following the session in which any increase is adopted."

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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 8)

The yeas were, 101:

| Anderson | Gaudineer | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Maley | Rickert |
| Baker | Clay-Dickinson | Maule | Rider |
| Bogenrief | Gillette of | Mayberry | Robinson |
| Boot | Story | Meacham | Roe |
| Breitbach | Glanton | Melrose | Scherle of |
| Bremmer | Glenn | Miller of | Fremont-Mills |
| Brinck | Graham | Buena Vista | Scott |
| Busch | Gregerson | Miller of | Seibert |
| Caffrey | Hageman | Page | Shannahan |
| Carnahan | Hanson | Morgan | Shirley of |
| Cochran | Harrington | Mueller | Dallas |
| Coffman | Hausher | Murphy | Smith of |
| Conway | Holmes | Nagle | Linn |
| Craig | Houston | Nelson | Stevenson |
| Crosier | Hutchins | Nielsen of | Stokes |
| Den Herder | Jackson of | Emmet-Palo Alto Stueland |  |
| Detje | Black Hawk | Oehlsen | Uban |
| Distelhorst | Jackson of | O'Malley | Utzig |
| Dougherty | Clinton | Ossian | Varney |
| Doyle | Keleher | Oxley | Webster |
| Duffy | Kennedy | Palmer | Wengert |
| Dunton | Kluever | Quinn | Whisler |
| Felger | Korn | Radl | Wilson |
| Fisher of | Lawlor | Rasmussen | Wolcott |
| Greene | Loss | Redfern | Wright |
| Foster | Lynch | Reichardt | Mr. Speaker |
| Gallagher | Madden | Renda | pro tem | Gannon

The nays were, 6:

Baringer | Fischer of |
| :---: |
| Grundy |

Absent or not voting, 17:

Burke
Busing Clapsaddle
Cohen
Denato

Doderer
Edgington
Fullmer
Gleason
Hullinger

Grassley
Strothman
Kempter
McNamara
Millen
Nielsen of
Shelby

Tieden
Winkelman

Patton
Smith of o'Brien
Steffen

The joint resolution having received a constitutional two-thirds majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## UNFINISHED BUSINESS

The House resumed consideration of House File 230, a bill for an act relating to the marketing of dairy products.

Grassley of Butler offered the following amendment filed May 21, 1965, and moved its adoption:
Amend the agriculture committee amendment to House File 230 filed April 2, 1965, by striking from section five (5), subsection one (1) commencing in line one hundred thirty-one (131) the words:
"It is the purpose of this paragraph to make applicable to sales of dairy products in this state, legal restrictions similar to those imposed by section 1 of the Sherman Anti-Trust Act (15 U.S.C. Sec. 1) and this paragraph shall be given a construction similar to that from time to time given to that Act."

The amendment lost.
Scherle of Fremont-Mills moved the adoption of division 4 of his amendment filed May 17, 1965, and found on page 1792 of the Journal.

The amendment lost.
Robinson of Audubon-Guthrie offered the following amendment filed May 21, 1965, and moved its adoption :
Amend the agriculture committee amendment filed April 2, 1965, to House File 230 by striking section six (6) and renumbering the remaining sections in accordance with this amendment.

The amendment lost.
Baringer of Fayette offered the following Kluever amendment filed May 21, 1965, and moved its adoption:
Amend the committee amendment to House File 230 filed April 2, 1965, as follows:
Amend section 1, paragraph 10 at line 58 by striking the word and figure "sixteen (16)" and inserting in lieu thereof, the word and figure "ten (10)".

The amendment lost.
Cochran of Webster moved the adoption of the committee amendment filed April 2, 1965.

The amendment was adopted.
Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 230)
The ayes were, 93:

| Anderson | Gallagher | Madden | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Maule | Rider |
| Baker | Gaudineer | Mayberry | Roe |
| Baringer | Gillette of | Meacham | Scott |
| Bogenrief | Clay-Dickinson | Melrose | Shannahan |
| Boot | Gillette of | Miller of | Shirley of |
| Breitbach | Story | Buena Vista | Dallas |
| Bremmer | Glanton | Morgan | Smith of |
| Brinck | Gleason | Mueller | Linn |
| Caffrey | Glenn | Murphy | Smith of |
| Carnahan | Graham | Nagle | O'Brien |
| Cochran | Gregerson | Nielsen of | Stevenson |
| Coffman | Hageman | Emmet-Palo AltoStrothman |  |
| Conway | Hanson | Nielsen of | Stueland |
| Craig | Harrington | Shelby | Tieden |
| Crosier | Hausheer | Oehlsen | Utzig |
| Den Herder | Holmes | O'Malley | Varney |
| Detje | Houston | Oxley | Webster |
| Distelhorst | Hullinger | Palmer | Wengert |
| Doyle | Jackson of | Patton | Whisler |
| Dunton | Clinton | Quinn | Wilson |
| Edgington | Keleher | Rasmussen | Winkelman |
| Felger | Kennedy | Redfern | Wolcott |
| Fischer of | Korn | Reichardt | Wright |
| Grundy | Lawlor | Renda | Mr. Speaker |
| Fisher of | Loss | Resnick | pro tem |

## Greene

The nays were, 16:

| Busch | Kluever <br> Dougherty |
| :--- | :--- |
| Grassley | Lynch |
| Jackson of |  |
| Black Hawk | Miller of <br> Page |
|  | Pabs |

Absent or not voting, 15:

| Burke | Denato | Fullmer | McNamara |
| :--- | :--- | :--- | :--- |
| Busing | Doderer | Hutchins | Millen |
| Clapsaddle | Dufy | Kempter | Steffen |
| Cohen | Foster | Maley |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cochran of Webster moved to reconsider the vote by which House File 230 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.
House File 417, a bill for an act relating to the eradication of bovine brucellosis, was taken up for consideration.

Den Herder of Sioux offered the following committee amendment filed April 19, 1965, and moved its adoption :

Amend House File 417 by striking everything after the enacting clause and insert in lieu thereof the following:
"Section 1. Chapter one hundred thirty-one (131), Acts of the Sixtieth General Assembly, section three (3), is hereby amended by striking in lines six (6) and seven (7) the following: 'In a hardship case the department may issue a permit for the movement of such animals providing it is warranted.', and inserting in lieu thereof the following: 'In a hardship case the department may issue a permit for the movement of female cattle not having met brucellosis vaccination requirements, subject to brucellosis test conducted at the owner's expense. At no time will indemnity be paid for animals condemned to slaughter when tested under hardship permit.'"

The amendment was 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?" (H. F. 417)
The ayes were, 99:

| Anderson | Gaudineer | Mahan | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Maley | Renda |
| Baker | Clay-Dickinson | Maule | Resnick |
| Bogenrief | Gillette of | Mayberry | Rickert |
| Boot | Story | Meacham | Rider |
| Breitbach | Glanton | Melrose | Robinson |
| Brinck | Gleason | Miller of | Roe |
| Busch | Glenn | Buena Vista | Scott |
| Caffrey | Graham | Miller of | Seibert |
| Cochran | Grassley | Page | Shannahan |
| Coffman | Gregerson | Morgan | Shirley of |
| Conway | Hageman | Mueller | Dallas |
| Craig | Hanson | Nagle | Smith of |
| Crosier | Harrington | Nelson | Linn |
| Den Herder | Holmes | Nielsen of | Stevenson |
| Detje | Houston | Emmet-Palo Alto | Stokes |
| Distelhorst | Hullinger | Nielsen of | Stueland |
| Dougherty | Jackson of | Shelby | Tieden |
| Doyle | Black Hawk | Oehlsen | Utzig |
| Duffy | Keleher | O'Malley | Varney |
| Dunton | Kennedy | Ossian | Webster |
| Edgington | Kluever | Oxley | Wengert |
| Felger | Korn | Palmer | Whisler |
| Fischer of | Lawlor | Patton | Wilson |
| Grundy | Loss | Quinn | Winkelman |
| Foster | Lynch | Radl | Wolcott |
| Gallagher | Madden | Redfern | Wright |
| Gannon |  |  |  |
| The nays were, 6: |  |  |  |
| Fisher of |  | Smith of | Strothman |
| Greene | Murphy | O'Brien | Uban |
| Absent or not voting, 19: |  |  |  |
| Baringer | Cohen | Jackson of | Rasmussen |
| ${ }^{\text {Bremmer }}$ | Denato | Clinton | Scherle of |
| Busing | Doderer | Kempter | Frem Steffen |
| Carnahan | Hausheer | Millen | Mr. Speaker |
| Clapsaddle |  |  | pro tem |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Maule of Monona the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 549, a bill for an act to co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa, was taken up for consideration.

Denato 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?" (S. F. 549)
The ayes were, 97 :

Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Carnahan
Clapsaddle
Coffiman
Cohen
Conway
Craig
Crosier
Denato
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger

Fisher of Greene
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Hutchins
Keleher
Kennedy
Kluever
Korn
Lawlor
Loss
Lynch

| Madden | Robinson |
| :--- | :--- |
| Mahan | Roe |
| Maule | Scott |
| McNamara | Scherle of |
| Melrose | Fremont-Mills |
| Miller of | Seibert |
| Des Moines | Shirley of |
| Miller of | Dallas |
| Page | Smith of |
| Morgan | Linn |
| Murphy | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Palo Alto | Stokes |
| Nielsen of | Strothman |
| Shelby | Stueland |
| Ossian | Tieden |
| Oxley | Uban |
| Palmer | Utzig |
| Patton | Varney |
| Quinn | Webster |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfren | Winkelman |
| Reichardt | Wolcott |
| Resnick | Wright |
| Rickert | Mr. Speaker |

The nays were, none.
Absent or not voting, 27:

Anderson | Busing |
| :--- |
| Caffrey | Cochran Duffy

Fischer of
Grundy Foster Fullmer Gillette of Story Houston

Jackson of
Black Hawk
Jackson of Clinton
Kempter Maley Mayberry

| Meacham | Oehlsen |
| :--- | :--- |
| Millen | O'Malley |
| Miller of | Renda |
| Buena Vista | Rider |
| Mueller | Shannahan |
| Nagle | Wengert |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 239, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation.

Also: That the Senate has refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 441, a bill for an act providing for seasonal liquor licenses.
Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 590, a bill for an act to appropriate from the general fund 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 608, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 610, a bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 612, a bill for an act to make appropriations to legislative members of the Iowa development commission.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 613, a bill for an act to make appropriations to members of the dairy trade practices study committee.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 614, a bill for an act to make appropriations to legislators serving on legislative advisory committees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 616, a bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File 160.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 622, a bill for an act to establish an executive council revolving fund for purchasing.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 623, 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.

Also: That the President of the Senate has appointed as members of the conference committee on the part of the Senate on Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction, Senators Cassidy, Chairman; Murray, Stanley and Beneke.

Also: That the Senate requests a second conference on Senate Joint Resolution 24 and that the President of the Senate has appointed as members of the second conference committee, on the part of the Senate, Senators Reppert, Chairman; Heaberlin, Hagedorn and Lange.

Robert G. Moore, Secretary.

## OBJECTION TO HOUSE FILE 626 BEING ON NONCONTROVERSIAL CALENDAR

We object to House File 626 being placed on the noncontroversial calendar.

Hullinger of Decatur-Wayne.
Madden of Clarke-Union.
Anderson of Ringgold-Taylor.

## SECOND CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of a second conference committee to consider Senate Joint Resolution 24 as follows: Carnahan of Wapello, Chairman; Fischer of Grundy, Gannon of Jasper, and Nagle of Scott.

## MOTION TO RECONSIDER TABLED

Robinson of Audubon-Guthrie called up for consideration the motion by Gregerson, Mayberry, et al., found on page 1813 of the Journal, to reconsider the vote by which the Gaudineer amendment filed May 24, 1965, to division 2 of the Robinson amendment to Senate File 95 passed the House.

Gallagher of Black Hawk moved that the motion to reconsider be laid on the table.

Roll call was requested by Gallagher and Jackson of Black Hawk.

On the question "Shall the motion to reconsider be laid on the table?" (S. F. 95)

The ayes were, 59 :

| Boot | Gallagher | Korn | Resnick |
| :--- | :--- | :--- | :--- |
| Breitbach | Gannon | Lawlor | Ree |
| Bremner | Gaudineer | Loss | Scott |
| Carnahan | Gillette of | Mahan | Shirley of |
| Clapsaddle | Story | Maule | Dallas |
| Cohen | Glanton | McNamara | Smith of |
| Conway | Gleason | Meacham | Linn |
| Crosier | Hageman | Melrose | Smith of |
| Denato | Hanson | Miller of | O'Brien |
| Den Herder | Hausheer | Des Moines | Stevenson |
| Detje | Holmes | Morgan | Uban |
| Distelhorst | Hutchins | Oxley | Webster |
| Doderer | Jackson of | Palmer | Wilson |
| Dunton | Black Hawk | Quinn | Wolcott |
| Felger | Jackson of | Radl | Wright |
| Fisher of | Clinton | Rasmussen | Mr. Speaker |
| Greene | Keleher | Renda |  |

The nays were, 87:

Bailey
Baker
Baringer
Bogenrief
Brinck
Busch
Coffman
Craig
Dougherty
Edgington
Foster
Gillette of
Clay-Dickinson
Glenn
Graham
Grassley
Gregerson
Harrington
Hullinger
Lynch

Absent or not voting, 28:

Anderson
Burke
Busing
Caffrey
Cochran
Doyle
Duffy
Fischer of Grundy

Fullmer
Houston
Kempter
Kennedy
Kluever
Maley
Mayberry
Millen

Madden
Miller of Page
Murphy
Nelson
Nielsen of Shelby
Patton
Redfern
Rickert

| Miller of | Ossian |
| :--- | :--- |
| Buena Vista | Reichardt |
| Mueller | Rider |
| Nagle | Scherle of |
| Nielsen of | Fremont-Mills |
| Emenet-Palo Alto | Shannahan |
| Oemhsen | Wengert |
| O'Malley |  |

The motion prevailed.
Brinck of Lee moved that Senate File 95 be laid on the table.
The motion lost.
Robinson of Audubon-Guthrie moved the adoption of division 2 of his amendment as amended filed May 20, 1965.

Division 2 as amended was adopted.
Gaudineer of Polk offered the following amendment to division 3 of the Robinson amendment. filed May 24, 1965, and moved its adoption ;

Amend the Robinson of Audubon-Guthrie amendment to Senate File 95 filed May 20, 1965, by inserting in line thirteen (13) after the word "neglected" the words "or dependent".

The amendment to the amendment was adopted.
Maule of Monona moved the previous question on Senate File 95 and all amendments thereto.

The motion having failed to receive a two-thirds majority lost.
Kempter of Jackson moved that Senate File 95 be referred to the committee on judiciary.

McNamara of Linn moved the previous question on the motion to defer.

The motion having failed to receive a two-thirds majority lost.
Miller of Des Moines moved the previous question on the motion to defer.

The motion having received a two-thirds majority prevailed.
The motion to defer Senate File 95 lost.
Robinson of Audubon-Guthrie moved the adoption of division 3 as amended.

Division 3 as amended was adopted.
Robinson of Audubon-Guthrie moved the adoption of divisions 4, 5 and 6 of his amendment.

Divisions 4, 5 and 6 were adopted.
Wilson of Black Hawk asked and received unanimous consent to withdraw his amendment filed May 13, 1965, and the amendment filed May 20, 1965.

Smith of O'Brien asked and received unanimous consent to withdraw his amendment filed May 24, 1965.

Baringer of Fayette asked and received unanimous consent to withdraw his amendment filed May 21, 1965.

Miller of Page offered the following amendment filed May 21, 1965, and moved its adoption:
Amend Senate File 95 by striking from lines six (6) and seven (7) of section twenty-three (23) the words and figure "two (2) mills" and insert in lieu thereof "one-half ( $1 / 2$ ) mill".

The amendment was adopted.

Baringer of Fayette offered the following amendment filed May 21,1965 , and moved its adoption :

Amend Senate File 95 as follows:

1. By striking the word "line" from line two (2) of section sixty-five (65) and inserting in lieu thereof the following: "lines three (3) and".

The amendment was adopted.
Shannahan of Woodbury moved that further action on Senate File 95 be deferred.

The motion lost.
Gaudineer of Polk asked and received unanimous consent to withdraw division 20 of his amendment.

Gaudineer of Polk moved the adoption of division 21 of his amendment.

Division 21 was adopted.
Miller of Des Moines moved the previous question on Senate File 95.
The motion having received a two-thirds majority prevailed.
Scherle of Fremont-Mills moved that Senate File 95 be laid on the table.

The motion lost.
Renda 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?" (S. F. 95)
The ayes were, 101:

| Anderson | Den Herder | Gleason | Madden |
| :--- | :--- | :--- | :--- |
| Bailey | Detje | Glenn | Mahan |
| Baker | Distelhorst | Graham | Maule |
| Baringer | Doderer | Gregerson | Mayberry |
| Boot | Dougherty | Hageman | McNamara |
| Breitbach | Doyle | Hanson | Meacham |
| Bremmer | Dunton | Harrington | Melrose |
| Brinck | Felger | Hausheer | Miller of |
| Busch | Fisher of | Houston | Buena Vista |
| Caffrey | Greene | Jackson of | Miller of |
| Carnahan | Foster | Black Hawk | Des Moines |
| Clapsaddle | Gallagher | Jackson of | Miller of |
| Cochran | Gannon | Clinton | Page |
| Coffman | Gaudineer | Keleher | Morgan |
| Cohen | Gillette of | Kennedy | Mueller |
| Conway | Clay-Dickinson | Kluever | Murphy |
| Craig | Gillette of | Korn | Nagle |
| Crosier | Story | Lawlor | Nielsen of |
| Denato | Glanton | Lynch | Emmet-Palo Alto |


| O'Malley | Rickert | Smith of | Utzig |
| :---: | :---: | :---: | :---: |
| Ossian | Rider | Linn | Varney |
| Oxley | Robinson | Smith of | Webster |
| Palmer | Roe | O'Brien | Wengert |
| Quinn | Scherle of | Stevenson | Whisler |
| Radl | Fremont-Mills | Stokes | Wilson |
| Rasmussen | Scott | Stueland | Wolcot |
| Redfern | Seibert | Tieden | Wright |
| Renda | Shirley of | Uban | Mr. Speaker |
| Resnick | Dallas |  |  |
| The nays were, 12: |  |  |  |
| Edgington | Loss | Patton | Strothman |
| Grassley | Nelson | Reichardt | Winkelman |
| Holmes | Nielsen of | Shannahan |  |
| Kempter | Shelby |  |  |
| Absent or not voting, 11: |  |  |  |
| Bogenrief | Duffy | Fullmer | Maley |
| Burke | Fischer of | Hullinger | Millen |
| Busing | Grundv | Hutchins | Oehlsen |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SPECIAL ORDER OF BUSINESS

The hour of 7:30 p.m. having arrived, the Speaker announced the special order of business for the consideration of House File 668, a bill for an act relating to sales tax.

Doderer of Johnson moved to defer action on the Brinck amendment.

The motion prevailed.
Doderer of Johnson moved to reconsider the vote by which the Gillette, Loss, et al., amendment to House File 668 was adopted by the House.

Scherle of Fremont-Mills moved to lay on the table the motion by Doderer to reconsider.

The motion lost.
Jackson of Black Hawk moved the previous question on the motion to reconsider.

The motion having received a two-thirds majority prevailed.
The motion to reconsider the Gillette, Loss, et al., amendment prevailed.

Gillette of Clay-Dickinson moved to withdraw the amendment by Gillette, Loss, et al.

The motion prevailed.
Brinck of Lee moved the adoption of his amendment filed May 24, 1965.

Loss of Kossuth moved the previous question on the Brinck amendment.

The motion having received a two-thirds majority prevailed.
Kempter of Jackson moved that the House adjourn until 10:00 a.m., May 26, 1965.

The motion lost.
Under the provisions of Rule 73, the Chief Clerk called the roll which revealed all members present except those previously excused.

Roll call was requested by Rasmussen of Polk and Brinck of Lee.
Rule 69 invoked.
On the question "Shall the Brinck amendment be adoptedq" (H. F. 668)

The ayes were, 53:

| Anderson | Edgington <br> Bailey |
| :--- | :--- |
| Baringer | Grer of |
| Bogenrief | Grene |
| Boot | Goster |
| Brinck | Gleason |
| Busch | Glenn |
| Busing | Graham |
| Caffrey | Grassley |
| Carnahan | Gregerson |
| Coffman | Hanson |
| Conway | Holmes |
| Craig | Hullinger |
| Den Herder | Hutchins |
| Dougherty | Kempter |
|  | Kluever |

The nays were, 63:

| Baker | Gillette of |
| :--- | :--- |
| Breitbach | Clay-Dickinson |
| Bremmer | Gillette of |
| Clapsaddle | Story |
| Cochran | Glanton |
| Cohen | Hageman |
| Crosier | Harrington |
| Denato | Hausheer |
| Detje | Houston |
| Distelhorst | Jackson of |
| Doderer | Black Hawk |
| Doyle | Jackson of |
| Dunton | Clinton |
| Felger | Keleher |
| Gallagher | Kennedy |
| Gannon | Korn |
| Gaudineer | Lawlor |
|  | Loss |

Absent or not voting, 8:
Burke
Duffy
Fischer of
Grundy
Fullmer

| Lynch | Redfern |
| :--- | :--- |
| Madden | Roe |
| MrNamara | Scherle of |
| Miller of | Fremont-Mills |
| Page | Shannahan |
| Mueller | Smith of |
| Nellon | O'Brien |
| Nielsen of | Stokes |
| Emmet-Palo Alto |  |
| Nietrothman |  |
| Shel of | Stueland |
| Ossian | Tieden |
| Patton | Utzig |
| Quinn | Wengert |
| Ruinn | Winkelman |

Mahan
Maule
Mayberry
Meacham
Merrose
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Murphy
Nagle
O'Malley
Oxley
Palmer
Rasmussen
Renda
Resnick

Rickert
Rider
Robinson
Scott
Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Uban
Varney
Webster
Whisler
Wilson
Woleott
Wright
Mr. Speaker

| Maley | Oehlsen <br> Millen |
| :--- | :--- |
| Reichardt |  |

The amendment lost.
Rasmussen 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?" (H. F. 668)
The ayes were, 64:

| Baker | Gaudineer | Lawlor | Reighardt |
| :---: | :---: | :---: | :---: |
| Boot | Gillette of | Loss | Renda |
| Breitbach | Clay-Dickinson | Lynch | Rickert |
| Bremmer | Gillette of | Mahan | Rider |
| Clapsaddle | Story | Maule | Robinson |
| Cochran | Glanton | Mayberry | Scott |
| Cohen | Gregerson | Meacham | Seibert |
| Craig | Hageman | Melrose | Shirley of |
| Crosier | Harrington | Miller of | Dallas |
| Denato | Hausheer | Buena Vista | Stevenson |
| Detje | Holmes | Miller of | Uban |
| Distelhorst | Houston | Des Moines | Varney |
| Doderer | Jackson of | Morgan | Webster |
| Dougherty | Black Hawk | Murphy | Whisler |
| Doyle | Jackson of | O'Malley | Wilson |
| Dunton | Clinton | Oxley | Wolcott |
| Gallagher | Keleher | Palmer | Mr. Speaker |
| Gannon | Korn | Rasmussen |  |

The nays were, 52:

| Anderson | Foster | Nagle | Shannahan |
| :--- | :--- | :--- | :--- |
| Bailey | Gleason | Nelson | Smith of |
| Baringer | Graham | Nilsen of | Linn |
| Bogenrief | Grassley | Emmet-Palo AltoSmith of |  |
| Brinck | Hanson | Nielsen of | O'Brien |
| Busch | Hullinger | Shelby | Stokes |
| Busing | Hutchins | Ossian | Strothman |
| Cafrey | Kempter | Patton | Stueland |
| Carnahan | Kennedy | Quinn | Tieden |
| Coffman | Kluever | Rad | Utzig |
| Conway | Madden | Redfern | Wengert |
| Den Herder | MeNamara | Resnick | Winkelman |
| Edgington | Miller of | Roe | Wright |
| Fellger | Page | Scherle of |  |
| Fisher of | Mueller | Fremont-Mills |  |
| Greene |  |  |  |
| Absent or not voting, 8: |  |  |  |
| Burke | Fischer of | Glenn | Millen |
| Duffy | Grundy | Maley | Oehlsen |
|  | Fullmer |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rasmussen of Polk moved to reconsider the vote by which House File 668 passed the House and that the motion to reconsider be laid on the table.

The motion to table prevailed.

Caffrey of Polk offered the following report:

## REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 550

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 550 , a bill for an act relating to area vocational schools and area community colleges in Iowa, beg leave to report and to make the following recommendations:

1. That the House amendments to Senate File 550 be stricken.
2. That Senate File 550, as passed by the Senate, be amended as follows:
a. By inserting in line thirty-two (32) of section five (5) after the word "upon." the following:
"The site or sites of any proposed area vocational school or area community college shall be of sufficient size to provide for adequate future expansion."
b. By striking from line fourteen (14) of section seventeen (17) the word and figure "one (1)" and inserting in lieu thereof the word and figure "three-fourths ( $3 / 4$ )".
c. By striking from line three (3) of section twenty-two (22) the word and figure "one (1)" and inserting in lieu thereof the word and figure "three-fourths (3/4)".
d. By inserting in line four (4) of section twenty-two (22) after the word "year" the words "for a period not to exceed five (5) years".
e. By adding to section twenty-three (23) the following two (2) subsections:
"7. Have authority to sell any article resulting from any vocational program or course offered at an area vocational school or area community college. Governmental agencies and governmental subdivisions of the state within the merged areas shall be given preference in the purchase of such articles. All revenue received from the sale of any article shall be credited to the funds of the board of the merged area.
" 8 . With the consent of the inventor, and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials of any vocational school or community college of the merged area, or take assignment of such letters patent or copyright and make all necessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the board of the merged area and the royalties and earnings thereon shall be credited to the funds of the board."
f. By inserting in line twenty-one (21) of section twenty-five (25) after the word "change." the following:
"At any time when the boundaries of a merged area are so changed, the state board may authorize the board of directors of the merged area to levy additional taxes upon the property within the merged area, or any part thereof, and distribute the same so that all parts of the merged area are paying their share toward the support of the school or college."
g. By inserting in line thirty-six (36) of section twenty-five (25) after the word "with" the words "local school boards within the area that have and maintain a technical or vocational high school and with".
h. By adding to section twenty-six (26) the following:
"Where the board of any local school district operating a community or
junior college and the board of directors of the merged areas are not in agreement on the reasonable value of any public community or junior college which is to be converted, the matters of disagreement shall be decided by three (3) disinterested arbitrators; one (1) selected by the local board, one (1) by the board of the merged area, and one (1) by the two (2) arbitrators so selected. The decision of the arbitrators shall be made in writing and a copy of the decision shall be filed with the secretary of the board of the merged area and the secretary of the local board. Any party to the proceedings may appeal therefrom to the district court by serving notice thereof within twenty (20) days after the decision is filed. Such appeal shall be tried in equity and a decree entered determining the entire matter. The decree so entered shall be final."

John P. Kibbie, Chairman. James T. Caffrey.
Gene M. Condon.
Donald S. McGill.
On the Part of the Senate.

William R. Smith.
Marvin S. Shirley.
On the Part of the House.

## MINORITY REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 550

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 550, a bill for an act relating to area vocational schools and area community colleges in Iowa, hereby wish to inform you that we differ with the majority of the members of the Conference Committee and beg leave to report and to make the following recommendations:

1. That the House amendments to Senate File 550 be stricken.
2. That Senate File 550 , as passed by the Senate, be amended as follows:
a. By striking therefrom section seventeen (17).
b. By striking all of line one (1) of section eighteen (18) and inserting in lieu thereof the words "The board". Joseph B. Flatt, Lester L. Kluever, On the Part of the Senate. On the Part of the House.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 203, 358, 492, 523, 585, 637, 644 and Senate Files 275, 404, 438, 499 and 552.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad; 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 203, 358, 492, 523, 585, 637, 644 and Senate Files 275, 404, 438,499 and 552.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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 May, 1965, sent to the Governor for his approval: House Files 203, 358, 492, 523, 585, 637 and 644.

> Alfred P. Breitbach, Sr., Chairman.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills on May 24, 1965: House Files 164, 194, 222, 475, 518, 551, 565, 596 and Senate Files 166, 169, 299, 445, 468, and 559.

## REPORT OF COMMITTEE

Loss of Kossuth, from the committee on appropriations, submitted the following report:
Mr. Speaker: Your committee on appropriations to whom was referred Senafe File 621, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 and to salaries of various statutory positions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend Senate File 600 as amended as follows:

1. By striking in line five (5) of subsection eleven (11) of section one (1) the words, "except, that in" and by inserting in lieu thereof the word, "including".
2. By striking in lines five (5); six (6) and seven (7) of subsection eleven (11) of section one (1) the words, ", the exceptions provided in the Internal Revenue Code of 1954 with respect to such declarations shall apply".

Gaudineer of Polk.
Amend the Rasmussen amendment to Senate File 603 filed May 24, 1965 by inserting in line four (4) after the word "disaster" the following:
", except the time of filing of protest shall be extended to June 20 of such year on all property in a drainage or levee district with a pumping station within a county which has been declared a disaster area".

## Distrilhorst of Des Moines.

Amend Senate File 604 as follows:

1. Amend section one (1) by inserting at the end of line eight (8) and before line nine (9) the words "or in a depository bank designated by the tax commission,"
2. By striking the word and figures "fifteenth (15th)" from line eleven (11) and inserting in lieu thereof the word "last".
3. By striking the words and figure "the third (3rd) month of the quarter," in lines twelve (12) and thirteen (13) and inserting in lieu thereof the following: "no deposit will be required for the third month of the calendar quarter and the total quarterly amount, less the amounts deposited for the first two months of the quarter,".
4. Further amend by inserting after the period in line fourteen (14) of section one (1) the following: "Said monthly remittance procedure shall be optional for any sales tax permit holder whose average monthly collection of tax amounts to more than twenty-five and less than one-hundred dollars."
5. By striking the word "his" in line eighteen of section one (1) and inserting in lieu thereof the word "its".
6. By striking the word and figures "fifteenth (15th)" from line nine (9) of section four (4) and inserting in lieu thereof the word "last".

Uban of Black Hawk. Mahan of Johnson. Redfern of Lee.
Amend Senate File 604 as follows:

1. By inserting in line seven (7) of section one (1) after the word "taxes" the words "from gross receipts subject to the sales tax".
2. By inserting in line eight (8) after the word "sum," the words "except as hereinafter provided,".
3. By inserting after the word "correct." in line twenty-three (23) the following:
"All retailers who collect more than one hundred (100) dollars in retail sales tax in any one (1) month shall be required to file the retailer's monthly tax deposit except those retailers whose total sales are comprised of fifty (50) percent or more of sales made under conditional contract or other forms of sales wherein the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of sale, may have the alternative of filing either the retailer's monthly tax deposit or may continue to pay tax due on quarterly installments on or before the last day of the month next succeeding each quarterly period."
4. By adding thereto the following section:
"Subsection six (6) of section four hundred twenty-two point forty-two (422.42), Code 1962, as amended by chapter two hundred sixty-one (261), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line twenty (20) after the word 'period' the words 'or during such period for which the retailer is required to file a retailer's monthly tax deposit, whichever is applicable,'". Reichardt of Polk.
Amend Senate File 621, section thirty-eight (38), as follows:
5. By striking in lines four (4) and five (5) the words and figures "one million five hundred eighty-six thousand dollars ( $\$ 1,586,000.00$ )" and inserting in lieu thereof the words and figures "one million four hundred thirty-six thousand dollars ( $\$ 1,436,000.00$ )".
6. By striking in line twelve (12) the figures " $\$ 1,486,000.00$ "
and inserting in lieu thereof the figures " $\$ 1,336,000.00$ ".
7. By striking in line seventeen (17) the figures " $\$ 1,586,000.00$ " and inserting in lieu thereof the figures " $\$ 1,436,000.00$ ".

Further amend Senate File 621, section fifty-two (52), by striking the figure " $\$ 9,441,010.00$ " from line nineteen (19) and inserting in lieu thereof the figure " $\$ 9,411,785.00$ ".

Further amend Senate File 621, section sixty-one (61), as follows:

1. By striking from line three the word "eighteen" and inserting in lieu thereof the word "sixteen".

Fischer of Grundy.
Amend Senate File 621 by inserting after section sixty (60) the following section:
"Sec. 61. Section two hundred fifty-seven point six (257.6), Code 1962, is hereby amended by striking from line three (3) the word 'fifteen' and inserting in lieu thereof the word 'thirty (30)'."

Further amend by renumbering the remaining sections in conformity with this amendment.

Robinson of Guthrie-Audubon.
Amend Senate Concurrent Resolution 14 by adding after the word "Court" in line one (1) the following: "of the United States".

Wilson of Black Hawk.
Amend Senate Concurrent Resolution 14 by striking the second "Whereas" clause.

Wilson of Black Hawk.
Amend Senate Concurrent Resolution 14 by adding after section two (2) of the proposed article amending the Constitution of the United States, the following:
"Race, religion, creed, sex and land area shall not be factors which may be considered in apportioning such house, provided that said house shall be apportioned according to its respective numbers which shall be determined by adding to all free persons, excluding Indians not taxed, three fifths (3/5) of all the animate taxable property."

Wilson of Black Hawk.
Amend Senate Concurrent Resolution 14 as follows:

1. By adding after line ten (10) thereof the following new clause:
"WHEREAS, in other governing bodies recognized by law the great American principle of majority rule and majority responsibility prevails except in certain states of this Union in regard to collective bargaining agreements between an employer and a labor union recognized by law;"
2. By adding after line three (3) of section two (2) the following new section:
"The right of an employer and a labor union recognized by law to freely negotiate for and enter into an agreement whereby all employees are to become members in good standing of the lawfully recognized labor union no sooner than thirty (30) days subsequent

15 to employment or the effective date of this amendment shall not
16 be abridged."
17 By renumbering the remaining sections thereof.
Gaudineer of Polk.
Amend Senate Concurrent Resolution 14 by adding after line three (3) of section two (2) the following new section:
"The people of the United States re-affirm their faith and trust in the great American principle that government by the majority is the best form of government."

By re-numbering the remaining sections thereof.
Gaudineer of Polk.
Amend Senate Concurrent Resolution 14 by striking lines six (6), seven (7), eight (8), nine (9) and ten (10).

Baker of Boone.
Amend Senate Concurrent Resolution 14 by striking the word "along" in line nine (9), and inserting in lieu thereof the word "alone".

BAKER of Boone.
Amend Senate Concurrent Resolution 14 by striking
lines six (6), seven (7), eight (8), nine
(9) and ten (10).

Gaudineer of Polk.
Amend Senate Joint Resolution 6 by inserting in line nine (9) of section one (1) after the period the following:
"A congressman elected from any congressional district shall be a resident of that district and shall remain a resident during his term or forfeit his office".

Gaudineer of Polk.
On motion by Maule of Monona, the House adjourned until 8:30 a.m., Wednesday, May 26, 1965.

## JOURNAL OF THE HOUSE

hall of the House of Representatives, Des Moines, Iowa, Wednesday, May 26, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Paul J. Davis, Executive Secretary, Episcopal Diocese of Iowa, Des Moines, Iowa.

The Journal of Tuesday, May 25, 1965, was approved.

## ANNOUNCEMENT BY THE SPEAKER

House Members: The office of the Auditor of State has available for distribution to new members of the House a limited number of copies of the annual report "Municipal Finances of Iowa, 1963." These books may be secured in the office of the Auditor of State on the first floor of the State Capitol Building.

Vince Steffen, Speaker.

## PRESENTATION OF VISITORS

Madden of Clarke-Union presented to the House Dee Jessen and Charles Lewis, both graduating students of Iowa State University at Ames.

Craig of Marshall presented to the House thirty-eight students of the eighth grade of St. Mary's School accompanied by Sister Mario and Sister Miriam Therese.

Fisher of Greene presented to the House the Honorable Henry Stevens who served as Representative of Greene County from 1945 to 1958.

Robinson of Audubon-Guthrie presented to the House the Honorable Frank R. Thompson, who represented Guthrie County in the Fifty-sixth and Fifty-seventh General Assemblies.
Cohen of Black Hawk presented to the House her father and mother, Mr. and Mrs. J. D. Siegel, and a friend, Mrs. I. W. Schloss, all from Cedar Rapids.

## BIRTHDAY CONGRATULATIONS

Maule of Monona rose on a point of personal privilege and on behalf of the members of the House extended "Birthday Congratulations" to the Honorable James L. Quinn.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Oxley of Linn on request of McNamara of Linn; Breitbach of Dubuque, from noon of May 26 to noon of May 27, on request of the Speaker; Hutchins of Benton for the morning of May 26 on request of the Speaker.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committees on Senate File 621, under Rule 35.

## COMMUNICATIONS

The following communications were received and placed on file:

## DEPARTMENT OF JUSTICE <br> Washington

May 20, 1965.
Honorable William R. Kendrick,
Chief Clerk of the House of Representatives, Des Moines, Iowa.
Dear Mr. Kendrick:
The President has asked me to acknowledge receipt of House Concurrent Resolution 17 which protests the denial of civil rights in Alabama and supports the President in using his power to protect the right to peaceful assembly and demonstration.

The President is gratified to have the support of the Iowa House. I am sure that the safe exercise of the rights in the course of the march from Selma to Montgomery was a source of satisfaction and pride to all citizens of Iowa.

Sincerely,
John Doar,
Assistant Attorney General, Civil Rights Division.

## UNITED STATES SENATE

Committee on Armed Services
May 7, 1965.
Mr. William R. Kendrick,
Chief Clerk of the House of Representatives, State of Iowa, General Assembly, Des Moines, Iowa.
Dear Mr. Kendrick:
This will acknowledge receipt of a copy of Senate Concurrent Resolution 21, adopted by the Iowa General Assembly.

Please be assured that I am in full accord with the proposal that the Congress adopt a law to make daylight saving time uniform throughout the nation.

Sincerely yours,

## INTRODUCTION OF BILLS

House File 706, by appropriations committee, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1,1965 , and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents.

Read first time and placed on the calendar.
House File 707, by appropriations committee, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for capital improvements for institutions under the state board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations.
Read first time and placed on the calendar.
House File 708, by appropriations committee, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the capitol planning commission the sum of twelve thousand five hundred dollars ( $\$ 12,500.00$ ).

Read first time and placed on the calendar.
House File 709, by ways and means committee, a bill for an act to amend section four hundred fifty-one point two (451.2), Code of 1962, relating to Iowa estate tax.

Read first time and placed on the calendar.

## SENATE MESSAGES CONSIDERED

Senate File 616, a bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty (160), Acts of the Sixty-first General Assembly.
Read first time and referred to committee on ways and means.
Senate File 622, a bill for an act to establish an executive council revolving fund for purchasing.
Read first time and referred to committee on appropriations.
Senate File 623, 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.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 398, a bill for an act relating to the buying and selling of eggs.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer and making an appropriation therefor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 601, 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 Senate was asked:

House File 162, a bill for an act to authorize the board of state institutions to permit trustworthy boys at the Iowa training school to be assigned to work programs under the jurisdiction of the conservation commission.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 412, a bill for an act relating to water pollution control.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 271

Amend House File 271 by striking everything after the word "indicate." in line 8 and inserting in lieu thereof the following: "If such information is not supplied on the tax return it shall not be deemed as an incompleted return".

## SENATE AMENDMENT TO HOUSE FILE 412

Amend House File 412 as follows:
By striking from line seventeen (17) of section two (2), paragraph four (4), the words "or potentially".

By striking from line eleven (11) of section nine (9), paragraph three (3), the word "shall" and substituting the word "may".

By striking all of section twenty-one (21) and renumbering the following sections.

By adding in line 5 of section 25 after the word "such" the word "alleged".
By striking from lines 11 and 12 of section 25 the sentence "Each day of noncompliance shall constitute a separate offense."

By striking from line 15 of section 25 , the words and figures "one thousand (1,000)" and inserting in lieu thereof the words and figures "one hundred (100)".

By striking from line 28 of section 26 the words and figures "five thousand $(5,000)$ " and inserting in lieu thereof the words and figures "one thousand $(1,000)$ ".

## SENATE AMENDMENT TO HOUSE FILE 658

Amend House File 658 as follows:
By striking from section two (2) all of subsections twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25) and twenty-six (26).

By striking all of sections seven (7), eight (8) and nine (9).
By striking from lines 2 and 3 of section 16 the following: ", including rules and regulations for suspension and revocation of licenses issued under this Act,".

By striking from the title the words "and to provide for the humane slaughter of livestock".

## SENATE FILE 612 SUBSTITUTED FOR HOUSE FILE 698

Loss of Kossuth asked and received unanimous consent to substitute Senate File 612 for House File 698 and for the immediate consideration of Senate File 612, a bill for an act to make appropriations to legislative members of the Iowa development commission.

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?" (S. F. 612)
The ayes were, 92 :

| Anderson | Detje | Glanton | Kennedy |
| :---: | :---: | :---: | :---: |
| Bailey | Distelhorst | Gleason | Kluever |
| Baker | Dougherty | Glenn | Korn |
| Boot | Doyle | Graham | Lawlor |
| Breitbach | Dunton | Grassley | Loss |
| Bremmer | Edgington | Gregerson | Lynch |
| Brinck | Fischer of | Hageman | Madden |
| Busch | Grundy | Hanson | Mahan |
| Caffrey | Fisher of | Harrington | Maley |
| Carnahan | Greene | Hausheer | Mayberry |
| Clapsaddle | Foster | Holmes | McNamara |
| Cochran | Fullmer | Houston | Meacham |
| Coffman | Gallagher | Hullinger | Melrose |
| Cohen | Gannon | Jackson of | Millen |
| Craig | Gaudineer | Clinton | Miller of |
| Crosier | Gillette of | Keleher | Des Moines |
| Den Herder | Story | Kempter |  |


| Miller of | Quinn | Scott | Tieden |
| :--- | :--- | :--- | :--- |
| Page | Rasmussen | Shirley of | Utzig |
| Morgan | Redfern | Dallas | Varney |
| Mueller | Reichardt | Smith of | Webster |
| Nagle | Renda | O'Brien | Wengert |
| Nielsen of | Resnick | Stevenson | Whisler |
| Emmet-PaloAlto Roe | Scherle of | Stokes | Wikelman |
| Nielsen of | Strothman | Wolcott |  |
| Shelby | Fremont-Mills | Stueland | Wright |

The nays were, none.
Absent or not voting, 32:

Baringer Bogenrief Burke
Busing Conway
Denato
Doderer
Duffy
Felger

Gillette of
Clay-Dickinson
Hutchins
Jackson of Black Hawk
Maule
Miller of
Buena Vista
Murphy
Nelson
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Radl
Rickert

Rider
Robinson
Seibert
Shannahan
Smith of
Linn
Uban
Wilson
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 613 SUBSTITUTED FOR HOUSE FILE 699

Loss of Kossuth asked and received unanimous consent to substitute Senate File 613 for House File 699 and for the immediate consideration of Senate File 613, a bill for an act to make appropria. tions to members of the dairy trade practices study committee.

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?" (S. F. 613)
The ayes were, 90 :

| Anderson | Dougherty <br> Bouge |
| :--- | :--- |
| Bailey | Doyle <br> Baker |
| Donton |  |
| Boot | Edgington |
| Breitbach | Fischer of |
| Bremmer | Grundy |
| Brinck | Fisher of |
| Busch | Greene |
| Carnahan | Foster |
| Clapsaddle | Fullmer |
| Cochran | Gallagher |
| Cofman | Glanton |
| Cohen | Gleason |
| Craig | Glenn |
| Crosier | Graham |
| Den Herder | Grassley |
| Detje | Gregerson |
| Distelhorst | Hageman |

Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley

Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Nagle
Nielsen of
Emmet-Palo Alto
Patton
Quinn
Rasmussen

| Redfern | Scott | Stevenson | Webster |
| :--- | :--- | :--- | :--- |
| Reichardt | Shirley of | Stokes | Wenger |
| Renda | Dallas | Strothman | Whisler |
| Resnick | Smith of | Stueland | Winkelman |
| Roe | Linn | Tieden | Wolcott |
| Scherle of | Smith of | Utzig | Wright |
| Fremont-Mills | O'Brien | Varney | Mr. Speaker |

The nays were, none.
Absent or not voting, 34 :

| Baringer | Gannon | Miller of <br> Bogenrief | Gaudineer <br> Burke |
| :--- | :--- | :--- | :--- |
| Gillette of | Murphy | Palmer <br> Busing | Clay-Dickinson | | Radl |
| :--- |
| Nelson |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

SENATE FILE 610 SUBSTITUTED FOR HOUSE FILE 702
Loss of Kossuth asked and received unanimous consent to substitute Senate File 610 for House File 702 and for the immediate consideration of Senate File 610, a bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.

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?" (S. F. 610)
The ayes were, 102 :

| Anderson | Den Herder <br> Bailey | Glanton <br> Baker | Detje <br> Distelhorst |
| :--- | :--- | :--- | :--- |
| Baringer | Gleason | Glenn | Madden |
| Boderer | Mrahan | Maley |  |
| Boot | Dougherty | Grassley | Maule |
| Breitbach | Doyle | Gregerson | Mayberry |
| Bremmer | Dunton | Hageman | Meacham |
| Brinck | Edgington | Hanson | Melrose |
| Busch | Felger | Hausheer | Millen |
| Caffrey | Fischer of | Holmes | Miller of |
| Carnahan | Grundy | Hullinger | Buena Vista |
| Clapsaddle | Fisher of | Hutchins | Miller of |
| Cochran | Greene | Keleher | Des Moines |
| Coffman | Foster | Kempter | Miller of |
| Cohen | Fullmer | Kennedy | Page |
| Conway | Gallagher | Kluever | Morgan |
| Craig | Gaudineer | Korn | Mueller |
| Crosier | Gillette of | Lawlor | Murphy |
| Denato | Story | Loss | Nagle |


| Nielsen of | Resnick |
| :--- | :--- |
| Emmet-Palo Alto | Rickert |
| Palmer | Roe |
| Patton | Scherle of |
| Quinn | Fremont-Mills |
| Radl | Scott |
| Rasmussen | Shirley of |
| Redfern | Dallas |
| Reichardt | Smith of |
| Renda | Linn |

Smith of O'Brien Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig

Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 22:

| Bogenrief | Harrington | Nelson | Oxley |
| :--- | :--- | :--- | :--- |
| Burke | Houston | Nielsen of | Rider |
| Busing | Jackson of | Shelby | Robinson |
| Duffy | Black Hawk | Oehlse | Seibert |
| Gannon | Jackson of | O'Malley | Shannahan |
| Gillette of | Clinton | Ossian | Varney |
| Clay-Dickinson | Lynch |  |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 608 SUBSTITUTED FOR HOUSE FILE 703

Loss of Kossuth asked and received unanimous consent to substitute Senate File 608 for House File 703 and for the immediate consideration of Senate File 608, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

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?" (S. F. 608)
The ayes were, 103:

| Anderson | Distelhorst | Gleason | Lawlor |
| :--- | :--- | :--- | :--- |
| Bailey | Doderer | Glenn | Loss |
| Baker | Dougherty | Graham | Madden |
| Baringer | Doyle | Grassley | Mahan |
| Boot | Dunton | Gregerson | Maley |
| Breitbach | Edgington | Hageman | Maule |
| Bremmer | Felger | Hanson | Mayberry |
| Brinck | Fischer of | Harrington | McNamara |
| Busch | Grundy | Hausheer | Meacham |
| Caffrey | Fisher of | Holmes | Melrose |
| Carnahan | Greene | Hullinger | Millen |
| Clapsaddle | Foster | Hutchins | Miller of |
| Cochran | Fullmer | Jackson of | Buena Vista |
| Coffman | Gallagher | Clinton | Miller of |
| Cohen | Gannon | Keleher | Des Moines |
| Conway | Gaudineer | Kempter | Miller of |
| Craig | Gillette of | Kennedy | Page |
| Crosier | Story | Kluever | Morgan |
| Detje | Glanton | Korn | Mueller |


| Murphy | Redfern |
| :--- | :--- |
| Nagle | Renda |
| Nielsen of | Ressick |
| Emmet-Palo Alto | Rickert |
| Nielsen of | Roe |
| Shelby | Scherle of |
| Palmer | Fremont-Mills |
| Patton | Scott |
| Quinn | Shirley of |
| Radl | Dallas |
| Rasmussen |  |

Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban

Utzig Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wright
Mr. Speaker

The nays were, none.
Absent or not voting, 21:

| Bogenrief | Gillette of | Nelson | Rider |
| :--- | :--- | :--- | :--- |
| Burke | Clay-Dickinson | Oehlsen | Robinson |
| Busing | Houston | O'Malley | Seibert |
| Denato | Jackson of | Ossian | Shannahan |
| Den Herder | Black Hawk | Oxley | Oolcott |
| Duffy | Lynch | Reichardt |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 603 SUBSTITUTED FOR HOUSE FILE 696

Maule of Monona asked and received unanimous consent to substitute Senate File 603 for House File 696 and for the immediate consideration of Senate File 603, a bill for an act relating to the filing of assessment protests with the boards of review.

Rasmussen of Polk offered the following amendment filed May 25, 1965 :
Amend Senate File 603 by striking after the word "year", in line seven (7) of section two (2), the period and quotation mark and insert in lieu thereof the following: "On such property which may have been destroyed or damaged as a result of the disaster."

Distelhorst of Des Moines offered the following amendment to the Rasmussen amendment filed May 25, 1965, and moved its adoption:
Amend the Rasmussen amendment to Senate File 603 filed May 24, 1965 by inserting in line four (4) after the word "disaster" the following:
", except the time of filing of protest shall be extended to June 20 of such year on all property in a drainage or levee district with a pumping station within a county which has been declared a disaster area".

The amendment to the amendment was adopted.
Rasmussen of Polk moved the adoption of his amendment as amended.

The amendment as amended was adopted.
Strothman of Henry asked and received unanimous consent to defer action on Senate File 603.

House File 705, a bill for an act to appropriate funds to a governor-elect for expenses after the day of the election and before the day of inauguration, 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?" (H. F. 705)
The ayes were, 102:

Anderson
Bailey
Baker
Boot
Breitbach
Bremmer
Brinck
Busing
Caffrey
Cochran
Coffman
Cohen
Conway
Craig
Den Herder
Detje
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Story
The nays were, 1 :
Foster
Absent or not voting, 21:
Baringer
Bogenrief
Burke
Busch
Carnahan
Clapsaddle

Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Houston
Hullinger
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan
Maley
Maule
Mayberry
Meacham

| Melrose | Rider |
| :--- | :--- |
| Millen | Robinson |
| Miller of | Roe |
| Buena Vista | Scherle of |
| Miller of | Fremont-Mills |
| Des Moines | Scott |
| Miller of | Seibert |
| Page | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-PaloAlto | Stokes |
| Nielsen of | Stueland |
| Shelby | Tieden |
| Oehlsen | Uban |
| O'Malley | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Reichardt | Winkelman |
| Renda | Wolcott |
| Resnick | Wright |
| Rickert | 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 614 SUBSTITUTED FOR HOUSE FILE 700

Loss of Kossuth asked and received unanimous consent to substitute Senate File 614 for House File 700 and for the immediate consideration of Senate File 614, a bill for an act to make appropriations to legislators serving on legislative advisory committees.

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?" (S. F. 614)
The ayes were, 99 :

| Anderson | Foster | Maley | Rickert |
| :---: | :---: | :---: | :---: |
| Bailey | Fullmer | Maule | Rider |
| Baker | Gallagher | Mayberry | Robinson |
| Breitbach | Gannon | Meacham | Roe |
| Bremmer | Gillette of | Melrose | Scherle of |
| Brinck | Story | Miller of | Fremont-Mills |
| Busing | Glanton | Buena Vista | Scott |
| Caffrey | Gleason | Miller of | Seibert |
| Carnahan | Glenn | Des Moines | Shirley of |
| Clapsaddle | Graham | Miller of | Dallas |
| Cochran | Grassley | Page | Smith of |
| Coffman | Gregerson | Morgan | Linn |
| Cohen | Hageman | Mueller | Stevenson |
| Conway | Hanson | Murphy | Stokes |
| Craig | Hausheer | Nagle | Stueland |
| Crosier | Holmes | Nielsen of | Tieden |
| Den Herder | Hullinger | Emmet-Palo- | Uban |
| Detje | Jackson of | Nielsen of | Utzig |
| Doderer | Black Hawk | Shelby | Varney |
| Dougherty | Keleher | Oehlsen | Webster |
| Doyle | Kempter | O'Malley | Wengert |
| Dunton | Kennedy | Palmer | Whisler |
| Edgington | Kluever | Patton | Wilson |
| Felger | Korn | Quinn | Winkelman |
| Fischer of | Lawlor | Radl | Wolcott |
| Grundy | Loss | Reichardt | Wright |
| Fisher of | Madden | Renda | Mr. Speaker |
| Greene | Mahan | Resnick |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 25: |  |  |  |
| Baringer | Duffy | Jackson of | Oxley |
| Bogenrief | Gaudineer | Clinton | Rasmussen |
| Boot | Gillette of | Lynch | Redfern |
| Burke | Clay-Dickinson | McNamara | Shannahan |
| Busch | Harrington | Millen | Smith of |
| Denato | Houston | Nelson | O'Brien |
| Distelhorst | Hutchins | Ossian | Strothman |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 605 SUBSTITUTED FOR HOUSE FILE 687

Maule of Monona asked and received unanimous consent to substitute Senate File 605 for House File 687 and for the immediate consideration of Senate File 605, a bill for an act to increase the rates of state corporation income tax.

Utzig of Dubuque moved the previous question on Senate File 605.
The motion having received a two-thirds majority prevailed.
Gaudineer 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?" (S. F. 605)
The ayes were, 95 :

| Anderson | Foster | Lawlor | Reichardt |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Loss | Renda |
| Bogenrief | Gallagher | Lynch | Resnick |
| Boot | Gaudineer | Madden | Rickert |
| Breitbach | Gillette of | Mahan | Rider |
| Bremmer | Story | Maley | Robinson |
| Brinck | Glanton | Maule | Roe |
| Caffrey | Gleason | Mayberry | Scott |
| Carnahan | Glenn | McNamara | Seibert |
| Clapsaddle | Graham | Meacham | Shirley of |
| Cochran | Gregerson | Melrose | Dallas |
| Cohen | Hageman | Miller of | Smith of |
| Conway | Hanson | Des Moines | Linn |
| Craig | Harrington | Morgan | Stevenson |
| Crosier | Hausheer | Mueller | Stueland |
| Denato | Holmes | Murphy | Uban |
| Den Herder | Houston | Nagle | Utzig |
| Detje | Hullinger | Nielsen of | Varney |
| Distelhorst | Jackson of | Emmet-Palo Alto Webster |  |
| Doderer | Black Hawk | Oehlsen | Wengert |
| Dougherty | Jackson of | O'Malley | Whisler |
| Doyle | Clinton | Palmer | Wilson |
| Dunton | Keleher | Quinn | Wolcott |
| Felger | Kempter | Radl | Wright |
| Fisher of | Kennedy | Rasmussen | Mr. Speaker |
| Greene | Korn | Redfern |  |

The nays were, 17:

| Baringer | Fischer of |
| :--- | :--- |
| Busch | Grundy |
| Busing | Grassley |
| Coffman | Kluever |
| Edgington | Millen |

Absent or not voting, 12:

| Bailey | Gillette of |
| :--- | :--- |
| Burke | Clay-Dickinson |
| Duffy | Hutchins |
| Gannon |  |


| Miller of | Shannahan <br> Buena Vista <br> Ossian |
| :--- | :--- |
| Oxley | Tieden |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE RECEDES <br> (Senate File 441)

Kempter of Jackson called up for consideration Senate File 441, a bill for an act providing for seasonal liquor licenses, amended by the House, and moved that the House recede from its amendments.

The motion prevailed and the House receded.
Kempter of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 441)
The ayes were, 83:

| Baringer | Gallagher |
| :--- | :--- |
| Brititach | Gannon |
| Bremmer | Gaudineer |
| Brinck | Gillette of |
| Busing | Story |
| Caffrey | Gleason |
| Carrahan | Glean |
| Clapsaddle | Grassley |
| Cochran | Gregerson |
| Coffman | Hageman |
| Conway | Hanson |
| Craigy | Harrington |
| Crosier | Holmes |
| Denato | Jackson of |
| Detje | Black Hawk |
| Dougherty | Jackson of |
| Doyle | Clinton |
| Dunton | Keleher |
| Edgington | Kempter |
| Felger | Kluever |
| Fisher of | Korn |
| Greene | Lawlor |
| Fullmer | Loss |

The nays were, 13:

| Baker | Hausheer |
| :--- | :---: |
| Busch | Meacham |
| Chen | Miller of |
| Den Herder | Page |
| Foster |  |


| Morgan | Stueland |
| :--- | :--- |
| Nielsen of | Uban |
| Shelby | Wolcott |

Absent or not voting, 28:

| Anderson | Fischer of | Hutchins | Oxley |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Kennedy | Patton |
| Bogenrief | Gillette of | Lynch | Radl |
| Boot | Clay-Dickinson | McNamara | Mhannahan |
| Burke | Glanton | Millen | Smith of |
| Distelhorst | Graham | Miller of | O'Brien |
| Doderer | Houston | Buena Vista | Stokes |
| Duffy | Hullinger | Ossian | Strothman |
|  |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 604 SUBSTITUTED FOR HOUSE FILE 697

Maule of Monona asked and received unanimous consent to substitute Senate File 604 for House File 697 and for the immediate consideration of Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars ( $\$ 25.00$ ).

Uban of Black Hawk offered the following amendment filed May 25,1965 , and moved its adoption:

Amend Senate File 604 as follows:

1. Amend section one (1) by inserting at the end of line eight (8) and before line nine (9) the words "or in a depository bank designated by the tax commission,".
2. By striking the word and figures "fifteenth (15th)" from line eleven (11) and inserting in lieu thereof the word "last".
3. By striking the words and figure "the third (3rd) month of the quarter," in lines twelve (12) and thirteen (13) and inserting in lieu thereof the following: "no deposit will be required for the third month of the calendar quarter and the total quarterly amount, less the amounts deposited for the first two months of the quarter,".
4. Further amend by inserting after the period in line fourteen (14) of section one (1) the following: "Said monthly remittance procedure shall be optional for any sales tax permit holder whose average monthly collection of tax amounts to more than twenty-five and less than one hundred dollars."
5. By striking the word "his" in line eighteen of section one (1) and inserting in lieu thereof the word "its".
6. By striking the word and figures "fifteenth (15th)" from line nine (9) of section four (4) and inserting in lieu thereof the word "last".

The amendment was adopted.
Richardt of Polk offered the following amendment filed May 25, 1965:

Amend Senate File 604 as follows:

1. By inserting in line seven (7) of section one (1) after the word "taxes" the words "from gross receipts subject to the sales tax".
2. By inserting in line eight (8) after the word "sum," the words "except as hereinafter provided,".
3. By inserting after the word "correct." in line twenty-three (23) the following:
"All retailers who collect more than one hundred (100) dollars in retail sales tax in any one (1) month shall be required to file the retailer's monthly tax deposit except those retailers whose total sales are comprised of fifty (50) percent or more of sales made under conditional contract or other forms of sales wherein the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of sale, may have the alternative of filing either the retailer's monthly tax deposit or may continue to pay tax due on quarterly installments on or before the last day of the month next succeeding each quarterly period."
4. By ading thereto the following section:
'Subsection six (6) of section four hundred twenty-two point forty-two (422.42), Code 1962, as amended by chapter two hundred sixty-one (261), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line twenty (20) after the word 'period' the words 'or during such period for which the retailer is required to file a retailer's monthly tax deposit, whichever is applicable,'."

Speaker pro tempore Miller in the chair.
Reichardt of Polk offered the following amendment to the Reichardt amendment filed May 26, 1965, and moved its adoption :

Amend the Reichardt amendment to Senate File 604 filed May 25, 1965 by striking from line twelve (12) the word "total" and inserting in lieu thereof the words "gross sales total less than two million $(2,000,000)$ dollars annually and whose total gross".
Maule of Monona invoked Rule 11.
Roll call was requested by Grassley of Butler and Fischer of Grundy.

Rule 69 was invoked.
On the question "Shall the Reichardt amendment to the amendment be adopted?" (S. F. 604)

The ayes were, 65:

| Anderson | Fischer of <br> Grundy |
| :--- | :--- |
| Bailey | Fisher of |
| Baringer | Greene |
| Bogenrief | Foster |
| Boot | Fullmer |
| Bremmer | Gleason |
| Brinck | Graham |
| Bush | Grassley |
| Busing | Gregerson |
| Caffrey | Hanson |
| Carnahan | Harrington |
| Clapsaddle | Holmes |
| Cochran | Houston |
| Coffman | Hullinger |
| Den Herder | Kempter |
| Detje | Kenedy |
| Dougherty | Kdgington |
|  | Kluever |

The nays were, 47 :

| Baker | Dunton |
| :--- | :--- |
| Breitbach | Felger |
| Cohen | Gannon |
| Conway | Gaudineer |
| Craig | Gillette of |
| Crosier | Story |
| Denato | Glanton |
| Distelororst | Glenn |
| Doderer | Hageman |
| Doyle | Hausheer |

Jackson of
Black Hawk
J ackson of
Clinton
Keleher
Korn
Lawlor
Lass
Mahan
Maule
Meacham
Melrose
Miller of
Buena Vista
Morgan
Nagle
Quinn
Rasmussen
Redfern
Resnick

| Rickert | Smith of | Varney | Wilson |
| :---: | :---: | :---: | :---: |
| Scott | Linn | Wengert | Mr. Speaker |
| $\underset{\text { Sallas }}{\text { Shirley of }}$ | Stevenson | Whisler | protem |
| Dallas | Uban |  |  |
| Absent | ting, 12: |  |  |
| Burke | Gillette of | Ossian | Shannahan |
| Duffy | Clay-Dickinson | Oxley | Steffen |
| Gallagher | Hutchins Murphy | Renda | Wright |

The amendment to the amendment was adopted.
Gannon of Jasper offered the following amendment to the Reichardt amendment filed May 26, 1965, and moved its adoption:

Amend the Reichardt amendment filed May 25, 1965 as follows:
Amend the Reichardt amendment by inserting after the word "period" in line nineteen the following: ", providing that no interest or carrying charge shall be charged on that portion of the principal sum which is derived from sales tax".

The Chair ruled the amendment not germane.
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## SENATE AMENDMENTS CONSIDERED

Resnick of Scott called up for consideration House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 412 as follows:
By striking from line seventeen (17) of section two (2), paragraph four (4), the words "or potentially".

By striking from line eleven (11) of section nine (9), paragraph three (3), the word "shall" and substituting the word "may".

By striking all of section twenty-one (21) and renumbering the following sections.

By adding in line 5 of section 25 after the word "such" the word "alleged".

By striking from lines 11 and 12 of section 25 the sentence "Each day of noncompliance shall constitute a separate offense."

By striking from line 15 of section 25 , the words and figures "one thousand ( 1,000 )" and inserting in lieu thereof the words and figures "one hundred (100)".

By striking from line 28 of section 26 the words and figures "five
thousand (5,000)" and inserting in lieu thereof the words and figures "one thousand $(1,000)$ ".

The motion prevailed and the House concurred in the Senate amendments.

Resnick 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?" (H. F. 412)
The ayes were, 97 :

| Anderson | Fullmer |
| :--- | :--- |
| Bailey | Gallagher |
| Baker | Gannon |
| Boot | Gaudineer |
| Bremmer | Gillette of |
| Brinck | Story |
| Busing | Glanton |
| Carnahan | Glenn |
| Clapsaddle | Graham |
| Coffman | Hageman |
| Cohen | Hausheer |
| Conway | Holmes |
| Craig | Hutchins |
| Crosier | Jackson of |
| Denato | Black Hawk |
| Den Herder | Jackson of |
| Detje | Clinton |
| Distelhorst | Keleher |
| Doderer | Kempter |
| Dougherty | Kennedy |
| Doyle | Korn |
| Duffy | Lawlor |
| Dunton | Loss |
| Felger | Lynch |
| Fischer of | Madden |
| Grundy | Mahan |
| Foster | Maley |

The nays were, 7:

| Baringer | Grassley |
| :--- | :--- |
| Busch | Millen |
| Edgington |  |

Absent or not voting, 20:

| Bogenrief | Fisher of |
| :--- | :--- |
| Breitbach | Greene |
| Burke | Gillette of |
| Caffrey | Clay-Dickinson |
| Cochran | Gleason <br> Gregerson |
|  |  |


| Maule | Rickert |
| :--- | :--- |
| Mayberry | Rider |
| Meacham | Robinson |
| Merrose | Roe |
| Miller of | Scherle of |
| Buena Vista | Fremont-Mills |
| Miller of | Scott |
| Des Moines | Seibert |
| Morgan | Shirley of |
| Murphy | Dallas |
| Nagle | Smithof |
| Nelson | Linn |
| Nielsen of | Stevenson |
| Emmet-Palo Alto | Strothman |
| Nielsen of | Stueland |
| Shelby | Tieden |
| Oehlsen | Uban |
| O'Malley | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Reichardt | Wolcott |
| Renda | Wright |
| Resnick | Mr. Speaker |

Miller of Stokes

| Hanson | Mueller |
| :--- | :--- |
| Harrington | Ossian |
| Houston | Oxley |
| Hullinger | Shannahan |
| Kluever | Smith of |
| McNamara | O'Brien |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

House File 424, a bill for an act to establish a secondary road research fund, was taken up for consideration.

Scherle of Fremont-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?" (H. F. 424)
The ayes were, 100:

| Anderson | Fullmer | Meacham | Robinson |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Melrose | Roe |
| Baker | Gaudineer | Millen | Scherle of |
| Baringer | Gillette of | Miller of | Fremont-Mills |
| Bogenrief | Story | Des Moines | Scott |
| Boot | Glanton | Miller of | Seibert |
| Bremmer | Gleason | Page | Shirley of |
| Brinck | Graham | Morgan | Dallas |
| Busch | Grassley | Mueller | Smith of |
| Busing | Gregerson | Murphy | Linn |
| Caffrey | Hageman | Nelson | Smith of |
| Carnahan | Hanson | Nielsen of | O'Brien |
| Clapsaddle | Hausheer | Emmet-Palo AltoStevenson |  |
| Cochran | Houston | Nielsen of | Stokes |
| Coffman | Hutchins | Shelby | Strothman |
| Craig | Jackson of | Oehlsen | Stueland |
| Denato | Black Hawk | O'Malley | Tieden |
| Den Herder | Keleher | Oxley | Uban |
| Detje | Kempter | Palmer | Utzig |
| Distelhorst | Kennedy | Patton | Varney |
| Dougherty | Kluever | Quinn | Webster |
| Doyle | Korn | Radl | Wengert |
| Duffy | Loss | Rasmussen | Whisler |
| Dunton | Mahan | Redfern | Wilson |
| Edgington | Maley | Reichardt | Winkelman |
| Fischer of | Maule | Renda | Wolcott |
| Grundy | Mayberry | Rickert | Mr. Speaker |
| Fisher of | MeNamara | Rider |  |
| Greene |  |  |  |

The nays were, 8:

| Crosier | Felger | Gallagher | Resnick |
| :---: | :---: | :---: | :---: |
| Doderer | Foster | Nagle | Wright |
| Absent or not voting, 16: |  |  |  |
| Breitbach | Gillette of | Hullinger | Madden |
| Burke | Clay-Dickinson | Jackson of | Miller of |
| Cohen | Glenn . | Clinton | Buena Vista |
| Conway | Harrington | Lawlor | Ossian |
|  | Holmes | Lynch | Shannahan |

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 Senate File 604, a bill for an act to provide for depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars ( $\$ 25.00$ ), and the Reichardt amendment as amended.

Reichardt of Polk moved the adoption of his amendment as amended.

Roll call was requested by Reichardt of Polk and O'Malley of Polk.
Rule 69 was invoked.
On the question "Shall the Reichardt amendment as amended be adopted?" (S. F. 604)

The ayes were, 60 :

| Anderson | Fischer of <br> Bailey |
| :--- | :--- |
| Garinger | Fisher of |
| Bogenrief | Greene |
| Boot | Foster |
| Brinck | Fullmer |
| Busch | Gleason |
| Busing | Graham |
| Caffrey | Grassley |
| Carnahan | Harrington |
| Cochran | Holmes |
| Coffman | Houston |
| DenHerder | Hullinger |
| Detje | Hutchins |
| Dougherty | Keleher |
| Edgington | Kempter |
|  | Kennedy |

The nays were, 50:

| Baker | Gannon |
| :--- | :--- |
| Bremmer | Gaudineer <br> Clapsaddle |
| Cohen | Gillette of |
| Cohen | Story |
| Conway | Glanton |
| Craig | Glenn |
| Crosier | Hageman |
| Denato | Hausheer |
| Distelhorst | Jackson of |
| Doderer | Black Hawk |
| Doyle | Korn |
| Duffy | Lawlor |
| Dunton | Loss |
| Felger | Mahan |

Absent or not voting, 14:

| Breitbach | Gregerson |
| :--- | :---: |
| Burke | Hanson |
| Gallagher | Jackson of |
| Gillettte of | Clinton |
| Clay-Dickinson |  |

The amendment as amended was adopted,

Uban 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?" (S. F. 604)
The ayes were, 82:

| Baker | Gillette of | Maley | Renda |
| :--- | :--- | :--- | :--- |
| Boot | Story | Maule | Resnick |
| Bremmer | Glanton | Mayberry | Rickert |
| Caffrey | Glenn | McNamara | Rider |
| Carnahan | Gregerson | Meacham | Robinson |
| Clapsaddle | Hausheer | Melrose | Scott |
| Cochran | Holmes | Miller of | Shirley of |
| Cohen | Houston | Buena Vista | Dallas |
| Conway | Hullinger | Miller of | Smith of |
| Craig | Hutchins | Des Moines | Linn |
| Crosier | Jackson of | Morgan | Stevenson |
| Denato | Black Hawk | Mueller | Stueland |
| Disteihorst | Jackson of | Murphy | Uban |
| Doderer | Clinton | Nagle | Utzig |
| Dougherty | Keleher | Nielsen of | Varney |
| Doyle | Kempter | Emmet-Palo Alto Webster |  |
| Duffy | Kennedy | O'Malley | Wengert |
| Dunton | Korn | Palmer | Whisler |
| Felger | Lawlor | Quinn | Wilson |
| Gallagher | Loss | Rannon | Lynch |

The nays were, 33 :

| Anderson | Edgington <br> Bailey |
| :--- | :--- |
| Fischer of |  |
| Baringer | Grundy |
| Bogenrief | Fisher of |
| Brinck | Greene |
| Busch | Foster |
| Busing | Fullmer |
| Coffman | Graham |
| Den Herder | Grassley |
| Detje | Kluever |

Millen
Miller of
Page
Nelson
Nielsen of
Shelby
Oehlsen
Patton
Roe
Scherle of
Fremont-Mills
Seibert
Shannahan
Smith of
O'Brien
Stokes
Strothman
Tieden
Winkelman

Absent or not voting, 9:

| Breitbach |
| :--- |
| Burke |$\quad$| Gillette of |
| :--- |
| Clay-Dickinson |
| Gleason |


| Hageman | Ossian <br> Hanson |
| :--- | :--- |
| Oxley |  |

Harrington
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 603, a bill for an act relating to the filing of assessment protests with the board of review.

Rasmussen of Polk moved to reconsider the vote by which the Rasmussen amendment to Senate File 603 was adopted by the House.

The motion prevailed.

Rasmussen of Polk asked and received unanimous consent to withdraw his amendment.

Rasmussen of Polk offered the following amendment filed May 26, 1965, and moved its adoption:
Amend Senate File 603 by striking all of line seven (7) of section two (2) after the word "to" and inserting in lieu thereof the following: "and include the period from June 10 to June 20 of such year."
The amendment was 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?" (S. F. 603)
The ayes were, 99:

| Anderson <br> Bailey <br> Boot | Gannon <br> Gillette of <br> Bremmer <br> Brinck |
| :--- | :--- |
| Busch | Glary |
| Busing | Glanton |
| Clapsaddle | Glenn |
| Cochran | Graham |
| Coffman | Grassley |
| Cohen | Hageman |
| Conway | Hanson |
| Craig | Hausheer |
| Den Herder | Holmes |
| Detje | Houston |
| Distelhorst | Hachins |
| Dougherty | Jlack Hawk |
| Doyle | Keleher |
| Duffy | Kempter |
| Edgington | Kennedy |
| Felger | Kluever |
| Fischer of | Korn |
| Grundy | Lawlor |
| Fisher of | Loss |
| Greene | Mahan |
| Foster | Maley |
| Fullmer | Maule |
| Gallagher | Mayberry |
|  | Melrose |

The nays were, 4:

| Bogenrief | Doderer |
| :--- | :--- |
| Absent or not voting, 21: |  |
| Baker | Crosier |
| Baringer | Denato |
| Breitbach | Dunton |
| Bundineer |  |
| Cafke | Gaudineer |
| Carnahan | Gillete of |
|  | Clay-Dickinson |


| Millen | Rider |
| :---: | :---: |
| Miller of | Robinson |
| Buena Vista | Roe |
| Miller of | Scherle of |
| Miller of | Seibert |
| Mage | Shannahan |
| Morgan | Shirley of |
| Mueller | Dallas |
| Murphy | Smith of |
| Nagle | Linn |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto | Stevenson |
| Nielsen of | Stokes |
| Shelby | Strothman |
| Oehlsen | Stueland |
| O'Malley | Tieden |
| Oxley | Uban |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Rasmussen | Wilson |
| Redfern | Winkelman |
| Renda | Wolcott |
| Resnick | Wright |
| Rickert | Mr. Speaker |
| Meacham | Reichardt |
| Gregerson | Madden |
| Harrington | McNamara |
| Hullinger | Ossian |
| Jackson of | Scott |
| Clinton | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 397, relating to the training of dogs for hunting, passed the House.

Wuson of Black Hawk.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 441 passed the House. Doyle of Woodbury.

## OBJECTIONS WITHDRAWN

I hereby withdraw my objection to House File 626 being on the sifting noncontroversial calendar.

Madden of Clarke-Union.

## HOUSE FILES WITHDRAWN

The following bills were withdrawn by unanimous consent from further consideration by the House: House Files 687, 696, 697, 698, 699, 700, 702 and 703.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 257, a bill for an act relating to the taxable value of buildings.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 611, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 624, a bill for an act to appropriate from the general fund to the department of public safety for two new highway patrol district headquarters buildings.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 625, a bill for an act relating to speed limits on freeways.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 633, a bill for an act granting the board of curators of the state historical society the authority to establish a uniform official historical marker system, and to provide an appropriation therefor.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 647, a bill for an act to create a commission on the aging for the State of Iowa.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 674, a bill for an act to appropriate from the general fund of the State of Iowa to the budget and financial control committee.

Robert G. Moore, Secretary.

## CONSIDERATION OF BILLS

House File 686, a bill for an act relating to annual regulatory fees on motor vehicles used for public transportation of freight, was taken up for consideration.

Houston of Crawford offered the following amendment filed May 19, 1965 :

1. Amend House File 686 by striking all of section two (2) and renumbering the remaining sections.

Houston of Crawford offered the following amendment to his amendment filed May 26, 1965 :
Amend the amendment to House File 686 by adding the following new section following section one (1) using the wording of Senate File 179 in its entirety and renumbering the remaining sections.

Houston of Crawford moved to defer further consideration on House File 686.

The motion prevailed.
Houston of Crawford moved to suspend the rules for the immediate consideration of House File 321.

Carnahan of Wapello moved that House File 321 be laid on the table.

The motion to table lost.
Gannon of Jasper moved the previous question on the motion to consider House File 321.

The motion having received a two-thirds majority prevailed.
The motion to consider House File 321 lost.

> SPECIAL ORDER
> (Senate File 568)

Maule of Monona moved that Senate File 568 be made a special order of business for 7:30 p.m., Wednesday, May 26, 1965.
The motion prevailed.

## CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on Senate File 568.

> MAULE of Monona. CaAIG of Marshall. LOSS of Kossuth. DENATO of Polk. JACKSON of Black Hawk.

On motion by Maule of Monona, the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## CONSIDERATION OF BILLS

SIFTING NONCONTROVERSIAL CALENDAR
Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties, was taken up for consideration.

Palmer of Polk offered his amendment filed May 21, 1965, found on page 1781 of the Journal.

Baringer of Fayette rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Duffy of Dubuque offered the following amendment filed May 26, 1965, and moved its adoption:

Amend Senate File 385, section one (1), line five (5), by inserting after the word "imprisonment" the words "in the county jail".

The amendment was adopted.
Resnick of Scott offered the following amendment filed May 26, 1965, and moved its adoption:
Amend Senate File 385, section one (1), line four (4), by striking the word "of".
The amendment was adopted.
Doderer 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?" (S. F. 385)

The ayes were, 109:

Anderson
Baker
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn

The nays were, 3:
Nielsen of
Shelby
Strothman

Absent or not voting, 12:
Breitbach
Burke
Conway
Denato

Gaudineer
Jackson of Clinton

Lawlor Redfern
Loss Reichardt
Madden
Mahan
Maley
Maule
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Fmmet Palo Altoban
Oehlsen
O'Malley Webster
Ossian Wengert
Oxley Whisler
Palmer Wilson
Patton Wolcott
Quinn Wright
Radl
Rasmussen

Winkelman

| Lynch | Rider |
| :--- | :--- |
| Mayberry | Roe |
| McNamara | Shannahan |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 397, a bill for an act relating to the training of dogs for hunting, was taken up for consideration.

Kennedy of Linn offered the following amendment filed May 24, 1965, and moved its adoption:
Amend Senate File 397, as passed by the Senate, by inserting in line four (4) section one (1) after the word "ALL" the following: "officially sanctioned".
The amendment was adopted.
Kennedy 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?" (S. F. 397)
The ayes were, 83:

| Anderson | Gallagher | Kluever | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Korn | Redfern |
| Bogenrief | Gillette of | Lawlor | Reichardt |
| Boot | Clay-Dickinson | Loss | Renda |
| Bremmer | Gillette of | Madden | Resnick |
| Busing | Story | Mahan | Rickert |
| Caffrey | Glanton | Maley | Robinson |
| Carnahan | Gleason | Maule | Scott |
| Cochran | Glenn | Mayberry | Shirley of |
| Coffman | Grassley | McNamara | Dallas |
| Conway | Hageman | Melrose | Smith of |
| Crosier | Harrington | Miller of | O'Brien |
| DenHerder | Hausheer | Des Moines | Strothman |
| Detje | Holmes | Morgan | Stueland |
| Distelhorst | Houston | Nagle | Tieden |
| Dougherty | Hullinger | Nielsen of | Uban |
| Doyle | Jackson of | Emmet-Palo Alto Utzig |  |
| Duffy | Black Hawk | Oehlsen | Webster |
| Dunton | Jackson of | OMalley | Wengert |
| Felger | Clinton | Ossian | Whisler |
| Fischer of | Grundy | Keleher | Oxley |
| Fisher of | Kempter | Palmer | Wilson |
|  |  | Quinn | Winkelman |
|  |  |  | Wright |

Greene
The nays were, 26:
Baringer
Brinck
Busch
Clapsaddle
Cohen
Craig
Edgington
Foster
Fullmer
Graham
Gregerson
Hanson
Meacham
Miller of

$\quad$| Buena Vista |
| :--- |

Mueller
Murphy
Nelson
Nielsen of
Shelby
Patton
Seibert

Smith of
Linn
Stevenson
Stokes
Varney
Wolcott
Mr. Speaker

Absent or not voting, 15:

| Bailey | Gaudineer <br> Breitbach |
| :--- | :--- |
| Burke | Hutchins |
| Denato | Lynch |
| Doderer | Millen |

Miller of
Page
Radl
Rider

Roe
Scherle of Fremont-Mills Shannahan

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 575, a bill for an act to amend chapter twenty-eight A (28A), Code 1962, as amended, relating to civil defense in the State of Iowa, was taken up for consideration.

Conway of Louisa-Muscatine offered the following amendment filed May 26, 1965, and moved its adoption :

Amend Senate File 575, section eight (8), subsection twenty-two (22), as follows:

1. By striking from lines three (3) and four (4) the words ", in which joint county-municipal defense and emergency planning administrations have not been formed,".
2. By inserting in line eight (8) after the word "counties" the words ", shall work with any joint country municipal defense and emergency planning administrations which may have been formed within any of the counties,".
3. By striking from line nine (9) the words "civil defense advisory council" and inserting in lieu thereof the words "state civil defense director".
4. By adding thereto the following paragraph:
"The director employed by the county boards of supervisors may further serve as a joint county-municipal civil defense director for any county-municipal civil defense administration if a joint administration has been formed in any of the counties in which the director is serving. Where the director also serves as a joint county-municipal civil defense director, any city or town included in the joint administration may appropriate funds for the payment of the salary and expenses of the director in the same manner the city or town may appropriate money under the joint administration."

The amendment was adopted.
Gallagher 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?" (S. F. 575)
The ayes were, 102 :

| Anderson | Edgington | Jackson of | Oehlsen |
| :--- | :--- | :--- | :--- |
| Bailey | Felger | Clinton | O'Malley |
| Baringer | Fulmer | Keleher | Oxley |
| Bogenrief | Gallagher | Kennedy | Palmer |
| Boot | Gaudineer | Kluever | Quinn |
| Bremmer | Gillette of | Korn | Radl |
| Brinck | Clay-Dickinson | Lawlor | Rasmussen |
| Busch | Gillette of | Madden | Redfern |
| Busing | Story | Mahan | Reichardt |
| Caffrey | Glanton | Maley | Renda |
| Carnahan | Gleason | Maule | Resnick |
| Clapsaddle | Glenn | Mayberry | Rickert |
| Cochran | Graham | Meacham | Robinson |
| Coftman | Grassley | Melrose | Scott |
| Conway | Gregerson | Miller of | Seibert |
| Craig | Hageman | Buena Vista | Shirley of |
| Crosier | Hanson | Miller of | Dallas |
| Denato | Harrington | Des Moines | Smith of |
| Den Herder | Hausheer | Morgan | Linn |
| Detje | Holmes | Murphy | Smith of |
| Distelhorst | Houston | Nagle | O'Brien |
| Doderer | Hullinger | Nelson | Stevenson |
| Dougherty | Hutchins | Nielsen of | Stokes |
| Doyle | Jackson of | Emmet-Palo Alto Strothman |  |
| Duffy | Black Hawk | Nielsen of | Stueland |
| Dunton |  |  | Shelby |


| Uban | Webster |
| :--- | :--- |
| Utzig | Wengert |
| Varney | Whisler |

The nays were, 8:

Baker
Cohen
Fischer of
Grundy
Absent or not voting, 14:
Breitbach
Burke
Gannon
Kempter

Fisher of
Greene Foster

Loss Lynch McNamara Mueller

Wilson<br>Winkelman

Millen
Miller of Page

Ossian
Patton Rider

Wolcott
Mr. Speaker

Scherle of Fremont-Mills

Roe
Shannahan Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SPECIAL ORDER ON SENATE FILE 568

The hour of $7: 30 \mathrm{p} . \mathrm{m}$. having arrived, the Speaker announced the special order of business for the consideration of Senate File 568, a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-second General Assembly and thereafter.

Roll call was taken under the provisions of Rule 73, which revealed all present except those previously excused.

Uban of Black Hawk offered the following amendment filed May 10, 1965, and moved its adoption:

Amend Senate File 568 by striking all of section four (4) and inserting in lieu thereof the following:
"Sec. 4. The house of representatives shall be apportioned on a population basis as follows and representatives shall be elected in 1966 and each two (2) years thereafter:

The counties of Lyon and Osceola shall comprise one (1) district and elect one (1) representative.

The counties of Dickinson and Emmet shall comprise one (1) district and elect one (1) representative.

The counties of Palo Alto and Pocahontas shall comprise one (1) district and elect one (1) representative.

The counties of Hancock and Winnebago shall comprise one (1) district and elect one (1) representative.

The counties of Mitchell and Worth shall comprise one (1) district and elect one (1) representative.

The counties of Crawford and Ida shall comprise one (1) district and elect one (1) representative.

The counties of Harrison and Monona shall comprise one (1) district and elect one (1) representative.

The counties of Audubon and Shelby shall comprise one (1) district and elect one (1) representative.

The counties of Greene and Guthrie shall comprise one (1) district and elect one (1) representative.

The counties of Adair and Cass shall comprise one (1) district and elect one (1) representative.

The counties of Madison and Union shall comprise one (1) district and elect one (1) representative.

The counties of Clarke and Warren shall comprise one (1) district and elect one (1) representative.

The counties of Mills and Montgomery shall comprise one (1) district and elect one (1) representative.

The counties of Fremont and Page shall comprise one (1) district and elect one (1) representative.

The counties of Appanoose and Davis shall comprise one (1) district and elect one (1) representative.

The counties of Henry and Van Buren shall comprise one (1) district and elect one (1) representative.

The counties of Louisa and Washington shall comprise one (1) district and elect one (1) representative.

The counties of Adams, Taylor, and Ringgold shall comprise one (1) district and elect one (1) representative.

The counties of Decatur, Lucas, and Wayne shall comprise one (1) district and elect one (1) representative.

The counties of Marshall and Tama shall comprise one (1) district and elect two (2) representatives.

The counties of Jasper and Poweshiek shall comprise one (1) district and elect two (2) representatives.

The counties of Cedar and Muscatine shall comprise one (1) district and elect two (2) representatives.

The counties of Monroe and Wapello shall comprise one (1) district and elect two (2) representatives.

The counties of Cherokee, Clay, and O'Brien shall comprise one (1) district and elect two (2) representatives.

The counties of Buena Vista, Calhoun, and Sac shall comprise one (1) district and elect two (2) representatives.

The counties of Hamilton, Humboldt, and Wright shall comprise one (1) district and elect two (2) representatives.

The counties of Butler, Franklin, and Grundy shall comprise one (1) district and elect two (2) representatives.

The counties of Bremer, Chickasaw, and Floyd shall comprise one (1) district and elect two (2) representatives.

The counties of Allamakee, Howard, and Winneshiek shall comprise one (1) district and elect two (2) representatives.

The counties of Delaware, Jackson, and Jones shall comprise one (1) district and elect two (2) representatives.

The counties of Iowa, Jefferson, and Keokuk shall comprise one (1) district and elect two (2) representatives.

The counties of Cerro Gordo, Clinton, Johnson, Story, and Webster shall comprise one (1) district each and each shall elect two (2) representatives.

The counties of Dubuque and Pottawattamie shall comprise one (1)
district each and each shall elect three (3) representatives.
The counties of Des Moines and Lee shall comprise one (1) district and elect three (3) representatives.

The counties of Black Hawk, Scott, and Woodbury shall comprise one (1) district each and each shall elect four (4) representatives.

The county of Linn shall comprise one (1) district and shall elect five (5) representatives.

The county of Polk shall comprise one (1) district and shall elect ten (10) representatives."

Nagle of Scott moved the previous question on the Uban amendment.

The motion having failed to receive a two-thirds majority lost.
Jackson of Black Hawk moved the previous question on the Uban amendment.

The motion having received a two-thirds majority prevailed.
Baringer of Fayette rose on a point of order that the Uban amendment was not complete.

Wilson of Black Hawk moved to suspend the rules and lift the previous question for the purpose of completing the Uban amendment.

The motion having failed to receive a two-thirds majority lost.
The Chair ruled that the point of order was well taken and the Uban amendment out of order.

Scherle of Fremont-Mills offered the following amendment filed May 26, 1965 :

Amend Senate File 568 as follows:

1. By striking all that part of section two (2) following the colon (:) in line eleven (11) and adding the following:
"a. The present constitutional provisions for apportionment of the senate shall be observed and the recent court decisions concerning reapportionment of the senate shall be complied with.
b. The several senatorial districts shall each elect a number of senators, which number when divided into the population of the district shall produce a quotient, as nearly as may be, approximately equal to the quotient obtained by dividing the entire number fifty ( 50 ) of senators to be elected in the state into the population of the state.
c. No county shall have more than one senator.
d. To assure that there shall be a balance between holdover senators. and the other senators and to avoid discrimination against holdover senators in reducing the membership of the senate to fifty (50) all existing senatorial terms shall expire at midnight December 31, 1966.
The general assembly hereby declares that the foregoing principles have been followed in this Act and that the provisions of this Act are necessary and reasonable in order to provide fair representation in the general assembly for all citizens of Iowa."
2. By striking all of section three (3) and substituting in lieu thereof the following:
"Sec. 3. The number of senators in the general assembly is hereby fixed at fifty (50) and they are hereby apportioned among the several counties as follows:
3. Woodbury County, Monona County, Crawford County, Carroll County; Harrison County, Shelby County, Audubon County, Pottawattamie County, Cass County, Mills County, Montgomery County, Adams County, Fremont County, Page County and Taylor County shall constitute the First District with seven (7) senators.
4. Lyon County, Osceola County, Dickinson County, Emmet County, Kossuth County, Sioux County, O'Brien County, Clay County, Palo Alto County, Plymouth County, Cherokee County, Buena Vista County, Pocahontas County, Humboldt County, Ida County, Sac County, Calhoun County, Webster County, Greene County and Boone County shall constitute the Second District with seven (7) senators.
5. Winnebago County, Worth County, Mitchell County, Howard County, Hancock County, Cerro Gordo County, Floyd County, Chickasaw County, Wright County, Franklin County, Butler County, Bremer County, Hamilton County, Hardin County, Grundy County, Story County, Marshall County and Tama County shall constitute the Third District with seven (7) senators.
6. Winneshiek County, Allamakee County, Fayette County, Clayton County, Black Hawk County, Buchanan County, Delaware County, Dubuque County, Jones County and Jackson County shall constitute the Fourth District with seven (7) senators.
7. Benton County, Linn County, Cedar County, Clinton County, Scott County, Poweshiek County, Iowa County and Johnson County shall constitute the Fifth District with eight (8) senators.
8. Guthrie County, Dallas County, Polk County, Jasper County, Adair County, Madison County and Warren County shall constitute the Sixth District with seven (7) senators.
9. Marion County, Mahaska County, Keokuk County, Washington County, Louisa County, Union County, Clarke County, Lucas County, Monroe County, Wapello County, Jefferson County, Henry County, Des Moines County, Ringgold County, Decatur County, Wayne County, Appanoose County, Davis County, Van Buren County, Lee County, and Muscatine County shall constitute the Seventh District with seven (7) senators.
10. This Act shall be effective as to the nomination and election of three (3) senators for terms of four (4) years each from each of the following districts in the year 1966 and thereafter for four (4) year terms each."

First (1st)
Third (3rd)
Sixth (6th)
Seventh (7th)
9. This Act shall be effective as to the nomination and election of four (4) senators for terms of four (4) years each from each of the following districts in the year 1966 and thereafter for four (4) year terms each:

Second (2nd)
Fourth (4th)
Fifth (5th)
10. This Act shall be effective as to the nomination and election of four (4) senators for terms of two (2) years each from each of the following districts in the year 1966 and thereafter for four (4) year terms each:

First (1st)
Third (3rd)
Fifth (5th)
Sixth (6th)
Seventh (7th)
11. This Act shall be effective as to the nomination and election of three (3) senators for terms of two (2) years each from each of the following districts in the year 1966 and thereafter for four (4) year terms each:

Second (2nd)
Fifth (5th)
12. In all primary elections for the office of state senator the electors
of each political party may choose a candidate from each county of the respective districts above set forth and the electors of each district shall be entitled to vote for candidates from all of the counties of the district.
13. In all general or special elections for the office of state senator each elector shall be entitled to vote for as many senators as his district is entitled to as above set forth but shall not vote for more than one senator from any one county. In the event that more counties offer candidates than there are vacancies to be filled then the candidates equal to the number of vacancies to be filled and receiving the highest number of votes shall be deemed elected. In the event of tie votes the secretary of state shall determine the successful candidates by lot.

Denato of Polk rose on a point of order that the Scherle amendment was out of order.

The Chair propounded the question "Is the Scherle amendment in order?"

The vote disclosed 22 ayes and 81 nays and the Scherle amendment out of order.

Rasmussen of Polk offered the following amendment, filed by Rasmussen, Denato and Gannon, and moved its adoption :

Amend Senate File 568 as follows:

1. By striking from line two (2) of section three (3) the word and figure "sixty-one (61)" and inserting in lieu thereof the word and figure "sixty-two (62)".
2. By striking from line forty-three (43) of section three (3) the word and figure "five (5)" and inserting in lieu thereof the word and figure "six (6)".
3. By striking line one hundred seventeen (117) of section three (3) and inserting in lieu thereof the following:
"Twentieth (20th) (four to be elected)".
Baker of Boone moved to lay on the table the amendment filed by Rasmussen, Denato and Gannon.

The motion lost.
Robinson of Audubon-Guthrie moved the previous question on the Rasmussen, et al., amendment.

The motion having received a two-thirds majority prevailed.
The Rasmussen, et al., amendment lost.
Resnick of Scott asked and received unanimous consent to withdraw the following amendment filed May 26, 1965 :
Amend Senate File 568 as follows:

1. By striking from line two (2) of section three (3) the word and figure "sixty-one (61)" and inserting in lieu thereof the word and figure "sixty-two (62)".
2. By striking from line thirty-three (33) of section three (3) the word and figure "two (2)" and inserting in lieu thereof the word and figure "three (3)".
3. By adding to line one hundred thirteen (113) of section three (3) the words "(two to be elected)".

Brinck of Lee offered the following amendment filed May 26, 1965, and moved its adoption:

Amend Senate File 568 by adding the following after the period in line seven (7) of section two (2): "Any county or representative district having more than one representative shall be districted in such a manner that each representative shall represent the same number of people with an allowance of not more than ten (10) percent over or under the mean figure used to determine the number of representatives to be chosen."

Gannon of Jasper rose on a point of order that the Brinck amendment was out of order.

The Speaker ruled the point not well taken and the amendment in order.

Loss of Kossuth moved the previous question on Senate File 568 and all amendments thereto.

The motion having received a two-thirds majority prevailed.
Miller of Page moved to adjourn.
The motion lost.
Brinck of Lee moved to withdraw his amendment.
Roll call was requested by Baringer of Fayette and Edgington of Franklin.

On the question "Shall the Brinck motion to withdraw his amendment prevail?" (S. F. 568)

The ayes were, 85:

| Anderson | Fullmer | Jackson of <br> Clinton | Oehlsen <br> O'Malley |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gallagher | Gannon | Keleher |
| Boot | Gaudineer | Kempter | Oxley |
| Bremmer | Gillette of | Kennedy | Palmer |
| Buinn |  |  |  |
| Bunck | Clay-Dickinson | Korn | Radl |
| Busing | Gillette of | Lawlor | Rasmussen |
| Caffrey | Story | Loss | Redfern |
| Carnhan | Glanton | Lynch | Reichardt |
| Clapsaddle | Gleason | Maley | Renda |
| Cochran | Glenn | Maule | Resnick |
| Cohen | Gregerson | Mayberry | Rickert |
| Craig | Hageman | Melrose | Rider |
| Crosier | Hanson | Miller of | Roe |
| Denato | Harrington | Buena Vista | Scott |
| Distelhorst | Hausheer | Miller of | Shannahan |
| Doderer | Holmes | Des Moines | Shirley of |
| Doyle | Houston | Morgan | Dallas |
| Duffy | Hutchins | Mueller | Smith of |
| Dunton | Jackson of | Murphy | Linn |
| Felger | Black Hawk | Nagle | Stueland |


| Uban | Webster | Whisler | Wright |
| :--- | :--- | :--- | :--- |
| Utzig | Wengert | Wolcott | Mr. Speaker |
| Varney |  |  |  |

The nays were, 28:

| Baker | Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Busch | Foster |
| Conway | Graham |
| Den Herder | Grassley |
| Edgington | Kluever |
| Fischer of | Madden |
| Grundy | Millen |

Absent or not voting, 11:
Breitbach
Burke
Coffman

Detje
Dougherty Hullinger

| Miller of | Seibert |
| :--- | :--- |
| Page | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Ossian | Strothman |
| Patton | Tieden |
| Scherle of | Wilson |
| Fremont-Mills | Winkelman |

Mahan
McNamara Meacham

Nielsen of<br>Emmet-Palo Alto<br>Robinson

The motion prevailed.
Denato 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.

Rule 69 invoked.
On the question "Shall the bill pass?" (S. F. 568)
The ayes were, 85:

| Bailey | Gillette of | Mahan | Reichardt |
| :--- | :--- | :--- | :--- |
| Bogenrief | Clay-Dickinson | Maley | Renda |
| Bremmer | Gillette of | Maule | Resnick |
| Busing | Story | Mayberry | Rickert |
| Cafrey | Glanton | McNamara | Rider |
| Carnahan | Gleason | Meacham | Robinson |
| Clapsaddle | Glenn | Melrose | Roe |
| Cochran | Gregerson | Miller of | Scott |
| Coffman | Hageman | Buena Vista | Shannahan |
| Craig | Harringer | Miller of | Shirley of |
| Crosier | Hausheer | Des Moines | Dallas |
| Denato | Holmes | Morgan | Smith of |
| Distelhorst | Houston | Mueller | Linn |
| Doderer | Hullinger | Murphy | Stevenson |
| Dougherty | Jackson of | Nagle | Stueland |
| Doyle | Black Hawk | Nielsen of | Utzig |
| Duffy | Jackson of | Emmet-Palo Alto Varney |  |
| Dunton | Clinton | O'Malley | Webster |
| Felger | Keleher | Oxley | Wengert |
| Fullmer | Kempter | Palmer | Whisler |
| Gallagher | Korn | Quinn | Wilson |
| Gannon | Lawlor | Radl | Wolcott |
| Gaudineer | Loss | Rasmussen | Wright |
|  | Lynch |  | Mr. Speaker |

The nays were, 37 :

| Anderson | Boot | Cohen |
| :--- | :--- | :--- |
| Baker | Brinck | Conway |
| Baringer | Busch | Den Herder |

Fischer of Grundy Fisher of Greene Foster Graham
Grassley
Hanson

Hutchins
Kennedy
Kluever
Madden Millen Miller of

Page
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Patton
Redfern
Scherle of
Fremont-Mills

Seibert
Smith of 0'Brien Stokes Strothman Tieden Uban Winkelman
Absent or not voting, 2:
Breitbach
Burke
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

Breitbach of Dubuque, 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 136, 253, 645 and 650 .

> Alfred P. Breitbach, Sr., Chairman House Committee. GILBERT E. Klerstad, 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 136, 253, 645 and 650.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 26 th day of May, 1965, sent to the Governor for his approval: House Files 136, 253,645 and 650.

Alfred P. Breitbach, Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills on May 21, 1965: House Files 29, 553 and 665, and on May 25, 1965, he had signed the following : Senate Files 111, 180, 224, 245, 269, 287, 293, 311, 476, 531, 547, 558, $567,578,579$ and 581.

## REPORTS OF COMMITTEES

Maule of Monona, from the committee on ways and means, submitted the following report:

Mr. Spearer: Your committee on ways and means to whom was referred Senate File 583, a bill for an act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax on upper bracket incomes as a replacement and to provide for the return of the amount collected by such tax for allocation among the taxing districts as provided in section four hundred twenty-nine point two (429.2), 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.

## Elroy Maule, Chairman.

## Also:

Mr. Speaker: Your committee on ways and means to whom was referred House File 269, a bill for an act to provide real property tax exemption to 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 be amended as follows, and when so amended the bill do pass:

Amend House File 269 as follows:

1. Amend House File 269 by adding thereto the following section:
"Sec. 2. The state shall reimburse counties of any revenue which would otherwise be collected from property exempt from taxation under this act. Application for and determination of exemptions allowable under this act and reimbursement of revenue to counties shall be made in the same manner military service tax exemptions and credits are determined under sections four hundred twenty-seven point five (427.5) through four hundred twenty-seven point seven (427.7) and chapter four hundred twenty-six A (426A) of the Code. There is hereby appropriated from the general fund of the state fifty thousand dollars ( $\$ 50,000.00$ ) per annum to carry out the provisions of this act."
2. Further amend the title by adding after the word "veterans" the words "and to provide an appropriation therefor'.

Elroy Maule, Chairman.
Loss of Kossuth, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 584, a bill for an act to make appropriations to the appointive members of the legislative chambers remodeling committee for per diem compensation for services rendered in the past biennium, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred House Joint Resolution 26, a joint resolution to establish an Iowa state fair and world food exposition study committee and to provide an appropriation
therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## AMENDMENTS FILED

Amend House File 321 by striking all of section seven (7). Cohen of Black Hawk.

Amend Gaudineer amendment to House File 679 of May 24, 1965, by inserting in
line seventy-four (74) after the word, "owner." the following:
"Such notification may be accomplished by mailing the required information to the tax commission and withdrawal or payment of such funds may be made immediately thereafter as long as such mailing is accomplished by ordinary mail no later than the date of withdrawal or earlier if knowledge of the decedent's death is known by the depository."

Gaudineer of Polk.
Amend the Gaudineer amendment to House File 679, filed May 24, 1965, as follows:

1. By striking all of lines five (5) through thirteen (13) and inserting in lieu thereof the following:
"1. By inserting after the period in line three (3) of subsection four (4) the following: 'Any transfer involving creation of a general power of appointment shall be treated as a transfer of a fee or equivalent interest in the property subject thereto to the donee of the power. Any transfer involving creation of any other power of appointment shall be treated as the transfer of a life estate or term of years in the property subject thereto to the donee of the power and as the transfer of the remainder interests therein to those who would take if the power is not exercised.'"
2. By inserting after line seventy-nine (79) the following:
"Sec. 7. Section four hundred fifty point fifty-one (450.51), Code 1962, is hereby repealed and the following is enacted in lieu thereof: "The value of any annuity, deferred estate, or interest, or any estate for life or term of years, subject to inheritance tax shall be determined for the purpose of computing said tax by the use of current, commonly used tables of mortality and actuarial principles pursuant to regulations prescribed by the State Tax Commission. The taxable value of annuities, life or term, deferred, or future estates, shall be computed at the rate of four percent per annum of the appraised value of the property in which such estate or interest exists or is founded.'"
"Sec. 8. Section four hundred fifty point twenty-two (450.22), Code 1962, is hereby amended by striking from lines six (6), seven (7), and eight (8) the following: ', before the expiration of eighteen months from the death of the decedent'."
3. Renumber the remaining section in accordance with this amendment.

Bailey of Wright.
Amend Senate File 616 as follows:

1. By striking in lines one (1) and two (2) of section one

3 (1) the words ", dealer, user, or unlicensed retailer".
4 2. By inserting in line four (4) after the word "gallonage"
5 the following: "stored at bulk plants".
6 3. By striking in line eight (8) of section one (1) the
7 words ", dealer, user or retailer".
8 4. By striking in line twelve (12) of section one (1) the
9 words ", dealer, user or retailer".
5. By striking in line sixteen (16) of section one (1) the number " 10 " and inserting in lieu thereof the number " 31 ."

Detje of Tama. Uban of Black Hawk. Busing of Hamilton. Fullmer of Jasper.

1 Amend Senate Concurrent Resolution 14 by inserting after
2 the word "factors" in line three (3) of section one (1) of
3 the proposed article amending the Constitution of the United
4 States the words "pertaining to area,".
Mayberry of Webster.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Thursday, May 27, 1965.

## JOURNAL OF THE HOUSE


#### Abstract

Hall of the House of Representatives, Des Moines, Iowa, Thursday, May 27, 1965.


The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend David L. Barnes, pastor of the First Christian Church, Mount Ayr, Iowa.

The Journal of Wednesday, May 26, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Kennedy of Linn on request of Gillette of Clay-Dickinson. Unanimous consent of the House was given the following: Rickert of Louisa-Muscatine at 3:00 p.m.; Craig of Marshall at 3:00 p.m.; Reichardt of Polk at 4:00 p.m.; Dunton of Keokuk at 4:00 p.m.; Detje of Tama at 3:30 p.m. and Holmes of Jones at 4:00 p.m.

## PRESENTATION OF VISITORS

Craig of Marshall presented to the House thirty-five members of St. Mary's Girl Scout Troop 31 of Marshalltown and their leaders, Mrs. John Eich, Mrs. Herb Anderson, Sister Roberta Ann and Sister Charlotte.

Madden of Clarke-Union presented to the House Kathy Fehrlex, a seventh grade student from Cromwell.

Maule of Monona presented to the House the Honorable Sewell Allen of Onawa, member of the Forty-ninth General Assembly.

Dougherty of Lucas-Monroe presented to the House Mr. and Mrs. John Beary, Jr., of Albia, parents of John Beary who is a page in the House.

Seibert of Adair-Madison presented to the House forty Girl Scouts from Fontanelle and their leaders, Mrs. Evelyn Ehrenfried, Mrs. Mary Barr and Mrs. Sena Campbell.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 269 and Senate Files 583, 584 and House Joint Resolution 26, under Rule 35.

## INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 27, by governmental affairs committee, a joint resolution amending House Joint Resolution 17 of the Sixtyfirst General Assembly by implementing and defining the powers of the executive council in the acquisition of additional land for capitol grounds.

Read first time and referred to the sifting committee.
House Joint Resolution 28, by appropriations committee, a joint resolution relating to the establishment of a study of the tax structure of the State of Towa, and to make an appropriation therefor.

Read first time and placed on the calendar.

## INTRODUCTION OF BILLS

House File 710, by appropriations committee, a bill for an act to provide executive council responsibility in connection with allocations from the contingent fund; to provide for release of capital appropriation funds of the Sixtieth General Assembly to the respective departments upon notification to the governor and the state comptroller.

Read first time and placed on the calendar.
House File 711, by appropriations committee, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ), and to provide for the disposition of the current residence of the governor.

Read first time and placed on the calendar.
House File 712, by governmental affairs committee, a bill for an act authorizing the state car dispatcher to expend more than two thousand dollars $(\$ 2,000)$ for the purchase of station wagons.

Read first time and referred to the sifting committee.
House File 713, by governmental affairs committee, a bill for an act relating to the determination of executive disability.

Read first time and referred to the sifting committee.
House File 714, by governmental affairs committee, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways.

Read first time and referred to the sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 618, a bill for an act to determine liability of fee title holder to trespassing motor vehicles for damages sustained in removing said automobile.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:.

Senate File 619, a bill for an act relating to a defendant as a witness in a criminal proceeding.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 626, a bill for an act to appropriate funds for the state conservation commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 628, a bill for an act to appropriate funds for the central office of the board of control.

Also: That the Senate has adopted the conference committee report and the amendments contained therein on Senate File 550, relating to establishment and operation of area vocational schools and community colleges.

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 relating to vacation benefits for employees of the State of Iowa.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 275, a bill for an act relating to hog-cholera virus and serum.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 409, a bill for an act to more specifically define the powers of cities in the building of plazas and malls.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 437, a bill for an act relating to wage assignments.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 452, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 467, a bill for an act relating to mobile homes.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 629, a bill for an act relating to dual axle requirements of motor vehicles, trailers, and semitrailers.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 37, authorizing payment of legislative expenses.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 661, a bill for an act relating to fully reflective vehicle number plates.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 661

House File 661 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by chapter two hundred sixty-six (266) and section one (1) of chapter two hundred sixty-seven (267), Acts of the Sixtieth General Assembly, and section nine (9) of Senate File one hundred ninetytwo (192), Acts of the Sixty-first General Assembly, is hereby further amended by striking lines fourteen (14) through seventeen (17) and inserting in lieu thereof the following:
'industries. All motor vehicle registration plates shall be treated with a reflective material according to specifications prescribed by the commissioner of public safety. The plates so treated shall be of such a nature as to increase legibility and visibility and to provide effective and dependable brightness during the service period of the plates. For the purpose of procuring the reflective plates, an additional fee of twenty-five (25) cents per year for each registration of a motor vehicle, collected at the time of the registration, shall be added to the registration fee. The additional fee collected shall be credited to the road use tax fund. Any amount unexpend-':
"Sec. 2. Section one (1) of chapter two hundred sixty-six (266), Acts of the Sixtieth General Assembly, as amended by section ten (10) of Senate File one hundred ninety-two (192), Acts of the Sixty-first General Assembly, is hereby amended as follows:

1. By striking from line five (5) the words and figure 'four hundred fifty thousand ( 450,000 )' and inserting in lieu thereof the words and figure 'nine hundred thousand ( 900,000 )'.
2. By striking from line eight (8) the words and figure 'three hundred thousand ( 300,000 )' and inserting in lieu thereof the words and figure 'six hundred thousand $(600,000)$ '."

# SENATE CONCURRENT RESOLUTION 37 

By Appropriations Committee
Be It Resolved by the Senate, 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:
College Town Studio, photographs (Senate) ..... 7.40
Communication Engineering Company, electrical work (Senate) ..... 96.48
Des Moines Rubber Stamp Company, badges, name signs (Senate) ..... 78.25
Executive Council, postage, supplies, telephone rental (Senate).. ..... 333.77
Executive Council, supplies for third quarter 1964-65 (Senate).. ..... 957.28
Adolph Feiler Photography, photographs, copy of bills (Senate).. ..... 8.85
IBM Corporation, typewriter ribbons, maintenance on machines (Senate) ..... 43.00
Koch Brothers, supplies (Senate) ..... 1.65
M and M Sales Company, typewriter ribbons (Senate) ..... 23.50
Des Moines Rubber Stamp Company, rubber stamps, badges, number plates (House) ..... 247.50
Executive Council, supplies for third quarter (House) ..... 1,945.25
Executive Council, telephone rental (House) ..... 613.09
Adolph Feiler Photography, photographs, copy of House bill (House) ..... 62.00
Hatfield Duplicating Company, service on machines, supplies (House) ..... 100.40
IBM Corporation, typewriter ribbons, maintenance on machines (House) ..... 34.21
Iowa Radio Supply Company, electric tubes (House) ..... 4.98
Koch Brothers, supplies (House) ..... 153.80
Lozier Florist, flowers for Representatives (House) ..... 33.59
$M$ and $M$ Sales Company, ribbons and supplies (House) ..... 60.35
Sears, Roebuck Company, six fans (House) ..... 215.73
Thomas Electric Company, electric lamp, bulbs and service (House) ..... 101.45
Wallace-Homestead Co., 1,000 gum labels (House) ..... 24.00
\$5,146.53
Koch Brothers, paper, sheet protectors (Senate) ..... \$ 11.65
Koch Brothers, mimeo paper, stencils (House) ..... 85.40
Elmer Pennington, electrical supplies (House) ..... 1.97
Ada Silletto, supplies for display case on second floor (House). ..... 11.63
Van Horn Plastics, Inc., polyethylene tubes (House) ..... 7.60
Stoner Piano Company, organ rent for memorial service (Joint) ..... 25.00
Total ..... \$ 143.25
College Town Studios, ninety-three photographs of Senators and Representatives (Joint) $\$ 372.00$
Total ..... $\$ 372.00$
The State Comptroller is hereby authorized and directed to issue warrantsfor amounts above listed and to persons and firms to whom such amounts aredue.

## SENATE MESSAGES CONSIDERED

Senate File 624, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety, division of highway patrol for construction of two (2) new district headquarters buildings.

Read first time and referred to committee on appropriations.
Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer, and making an appropriation therefor.

Read first time and referred to committee on appropriations.
Senate File 601, 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 257, a bill for an act relating to the taxable value of buildings.

Read first time and referred to committee on ways and means.
Senate File 611, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.

Read first time and referred to committee on appropriations.
Senate File 625, a bill for an act relating to speed limits on freeways.

Read first time and referred to the sifting committee.
Senate File 626, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1,1965 , and ending June 30, 1967, funds for the state conservation commission.

Read first time and referred to committee on appropriations.
Senate File 628, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of control.

Read first time and referred to committee on appropriations.

## SENATE AMENDMENT CONSIDERED

Strothman of Henry called up for consideration House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 271 by striking everything after the word "indicate." in line 8 and inserting in lieu thereof the following: "If such information is not supplied on the tax return it shall not be deemed as an incompleted return."

The motion prevailed and the House concurred in the Senate amendment.

Strothman of Henry 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 jast time.

On the question "Shall the bill pass?" (H. F. 271)
The ayes were, 87:

| Anderson | Foster |
| :--- | :--- |
| Bailey | Gallagher |
| Baker | Gannon |
| Baringer | Gaudineer |
| Boot | Gillette of |
| Breitbach | Story |
| Bremmer | Glanton |
| Brinck | Gleason |
| Busch | Grassley |
| Caffrey | Gregerson |
| Carnahan | Hanson |
| Clapsaddle | Harrington |
| Cochran | Hausheer |
| Chen | Holmes |
| Conway | Hullinger |
| Crosier | Hutchins |
| Den Herder | Keleher |
| Detje | Kennedy |
| Distelhorst | Kluever |
| Dougherty | Korn |
| Doyle |  |
| Cawlor |  |
| Celgington | Lynch |
| Fisger |  |
| Freof | Madden |
| Greene | Mahan |
|  |  |


| Maley | Rickert |
| :---: | :---: |
| Maule | Scherle of |
| McNamara | Fremont-Mills |
| Melrose | Scott |
| Millen | Seibert |
| Miller of | Shirley of |
| Miller of | Dallas |
| Miller of | Smith of |
|  |  |
| Morgan | ${ }^{\text {Smith of }}$ |
| Nielsen of | Stevenson |
| Emmet-Palo Alto | Stokes |
| Nielsen of | Strothman |
| Shelby | Stueland |
| Oxley | Tieden |
| Patton | Uban |
| Quinn | Varney |
| Radl | Webster |
| Rasmussen | Whisler |
| Redfern | Winkelman |
| Reichardt | Wolcott |
| Renda | Wright |
| Resnick | Mr. Speaker |

The nays were, none.
Absent or not voting, 37:

| Bogenrief | Fullmer | Kempter | O'Malley |
| :--- | :--- | :--- | :--- |
| Burke | Gillette of | Loss | Ossian |
| Busing | Clay-Dickinson | Mayberry | Osalmer |
| Coffman | Glenn | Meacham | Rider |
| Craig | Graham | Miller of | Robinson |
| Denato | Hageman | Des Moines | Roe |
| Doderer | Houston | Mueller | Shannahan |
| Dufy | Jackson of | Murph | Utzig |
| Dunton | Black Hawk | Nagle | Wengert |
| Fischer of | Jackson of | Oehlsen | Wilson |
| Grund | Clinton |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT ADOPTED

Carnahan of Wapello called up for consideration the following conference committee report and moved its adoption:

## REPORT OF CONFERENCE COMMITTEE ON SENATE JOINT RESOLUTION 24

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 Senate Joint Resolution 24, a joint resolution providing for the composition and representation of the Iowa Senate and House of Representatives, beg leave to report and make the following recommendation:

1. That the Senate recede from its amendment to the House amendment.

Cleve L. Carnahan, Chairman. Howard C. Reppert, Jr., Chairman.
Whiliam J. Gannon.
Daniel L. Nagle.
On the Part of the House.

Stanley Heaberlin.
Merle W. Hagedorn.
On the Part of the Senate.

Rule 69 invoked.
On the question "Shall the conference committee report be adopted?" (S. J. R. 24)

The ayes were, 80:

| Bailey | Gallagher | Lynch | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Gannon | Mahan | Rickert |
| Bogenrief | Gaudineer | Maley | Rider |
| Breitbach | Gillette of | Maule | Robinson |
| Bremmer | Story | McNamara | Scott |
| Brinck | Glanton | Meacham | Seibert |
| Busing | Gleason | Melrose | Shannahan |
| Caffrey | Glenn | Miller of | Shirley of |
| Carnahan | Gregerson | Buena Vista | Dallas |
| Clapsaddle | Hageman | Miller of | Smith of |
| Cochran | Hausheer | Des Moines | Linn |
| Cohen | Holmes | Morgan | Stevenson |
| Conway | Houston | Murphy | Stueland |
| Crosier | Hutchins | Nagle | Uban |
| Denato | Jackson of | O'Malley | Utzig |
| Detje | Clinton | Oxley | Varney |
| Distelhorst | Keleher | Palmer | Webster |
| Doderer | Kempter | Quinn | Wengert |
| Doyle | Kennedy | Radl | Wolcott |
| Dunton | Korn | Rasmussen | Wright |
| Felger | Lawlor | Renda | Mr. Speaker |

The nays were, 32:

Anderson
Baringer
Boot
Busch
Den Herder
Dougherty
Edgington
Fischer of Grundy
Fisher of
Greene

Foster
Gillette of Clay-Dickinson
Graham
Grassley
Hanson
Harrington
Hullinger
Madden Millen

Miller of Page
Nielsen of Emmet-Palo Alto
Nielsen of Shelby
Ossian
Patton
Redfern
Roe

Resnick
Ricker
Robinson
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of Linn
Stevenson
tueland
Uban
Varney
Webster
Wengert
Wheot
Mr. Speaker

Scherle of Fremont-Mills
Smith of O'Brien
Stokes
Strothman
Tieden
Whisler
Winkelman

Absent or not voting, 12:

| Burke | Jackson of | Mayberry | Oehlsen |
| :--- | :--- | :--- | :--- |
| Coffman | Black Hawk | Mayeller <br> Craig | Kluever |

Motion prevailed and the conference committee report was adopted.
Carnahan of Wapello moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

Senate Joint Resolution 24, a joint resolution proposing an 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 the establishment of congressional districts.
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 adopted in lieu thereof:
"Section 6. The number of senators shall total not more than one-half $(1 / 2)$ the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half ( $1 / 2$ ) of the members of the senate shall be elected every two (2) years.
"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred ( 100 ) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial disricts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.
"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine
the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.
"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."
"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional 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 the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to ${ }^{\prime \prime}$ (S. J. R. 24)

The yeas were, 85:

| Bailey | Cohen | Felger | Hageman |
| :--- | :--- | :--- | :--- |
| Baker | Conway | Fisher of | Hanson |
| Bogenrief | Craig | Greene | Hausheer |
| Boot | Crosier | Gannon | Holmes |
| Breitbach | Denato | Gaudineer | Houston |
| Bremmer | Detje | Gillette of | Hullinger |
| Brinck | Distelhorst | Story | Hutchins |
| Busing | Doderer | Glanton | Jackson of |
| Caffrey | Dougherty | Gleason | Black Hawk |
| Carnahan | Duffy | Glenn | Jacksson of |
| Cochran | Dunton | Gregerson | Clinton |

Keleher
Kempter
Kennedy
Korn
Lawlor
Loss
Lynch
Mahan
Maule
Mayberry
McNamara
Meacham
Melrose

Miller of
Buena Vista
Miller of
Des Moines
Morgan
Murphy
Nagle
Nielsen of
Emmet-Palo Alto Robinson
O'Malley
Oxley
Palmer
Quinn

Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Scott
Seibert
Shirley of
Dallas

The nays were, 30 :
Anderson
Baringer
Busch
Clapsaddle
Den Herder
Doyle
Edgington
Fischer of Grundy
Foster
Fullmer
Graham
Grassley
Harrington
Kluever
Madden
Millen

Absent or not voting, 9:
Burke
Coffman
Gallagher
Miller of
Page
Nelson
Nielsen of
Shelby
Patton
Roe
Scherle of
$\quad$ Fremont-Mills
Maley
Mueller
Oehlsen

Smith of Linn
Stevenson
Uban
Utzig
Varney
Webster
Wilson
Wolcott
Wright
Mr. Speaker

Smith of O'Brien
Stokes
Strothman
Stueland
Tieden
Wengert
Whisler
Winkelman

Ossian
Shannahan

The joint resolution having received a constitutional two-thirds majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

House File 706, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents, was taken up for consideration.

Speaker pro tempore Miller in the chair.
(Business pending at recess.)
On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen 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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 42, a bill for an act relating to the method of determining benefit amount and duration of benefits for employment compensation.

Robert G. Moore, Secretary.

## SENATE AMENDMENTS CONSIDERED

Caffrey of Polk asked and received unanimous consent to call up for consideration House File 42, 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, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 42 as follows:

1. By striking from line 5 , section 1 , the words and figures "one-twentieth $(1 / 20)$ " and inserting in lieu thereof the words and figures "one-twentysecond ( $1 / 22$ )".
2. By striking from lines 9 and 10 , section 1 , the words and figures "fifty-five (55)" and inserting in lieu thereof the words and figures "fifty (50)".
3. By striking all of section 3 .
4. By adding the following new sections:
"Sec. 3. Section ninety-six point seven (96.7), subsection three (3), paragraph d, Code 1962, is amended by striking from line fifteen (15) thereof the words 'shall be;', and substituting in lieu thereof the following:
'subject to the adjustment hereinafter provided, shall be fixed in accordance with the following table. Percentage of excess in said table means the percentage resulting from dividing the excess of contributions paid over benefits charged by the employer's average annual payroll.'

Also, by striking lines sixteen (16) through thirty-four (34) and substituting in lieu thereof the following: Contribution

Rate Percentage of Excess Is
' $2.7 \%$
$2.6 \%$
$2.5 \%$
$2.4 \%$
$2.3 \%$
$2.2 \%$
$2.1 \%$
$2.0 \%$
$1.9 \%$
$1.8 \%$
$1.7 \%$
$1.6 \%$
$1.5 \%$
$0.0 \%$ but less than $2.3 \%$
$2.3 \%$ but less than $2.4 \%$
$2.4 \%$ but less than $2.5 \%$
$2.5 \%$ but less than $2.6 \%$
$2.6 \%$ but less than $2.7 \%$
$2.7 \%$ but less than $2.8 \%$
$2.8 \%$ but less than $2.9 \%$
$2.9 \%$ but less than $3.0 \%$
$3.0 \%$ but less than $3.1 \%$
$3.1 \%$ but less than $3.2 \%$
$3.2 \%$ but less than $3.3 \%$
$3.3 \%$ but less than $3.4 \%$
$3.4 \%$ but less than $3.5 \%$
$1.4 \%$
$3.5 \%$ but less than $3.6 \%$

| Contribution |  |
| :---: | :---: |
| Rate | Percentage of Excess Is |
| $1.3 \%$ | $3.6 \%$ but less than $3.7 \%$ |
| $1.2 \%$ | $3.7 \%$ but less than $3.8 \%$ |
| $1.1 \%$ | $3.8 \%$ but less than $4.0 \%$ |
| $1.0 \%$ | $4.0 \%$ but less than $4.3 \%$ |
| $.9 \%$ | $4.3 \%$ but less than $4.6 \%$ |
| $.8 \%$ | $4.6 \%$ but less than $4.9 \%$ |
| $.7 \%$ | $4.9 \%$ but less than $5.3 \%$ |
| $.6 \%$ | $5.3 \%$ but less than $5.7 \%$ |
| $.5 \%$ | $5.7 \%$ but less than $6.1 \%$ |
| $.4 \%$ | $6.1 \%$ but less than $6.5 \%$ |
| $.3 \%$ | $6.5 \%$ but less than $7.0 \%$ |
| $.2 \%$ | $7.0 \%$ but less than $7.5 \%$ |
| $.1 \%$ | $7.5 \%$ but less than $8.0 \%$ |
| $.0 \%$ | $8.0 \%$ or over |

If, on the computation date, the total of all benefits paid from an employer's account for all past periods to and including those for the quarter ending September 30 immediately preceding the computation date, exceeds the total contributions paid to such account for all past periods to and including those for the quarter ending September 30 immediately preceding the computation date, such employer's contribution rate shall be:

Contribution

| Rate | Percentage of Excess Is |
| :--- | :--- |
| $4.0 \%$ | $0.5 \%$ or more |
| $3.5 \%$ | $0.1 \%$ but less than $0.5 \%$ |
| $3.0 \%$ | $0.0 \%$ but less than $0.1 \%$ |

Provided, that the maximum contribution rate of any employer for the calendar year 1966 shall not be more than three percent ( $3 \%$ ), and for the calendar year 1967 shall not be more than three and five-tenths percent $(3.5 \%)$. Provided, however, that notwithstanding any other provision of this chapter, any employer which employs individuals in the construction, erection, demolition, alteration or repair of roads and highways, or of bridges, buildings, factories, residences, earth work, grading, river work, or any other construction project, and who has not qualified for an experience rating shall pay three percent ( $3 \%$ ) in the calendar year 1966, three and five-tenths percent ( $3.5 \%$ ) in the calendar year 1967, and four point zero percent ( $4.0 \%$ ) in the calendar year 1968 and every calendar year thereafter until such time as he has qualified for an experience rating entitling said employer to a lesser rate of contribution. Provided further, that in no event shall any employer's contribution rate be more than two and seven-tenths percent ( $2.7 \%$ ) of the first ten thousand dollars ( $\$ 10,000.00$ ) of wages for insured work paid during any calendar quarter.'
Sec. 4. Amend the title by striking the period (.) at the end thereof and substituting a comma (,) and adding immediately thereafter the following:
'and as to the method of determining the contribution rates of employers, and also of employers with deficit accounts.'"

The motion prevailed and the House concurred in the Senate amendments.

Caffrey of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 42)
The ayes were, 99:

| Anderson | Fullmer |
| :--- | :--- |
| Bailey | Gallagher |
| Baker | Gannon |
| Bogenrief | Gaudineer |
| Boot | Gillete of |
| Breitbach | Clay-Dickinson |
| Bremmer | Gillette of |
| Brinck | Story |
| Busing | Glanton |
| Caffrey | Gleason |
| Carnahan | Glenn |
| Clapsaddle | Graham |
| Cochran | Gregerson |
| Coffman | Hageman |
| Cohen | Harrington |
| Conway | Hausheer |
| Craig | Holmes |
| Crosier | Houston |
| Denato | Hullinger |
| Den Herder | Hutchins |
| Distelhorst | Jackson of |
| Doderer |  |
| Dougherty | Black Hawk |
| Doyle | Jackson of |
| Duffy | Clinton |
| Dunton | Keleher |
| Felger | Kempter |
| Foster | Korn |
|  | Lawlor |

The nays were, 15:

| Baringer | Fisher of <br> Busch |
| :--- | :--- |
| Greene |  |
| Edgington | Grassley |
| Fischer of | Kluever |
| Grundy | Millen |

Absent or not voting, 10:

| Burke | Kennedy |
| :--- | :--- |
| Detje | Madden |
| Hanson | Meacham |

Nelson
Niessen of
Shelby
Patton

Mueller Reichardt

Redfern
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Stevenson
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Wolcott
Wright
Mr. Speaker

Smith of
O'Brien
Strothman
Tieden
Winkelman

Stokes
Stueland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 195, a bill for an act relating to locking of voting machines. Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Cohen of Black Hawk called up for consideration House File 195, a bill for an act relating to locking of voting machines, amended by
the Senate, and moved that the House concur in the following Senate amendment:
House File 195 is hereby amended by inserting in line 4 of section 1 after the word " a " the words "primary election, including a ".

The motion prevailed and the House concurred in the Senate amendment.

Cohen of Black Hawk 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?" (H. F. 195)
The ayes were, 114:

| Anderson | Fullmer | Maule | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Mayberry | Rickert |
| Baringer | Gannon | McNamara | Rider |
| Bogenrief | Gillette of | Meacham | Robinson |
| Boot | Clay-Dickinson | Melrose |  |
| Breitbach | Gillette of | Millen | Scherle of |
| Bremmer | Story | Miller of | Fremont-Mills |
| Brinck | Glanton | Buena Vista | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Des Moines | Shannahan |
| Carnahan | Graham | Miller of | Shirley of |
| Clapsaddle | Gregerson | Page | Dallas |
| Cochran | Hageman | Morgan | Smith of |
| Coffman | Hanson | Mueller | Linn |
| Cohen | Harrington | Murphy | Smith of |
| Conway | Hausheer | Nagle | O'Brien |
| Craig | Holmes | Nelson | Stevenson |
| Crosier | Houston | Nielsen of | Stokes |
| Denato | Hullinger | Emmet-Palo Alto | Strothman |
| Den Herder | Hutchins | Nielsen of | Tieden |
| Detje | Jackson of | Shelby | Uban |
| Distelhorst | Clinton | Oehlsen | Utzig |
| Doderer | Keleher | O'Malley | Varney |
| Dougherty | Kempter | Ossian | Webster |
| Doyle | Kluever | Oxley | Wengert |
| Duffy | Korn | Palmer | Whisler |
| Dunton | Lawlor | Patton | Wilson |
| Edgington | Loss | Quinn | Winkelman |
| Felger | Lynch | Radl | Wolcott |
| Fisher of | Madden | Rasmussen | Wright |
|  | Mahan | Redfern | Mr. Speaker |
| Foster | Maley | Renda |  |

The nays were, none.
Absent or not voting, 10:

| Baker | Fischer of |
| :--- | :--- |
| Burke | Grundy |
| Caffrey | Gaudineer |

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 706, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents.

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?" (H. F. 706)
The ayes were, 120:

| Anderson | Fullmer | Maley | Renda |
| :---: | :---: | :---: | :---: |
| Bailey | Gallagher | Maule | Resnick |
| Baker | Gannon | Mayberry | Rickert |
| Baringer | Gaudineer | McNamara | Rider |
| Bogenrief | Gillette of | Meacham | Robinson |
| Boot | Clay-Dickinson | Melrose | Roe |
| Breitbach | Gillette of | Millen | Scherle of |
| Bremmer | Story | Miller of | Fremont-Mills |
| Brinck | Glanton | Buena Vista | Scott |
| Busch | Gleason | Miller of | Seibert |
| Busing | Glenn | Des Moines | Shannahan |
| Caffrey | Graham | Miller of | Shirley of |
| Carnahan | Grassley | Page | Dallas |
| Clapsaddle | Gregerson | Morgan | Smith of |
| Cochran | Hageman | Mueller | Linn |
| Coffman | Hanson | Murphy | Smith of |
| Cohen | Harrington | Nagle | O'Brien |
| Conway | Hausheer | Nelson | Stevenson |
| Craig | Holmes | Nielsen of | Stokes |
| Crosier | Houston | Emmet-Palo | Strothman |
| Denato | Hullinger | Nielsen of | Stueland |
| Den Herder | Hutchins | Shelby | Tieden |
| Detje | Jackson of | Oehlsen | Uban |
| Distelhorst | Black Hawk | O'Malley | Utzig |
| Doderer | Jackson of | Ossian | Varney |
| Dougherty | Clinton | Oxley | Webster |
| Doyle | Keleher | Palmer | Wengert |
| Duffy | Kempter | Patton | Whisler |
| Dunton | Kluever | Quinn | Wilson |
| Edgington | Korn | Radl | Winkelman |
| Felger | Lawlor | Rasmussen | Wolcott |
| Fisher of | Loss | Redfern | Wright |
| Greene | Lynch | Reichardt | Mr. Speaker |

Foster
The nays were, 1:
Fischer of
Grundy
Absent or not voting, 3:
Burke Kennedy
Madden
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 707, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for capital improvements for institutions under the state board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations, was taken up for consideration.

Kluever of Cass offered the following amendment filed May 27, 1965 :
Amend House File 707 as follows:

1. By striking in lines three (3) and four (4) the words and figures "twenty-one million one hundred fifty thousand dollars ( $\$ 21,150,000.00$ )" and inserting in lieu thereof the words and figures "twenty-one million two hundred thousand dollars ( $\$ 21,200,000.00$ )".
2. By adding after section one (1) the following new sections:
"Sec. 2. There is hereby established a two (2) year liberal arts college under the state board of regents subject to all provisions of chapter two hundred sixty-two (262) of the Code and any other law applicable to state colleges.
"Sec. 3. The two (2) year liberal arts college shall be located in the area of the state included within the counties of Fremont, Page, Taylor, Ringgold, Union, Adams, Montgomery, Mills, Pottawattamie, Cass, Adair, Madison, Dallas, Guthrie, Audubon, Shelby, Harrison, Monona, Crawford, Carroll, and Greene.
"Sec. 4. On or before July 1, 1966, the president of the state university of Iowa, the president of Iowa state university of science and technology, the president of state college of Iowa, the chairman of the state board of regents, and/or its representative, acting as a site selection committee, shall select the actual site of the two (2) year liberal arts college established by this Act, in accordance with the provisions of section three (3) of this Act, and shall notify the state board of regents in writing of such selection.
"Sec. 5. The state board of regents, acting through its representative, shall immediately proceed to acquire the necessary lands by gift, purchase, or condemnation proceedings. If such lands are acquired by condemnation, such proceedings shall be in accordance with chapter four hundred seventytwo (472) of the Code.
"Sec. 6. The state board of regents shall establish a curriculum equal and comparable to the curriculum of the first two (2) years' courses presently maintained by the now existing state colleges and universities. The state board of regents shall add a third (3rd) and fourth (4th) year curriculum to the liberal arts courses of such college at such time as the state board of regents deems such additional curriculum feasible and necessary.
"Sec. 7. Of the twenty-one million two hundred thousand dollars ( $\$ 21,-$ $200,000.00$ ) appropriated by this Act, fifty thousand dollars ( $\$ 50,000.00$ ) shall be used to implement the establishment of the two (2) year liberal arts college created in this Act, to be expended in the manner provided by law for site selection expenses, site acquisition costs, planning, developing, constructing, and equipping the necessary ground, buildings, and other facilities deemed necessary by the site selection committee and the state board of regents.
"Sec. 8. Section two hundred sixty-two point seven (262.7), Code 1962, is hereby amended by adding thereto the following new subsection:
"All state colleges created by the legislature.'"
3. By renumbering the remaining section.

Bailey of Wright offered the following amendment to the Kluever amendment and moved its adoption:
Amend the Kluever of Cass amendment to House File 707, filed on May 27,1965 , by striking from lines thirty-five (35), thirty-six (36) and thirtyseven (37) the words "equal and comparable to the curriculum of the first two (2) years' courses presently maintained by the now existing state colleges and universities." and inserting in lieu thereof the words "which is of a high quality and a suitable size for the initial two years."

The amendment to the amendment lost.
Wilson of Black Hawk moved the previous question on the Kluever amendment.

The motion having received a two-thirds majority prevailed.
Kluever of Cass moved the adoption of his amendment.
The amendment was adopted.
Jackson of Black Hawk moved to reconsider the vote by which the Kluever amendment was adopted by the House.

Scherle of Fremont-Mills moved that the motion to reconsider be laid on the table, which motion lost.

Loss of Kossuth moved the previous question on the motion to reconsider.

The motion having received a two-thirds majority prevailed.
The motion to reconsider the vote on the Kluever amendment prevailed.

Kluever of Cass moved the adoption of his amendment.
Roll call was requested by Kluever of Cass and Dougherty of Lucas-Monroe.

Rule 69 was invoked.
On the question "Shall the Kluever amendment be adopted?" (H. F. 707)

The ayes were, 53 :

Anderson
Bailey
Baringer
Bogenrief
Boot
Bremmer
Brinck
Busch
Busing
Caffrey Coffman Conway Den Herder Dougherty Edgington

Fisher of Greene Foster Gillette of Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Gregerson
Hanson
Harrington
Hullinger
Kempter
Kluever

Lynch
Madden
McNamara
Melrose
Millen
Miller of
Page
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of Shelby
Ossian
Patton
Quinn

Redfern
Robinson
Roe
Scherle of
Fremont-Mills
Seibert
Shirley of
Dallas
Smith of
O'Brien
Stokes
Strothman
Tieden
Webster
Whisler
Winkelman

The nays were, 61:

| Baker | Gallagher | Loss | Rasmussen |
| :---: | :---: | :---: | :---: |
| Breitbach | Gannon | Mahan | Renda |
| Carnahan | Gaudineer | Maule | Resnick |
| Clapsaddle | Gillette of | Mayberry | Rider |
| Cochran | Story | Meacham | Shannahan |
| Cohen | Glanton | Miller of | Smith of |
| Crosier | Hageman | Buena Vista | Linn |
| Denato | Hausheer | Miller of | Stevenson |
| Distelhorst | Houston | Des Moines | Stueland |
| Doderer | Hutchins | Morgan | Uban |
| Doyle | Jackson of | Mueller | Utzig |
| Duffy | Black Hawk | Murphy | Varney |
| Dunton | Jackson of | Nagle | Wengert |
| Felger | Clinton | Oehlsen | Wilson |
| Fischer of | Keleher | O'Malley | Wolcott |
| Grundy | Korn | Palmer | Wright |
| Fullmer | Lawlor | Radl | Mr. Speaker |
| Absent or not voting, 10: |  |  |  |
| Burke | Holmes | Oxley | Rickert |
| Craig | Kennedy | Reichardt | Scott |
| Detje | Maley |  |  |

The amendment lost.
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?" (H. F. 707)
The ayes were, 112:

| Anderson | Dunton <br> Bailey | Edgington | Jackson of <br> Black Hawk |
| :--- | :--- | :--- | :--- |
| Baker | Felger | Mueller <br> Murphy |  |
| Baringer | Fischer of | Jackson of | Nagle |
| Bogenrief | Grundy | Klinton | Nelson |
| Boot | Fisher of | Keleher | Nielsen of |
| Breitbach | Greene | Kluever | Emmet-Palo Alto |
| Bremmer | Foster | Korn | Nielsen of |
| Brinck | Fullmer | Lawlor | Shelby |
| Busch | Gallagher | Loss | Oehlsen |
| Busing | Gannon | Lynch | O'Malley |
| Caffrey | Gaudineer | Mahan | Ossian |
| Carnahan | Gillette of | Maley | Oxley |
| Clapsaddle | Clay-Dickinson | Maule | Palmer |
| Cochran | Gillette of | Mayberry | Patton |
| Coffman | Story | McNamara | Radl |
| Cohen | Glanton | Meacham | Rasmussen |
| Conway | Gleason | Melrose | Redfern |
| Crosier | Glenn | Millen | Renda |
| Denato | Graham | Miller of | Resnick |
| Den Herder | Grassley | Buena Vista | Rider |
| Distelhorst | Hageman | Miller of | Robinson |
| Doderer | Harrington | Des Moines | Roe |
| Dougherty | Hausheer | Miller of | Scott |
| Doyle | Houston | Page | Seibert |
| Duffy | Hutchins | Morgan | Shannahan |


| Shirley of | Stevenson |
| :---: | :---: |
| Dallas | Stokes |
| Smith of | Strothman |
| Linn | Stueland |
| Smith of | Tieden |
| O'Brien | Uban |
| The nays were, 2: |  |
| Madden | Scherle of |
|  | Fremont-Mills |

Absent or not voting, 10:

| Burke | Gregerson | Hullinger | Reichardt |
| :--- | :--- | :--- | :--- |
| Craig | Hanson | Kennedy | Rickert |
| Detje | Holmes |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER WITHDRAWN

Wilson of Black Hawk asked and received unanimous consent to withdraw his motion to reconsider the vote by which Senate File 397 passed the House.

## EXTRA COPIES OF HOUSE FILE 42

Caffrey of Polk asked and received unanimous consent to have printed two hundred extra copies of House File 42 as enrolled.

SENATE FILE 583 SUBSTITUTED FOR HOUSE FILE 692
Maule of Monona, asked and received unanimous consent to substitute Senate File 583 for House File 692.

## SPECIAL ORDER <br> (SENATE FILE 583)

Maule of Monona moved that Senate File 583 be made a special order of business for 7:30 p.m., Thursday, May 27, 1965.

## CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on Senate File 583.

Maule of Monona. Miller of Des Moines. Loss of Kossuth. Meacham of Poweshiek. Breitbach of Dubuque.

On motion by Maule of Monona, the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## PROCLAMATION

REALTOR WEEK
Whereas, ownership of a home is a dream realized by nearly two-thirds of the families of this state and of our nation-a record equaled by few other countries in the world; and

Whereas, Realtors of this state have aided in the attainment of this enviable record and, through their pledge as individuals to uphold the rigid Code of Ethics of the National Association of Real Estate Boards, have contributed toward public confidence in real estate ownership; and

Whereas, these Realtors are joining with thousands of their colleagues throughout the nation in celebrating Realtor Week, May 23-29, to extol the advantages of real property ownership as well as the security inherent in buying, selling, or leasing real property through a professional in real estate; and

Whereas, the citizens of this state have enjoyed the results of Realtors' dedicated services in public office at every level of city, county, and state government; and

Whereas, Realtors have added to our state's prosperity through the use of their professional skills throughout the state, thus providing the state economy with a sound commercial and industrial base:

Now, Therefore, I, Harold E. Hughes, Governor of the State of Iowa, do hereby proclaim the week of May $23-29,1965$, as

## REALTOR WEEK

in Iowa, and urge each citizen to join me in acknowledging the benefits we have received from the services, programs, and professional dedication offered us by the Realtors of this state.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused the Great Seal
(Seal) of the State of Iowa to be affixed. Done at Des Moines this 21st day of May in the year of our Lord one thousand nine hundred sixty-five.
(Signed) Harold E. Hughes, Governor.
Attest:
(Signed) Gary L. Cameron, Secretary of State.
Murphy of Carroll offered the following report:

## CONFERENCE COMMITTEE REPORT ON HOUSE FILE 566

To the President of the Senate and the Speaker of the House:
We, the undersigned members of the conference committee appointed to consider the difference between the Senate and House on House File 566, an act relating to the control and prevention of rabies, beg leave to report and make the following recommendations:

1. That the Senate recede from their amendment.
2. That House File 566 as passed by the House, be amended as follows:
a. By striking from line 40 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".
b. By striking from line 45 of section 1 the word and figure ten (10)"
and inserting in lieu thereof the word and figure "seven (7)".

Franklin Main, Chairman.
John D. Shoeman.
H. Kenneth Nurse.

On the Part of the Senate.

Bernard Murphy, Chairman.
Mary P. Gregerson.
Robert E. Rider.
On the Part of the House.

# Gillette of Clay-Dickinson offered the following report: 

## REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 553

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 553, an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction, begs leave to report and to make the following recommendations:
A. That the House amendments to Senate File 553 be stricken.
B. That Senate File 553, as passed by the Senate, be amended as follows:

1. Strike the title and insert in lieu thereof the following:
"An Act relating to educational standards and the responsibilities of the state board of public instruction and the state superintendent of public instruction."
2. In section two (2), strike lines three (3) through eleven (11) and insert in lieu thereof the following:
"In addition to the responsibilities of the state board of public instruction and the state superintendent of public instruction under other provisions of the Code, the state board of public instruction shall establish standards, regulations, and rules for the approval of all public, parochial, and private nursery, kindergarten, elementary, junior high, and high schools and all area vocational schools, area community colleges, and public community or junior colleges in Iowa. With respect to area or public community or junior colleges, such standards, regulations, and rules shall be established by the state board of public instruction and the state board of regents, acting jointly. Such approval standards, regulations, and rules shall prescribe and implement the minimum curriculum described below."
3. In section two (2), lines twenty-nine (29) and thirty (30), strike the words ", safety, fire prevention, and first aid".
4. In section two (2), lines thirty-five (35) and thirty-six (36), strike the words "; homemaking; and industrial arts".
5. In section two (2), line forty-three (43), strike the words "to the students".
6. In section two (2), insert the following at the end of line forty-four (44) :
"However, the units of physics and chemistry may be taught in alternate years."
7. In section two (2), lines forty-six (46) and forty-seven (47), strike the words "and either American problems or economics and sociology" and insert in lieu thereof the words "and economics".
8. In section (2), line fifty-five (55), strike the words "(excluding personal typewriting)" and insert in lieu thereof the words "(including commercial typewriting)'".
9. In section two (2), line sixty-four (64), insert the words "junior or senior high" after the word "each".
10. In section two (2), line sixty-five (65), insert the words "as hereinafter defined" after the word "facilities".
11. In section two (2), lines sixty-six (66), sixty-eight (68), and seventy-one (71), strike the word "Schools" and insert in lieu thereof in each case the words "Such schools".
12. In section two (2), line eighty-nine (89), insert after the word "books" the following:
"shall be provided for each pupil from five hundred (500) to two thousand $(2,000)$ enrolled, and at least three (3) additional books".
13. In section two (2), strike lines ninety-four (94) through one hundred seven (107) and insert in lieu thereof the following:
"Every high school shall employ, or share with one (1) or more other high schools the employment of at least one (1) professionally trained guidance counselor. At least one (1) such counselor shall be employed full time for every three hundred (300) high school students or major fraction thereof in such high school or high schools. Other members of the noninstructional professional staff, including but not limited to physicians, dentists, nurses, school psychologists, speech therapists, and other specialists, may also be employed or shared by one (1) or more schools, and shall meet the professional practice requirements of this state relating to their special services."
14. In section two (2), insert the following new subsection after line one hundred ten (110), and renumber the following subsections:
"9. After July 1, 1966, no public school shall participate in or allow students representing such public school to participate in any extracurricular interscholastic contest or competition which is sponsored or administered by an organization as defined in this subsection, unless such organization (1) is registered with the state department of public instruction, (2) files financial statements with the state department in the form and at the intervals prescribed by the state board of public instruction, and (3) is in compliance with rules and regulations which the state board of public instruction shall adopt for the proper administration, supervision, operation, eligibility requirements, and scheduling of such extracurricular interscholastic contests and competitions and such organizations. For the purposes of this subsection 'organization' means any corporation, association, or organization which has as one of its primary purposes the sponsoring or administration of extracurricular interscholastic contests or competitions; but shall not include any agency of this state, any public or private school or school board, or any athletic conference or other association whose interscholastic contests or competitions do not include more than twenty (20) schools."
15. In section two (2), line one hundred fifteen (115), strike the words "school and college" and insert in lieu thereof the words "school, college, and school district".
16. In section two (2), lines one hundred nineteen (119) and one hundred thirty-six (136), strike the words "school or college" and insert in lieu thereof the words "school, college, or school district".
17. In section two (2), line one hundred twenty-five (125), strike the Words "The state superintendent, with the approval of the state board," and insert in lieu thereof the words "The state board of public instruction".
18. In section two (2), line one hundred twenty-eight (128), strike the words "superintendent and".
19. In section two (2), line one hundred thirty-two (132), strike the words "chapter seventeen A (17A) of the Code" and insert in lieu thereof the words "chapter sixty-six (66), Acts of the Sixtieth General Assembly, as amended".
20. In section two (2), line one hundred thirty-four (134), strike the word "superintendent" and insert in lieu thereof the word "board".
21. In section two (2), lines one hundred forty-one (141) and one hundred forty-two (142), strike the words "The state superintendent,
subject to the approval of the board," and insert in lieu thereof the words "The state board of public instruction".
22. In section two (2), line one hundred forty-three (143), strike the words "school or school system" and insert in lieu thereof the words "school, college, or school district".
23. In section two (2), line one hundred fifty-six (156), strike the words "school or school system" and insert in lieu thereof the words "school, college, or school district".
24. In section two (2), insert at the end of line one hundred fifty-eight (158) the following:
"In lieu of removal, the state board may allow a reasonable period of time for compliance with such approval standards, rules, and regulations, if such school, college, or school district is making a good faith effort and substantial progress toward full compliance and if the failure to comply is due to factors beyond the control of the board of directors or governing body of such school, college, or school district. In allowing such time for compliance, the board shall follow consistent policies, taking into account the circumstances of each case."
25. In section two (2), strike lines one hundred fifty-nine (159) through one hundred sixty-one (161) and insert in lieu thereof the following:
"11. The department of public instruction shall give any school, college, or school district which is to be removed from the approved list at least one (1) year's notice. Such notice shall be given by registered or certified mail addressed to the superintendent of the school district or the corresponding official of a private school, and shall specify the reasons for removal. Such notice shall also be sent by ordinary mail to each member of the board of directors or governing body of the school, college, or school district, and to the news media which serve the area where the school, college, or school district is located; but any good faith error or failure to comply with this sentence shall not affect the validity of any action by the state board. If, during said year, the school, college, or school district remedies the reasons for removal and satisfies the state board that it will thereafter comply with the laws, approval standards, rules, and regulations, the state board shall continue such school, college, or school district on the approved list and shall give the school, college, or school district notice of such action by registered or certified mail. At any time during said year, the board of directors or governing body of the school, college, or school district may request a public hearing before the state board of public instruction, by mailing a written request to the state superintendent by registered or certified mail. The president of the state board shall promptly set a time and place for the public hearing, which shall be either in Des Moines or in the affected area. At least thirty (30) days' notice of the time and place of the hearing shall be given by registered or certified mail addressed to the superintendent of the school district or the corresponding official of a private school. Notice of the time and place of the hearing and the reasons for removal shall also be published by the state department in a newspaper of general circulation in the area where the school, college, or school district is located, at least ten (10) days before the hearing. At the hearing the school, college, or school district may be represented by counsel and may present evidence. The state board may provide for the hearing to be recorded or reported. If requested by the school, college or school district at least ten (10) days before the hearing, the state board shall provide for the hearing to be recorded or reported at the expense of such school, college, or school district, using any reasonable method specified by such school, college, or
school district. Within ten (10) days after the hearing, the state board shall render its written decision, signed by a majority of its members, and shall affirm, modify, or vacate the action or proposed action to remove the school, college, or school district from the approved list."
26. In section four (4), line three (3), strike the words "The state superintendent, when he is satisfied that it is" and insert in lieu thereof the words "The state board, when".
27. In section four (4), line ten (10), insert after the word "schools" the following:
", provided such students have satisfactorily completed prerequisite courses, if any, in schools maintaining standards equivalent to the approval standards for public schools, or have otherwise shown equivalent competence through testing".
28. In section four (4), lines fifteen (15) and eighteen (18), strike the word "effected" and insert in lieu thereof in each case the word "affected".
29. In section four (4), line sixteen (16), strike the words "state superintendent of his" and insert in lieu thereof the words "state board of its".
30. In section five (5), line one (1), strike the word "superintendent" and insert in lieu thereof the word "board".
31. Insert the following new sections after section six (6):
"Sec. 7. Section two hundred fifty-seven point three (257.3), Code 1962, as amended, is amended as follows:
32. By striking in line four (4) the words 'election or'.
33. By striking in line thirteen (13) the word 'elected' and inserting in lieu thereof the word 'appointed'.
"Sec. 8. Section two hundred fifty-seven point four (257.4), Code 1962, is hereby amended by striking in line five (5) and in line ten (10) the word 'elected' and inserting in lieu thereof in each case the word 'district'.
"Sec. 9. Section two hundred fifty-seven point five (257.5), Code 1962, is hereby amended as follows:
34. By striking in line one (1) the words 'election of' and inserting in lieu thereof the words 'nomination and appointment of district'.
35. By striking in subsection one (1), lines two (2) and three (3), the words 'an election is to be held' and inserting in lieu thereof the words 'nominations are to be made'.
36. By striking in subsection two (2), line six (6), the words 'holding an election' and inserting in lieu thereof the words 'making nominations'.
37. By striking in subsection two (2), lines twenty-four (24) and twentyfive (25), the words 'election of a person' and inserting in lieu thereof the words 'nomination of two (2) persons'.
38. By striking in subsection two (2), line twenty-six (26), the words 'as a' and inserting in lieu thereof the word 'for'.
39. By striking lines thirty-one (31) through thirty-six (36) of subsection two (2), and inserting in lieu thereof the following:
'The county superintendent in charge shall certify to the governor and to the secretary of state the names of the two (2) persons nominated for member of the state board from the district. Within thirty (30) days after receiving such certification, the governor shall appoint one (1) of such ${ }^{\text {two (2) }}$ ) persons as the member of the state board for the district, and such member shall take office and qualify as provided in this chapter.'"

## MESSAGES FROM 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 in which the concurrence of the Senate was asked:

House File 689, a bill for an act to appropriate funds to the Iowa commission for the blind for remodeling for additional library space.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 690, a bill for an act to appropriate funds to the Iowa commission for the blind for remodeling the heating system and air conditioning.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 691, a bill for an act to authorize the state conservation commission to use monies appropriated by the Fifty-ninth General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 694, a bill for an act to appropriate funds to the national guard and state guard for various capital improvements.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 620, a bill for an act relating to reorganization 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 153, a bill for an act relating to taxation for the county fund for mental health.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 684, a bill for an act to appropriate funds for capital improvements for institutions under the board of control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 424, a bill for an act to establish a secondary road research fund.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 153

Amend House File 153 by adding the following as a new section:
"Sec. 2. Amend section two hundred thirty point twenty-four (230.24), Code 1962, by striking from line thirty-one (31) the words 'three-eighths' ( $3 / 8 \mathrm{ths}$ ) and inserting in lieu thereof the words 'one-half' ( $1 / 2$ ).

## SENATE AMENDMENT TO HOUSE FILE 684

Amend House File 684 as follows:
By inserting in line 6 of the title following the word "comptroller" the words "and to authorize and direct the sale of excess institutional farm land and farm equipment under the jurisdiction of the board of control."

By striking in line 4 of section 4 the words "for approval". By striking in line 6 of section 4 the words "for approval".

## SENATE MESSAGES CONSIDERED

Senate File 206, a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes.

Read first time and referred to committee on ways and means.
Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations.

Read first time and referred to the sifting committee.
Senate File 618, a bill for an act to determine liability of fee title holder to trespassing motor vehicles for damages sustained in removing said automobiles.

Read first time and referred to the sifting committee.
Senate File 619, a bill for an act to amend section seven hundred eighty-one point twelve (781.12), Code 1962, relating to a defendant as a witness in a criminal proceeding.

Read first time and referred to the sifting committee.

## SENATE AMENDMENTS CONSIDERED

Mueller of Winnebago-Worth called up for consideration House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendments:
Amend House File 658 as follows:
By striking from section two (2) all of subsections twenty-two (22), twenty-three (23), twenty-four (24), twenty-five (25) and twenty-six (26).

By striking all of sections seven (7), eight (8) and nine (9).
By striking from lines 2 and 3 of section 16 the following: ", including rules and regulations for suspension and revocation of licenses issued under this Act,".
By striking from the title the words "and to provide for the humane slaughter of livestock".

Gillette of Story moved the previous question.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Grassley of Butler and Mueller of Winnebago-Worth.

[^19]The ayes were, 41:

| Baringer | Houston |
| :--- | :--- |
| Bogenrief | Hullinger |
| Breitbach | Keleher |
| Busing | Kempter |
| Den Herder | Korn |
| Distelhorst | Loss |
| Edgington | Madden |
| Gannon | Maule |
| Gaudineer | Melrose |
| Glanton | Millen |
| Glenn | Miller of |
| Harrington | Buena Vista |


| Mueller | Scott |
| :--- | :---: |
| Nelson | Shirley of |
| Nielsen of | Dallas |
| Emmet-Palo Alto | Sraith of |
| Oehlsen | O'Brien |
| Ossian | Stokes |
| Quinn | Strothman |
| Redfern | Tieden |
| Roe | Whisler |
| Scherle of | Winkelman |
| Fremont-Mills | Mr. Speaker |

The nays were, 69:

| Anderson | Felger | Jackson of | Rasmussen <br> Bailey |
| :--- | :--- | :--- | :--- |
| Baker | Fischer of | Clinton | Renda |
| Boot | Grundy | Kluever | Resnick |
| Bremmer | Fisher of | Lawlor | Robinson |
| Brinck | Greene | Lynch | Seibert |
| Busch | Foster | Mahan | Shannahan |
| Caffrey | Fullmer | Maley | Smith of |
| Carnahan | Gallagher | Mayberry | Linn |
| Clapsaddle | Gillette of | McNamara | Stevenson |
| Cochran | Story | Meacham | Stueland |
| Coffman | Gleason | Morgan | Uban |
| Cohen | Graham | Murphy | Utzig |
| Conway | Grassley | Nielsen of | Varney |
| Crosier | Gregerson | Shelby | Webster |
| Denato | Hageman | OMalley | Wengert |
| Doderer | Hanson | Oxley | Wilson |
| Dougherty | Hausheer | Jackson of | Palmer |
| Dovle | Black Hawk | Radl | Wolcott |
| Dafl |  |  | Wright |

Absent or not voting, 14:

| Burke | Gillette of | Kennedy | Nagle |
| :--- | :--- | :--- | :--- |
| Craig | Clay-Dickinson | Miller of | Reichardt |
| Detje | Holmes | Des Moines | Rickert |
| Dunton | Hutchins | Miller of | Rider |

The motion lost and the House refused to concur in the Senate amendment.

## SENATE AMENDMENT CONSIDERED

Scherle of Fremont-Mills called up for consideration House File 661, a bill for an act relating to fully reflective vehicle number plates, amended by the Senate, and moved that the House concur in the Senate amendment found on page 1894 of the Journal.

The motion prevailed and the House concurred in the Senate amendment.

Scherle of Fremont-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?" (H. F. 661)
The ayes were, 104:

| Anderson | Gallagher | Maule | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Mayberry | Rebinson |
| Baker | Gillette of | McNamara | Roe |
| Baringer | Clay-Dickinson | Meacham | Scherle of |
| Bogenrief | Gillette of | Melrose | Fremont-Mills |
| Boot | Story | Millen | Scott |
| Breitbach | Glanton | Miller of | Seibert |
| Bremmer | Gleason | Buena Vista | Shannahan |
| Brinck | Glenn | Miller of | Shirley of |
| Busch | Graham | Des Moines | Dallas |
| Busing | Grassley | Miller of | Smith of |
| Carnahan | Gregerson | Page | Linn |
| Clapsaddle | Hageman | Morgan | Smith of |
| Cochran | Hanson | Mueller | O'Brien |
| Coffman | Harrington | Murphy | Stevenson |
| Cohen | Hausheer | Nelson | Stokes |
| Conway | Houston | Nielsen of | Strothman |
| Crosier | Hullinger | Emmet-PaloAlto Stueland |  |
| Denato | Hutchins | Nielsen of | Tieden |
| Den Herder | Jackson of | Shelby | Utzig |
| Distelhorst | Black Hawk | Oehlsen | Varney |
| Dougherty | Jackson of | Ossian | Webster |
| Doyle | Clinton | Oxley | Wengert |
| Duffy | Keleher | Palmer | Whisler |
| Edgington | Korn | Patton | Wilson |
| Felger | Lawlor | Quinn | Winkelman |
| Fisher of | Loss | Radl | Wolcott |
| Greene | Madden | Rasmussen | Wright |
| Foster | Mahan | Renda | Mr. Speaker |
| Fullmer | Maley |  |  |

The nays were, 1:
Uban
Absent or not voting, 19:
Burke
Caffrey
Craig
Detje
Doderer
Dunton Fischer of Grundy Gaudineer Holmes

| Kempter | O'Malley |
| :--- | :--- |
| Kennedy | Redfern |
| Kluever | Reichardt |
| Lynch | Rickert |
| Nagle | Rider |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER ON SENATE FILE 583
The hour of $7: 30$ having arrived, the Speaker announced the special order of business for the consideration of Senate File 583, a bill for an act to repeal the five (5) mills moneys and credit tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate of upper bracket incomes as a replacement and to pro-
vide for the return of the amount collected by such tax for allocation among the taxing districts as provided in section four hundred twenty-nine point three (429.3), Code 1962.

Maule of Monona moved that Nagle of Scott and Kluever of Cass be excused.

The motion prevailed.
Roll call was taken under the provisions of Rule 73, which revealed all present except those previously excused.

Redfern of Lee offered the following amendment filed May 27, 1965 :

Amend Senate File 583 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 line nineteen (19) the words "five mills" and inserting in lieu thereof the words "one (1) mill".
2. By adding the following thereto:
"The millage tax of one (1) mill imposed in this section shall be and is the same as imposed in section thirty-five B point eleven (35B.11) of the Code and shall not be levied in addition thereto. The tax collected shall be remitted to the treasurer of state and applied to the payment of principal and interest of the bonds provided for in chapter thirty-five B (35B) of the Code. The one (1) mill moneys and credits tax herein provided shall not be levied by the county board of supervisors after the payment in full of the bonds provided for in chapter thirty-five B (35B) of the Code."
Sec. 2. 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 sections four hundred thirty point seven (430.7), four hundred thirty A point three ( 430 A .3 ), four hundred thirty A point seven (430A.7), four hundred thirty-one point ten (431.10), four hundred thirty-one point thirteen (431.13), four hundred thirty-two point five (432.5), four hundred thirty-two point eight (432.8), and five hundred thirty-three point twenty-two (533.22) of the Code".

Sec.3. Section four hundred thirty point seven (430.7), Code 1962, is hereby amended by inserting in line ten (10) after the word "credits" the words "at five (5) mills on the dollar in addition to any other tax on moneys and credits provided by law".

Sec. 4. Section four hundred thirty A point seven (430A.7), Code 1962, is hereby amended as follows:

1. By inserting in line four (4) after the word "hereof" the words "shall be assessed and taxed in the manner prescribed in sections four hundred thirty-one point one (431.1) to four hundred thirty-one point five (431.5), inclusive, of the Code, except such corporations".
2. By adding thereto the following:
"Any corporation required or electing to be assessed and taxed under this section in the manner prescribed in sections four hundred thirty-one point one (431.1) to four hundred thirty-one point five (431.5), inclusive of the Code, shall be taxed at the rate of five mills on the dollar of actual
valuation, such tax to be considered a tax upon moneys and credits of such corporations, to be apportioned as prescribed by law, and to be in addition to any other tax on moneys and credits provided by law."

Sec. 5. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by inserting in line seven (7) after the word "credits" the words "as prescribed in section four hundred twenty-nine point two (429.2) of the Code".

Sec. 6. Section four hundred thirty-two point five (432.5), Code 1962, is hereby amended by inserting in line four (4) after the word "taxation" the words "as moneys and credits and shall be taxed at five (5) mills on the dollar of actual valuation, in addition to any other tax moneys and credits provided by law. The assessment for taxation shall be".

Sec. 7. Section four hundred thirty-two point eight (432.8), Code 1962, is hereby amended by adding thereto the following sentence:
"Moneys and credits shall be taxed at five (5) mills on the dollar of actual valuation in addition to any other tax on moneys and credits provided by law."

Sec. 8. Section five hundred thirty-three point twenty-two (533.22), Code 1962, is hereby amended by adding in line four (4) after the word "credits." the following sentence: "
"Moneys and credits shall be taxed at five (5) mills on the dollar of actual valuation in addition to any other tax on moneys and credits provided by law."

Sec. 9. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding thereto the following new division:

1. "A five (5) percent surtax is hereby imposed on all income received from interest and dividends on and after January 1, 1966 by persons of the state. Organizations and corporations exempt from paying the business tax on corporations under section four hundred twenty-two point thirty-four (422.34) of the Code shall also be exempt from paying the five (5) percent surtax, except the exemption shall not apply to those institutions required to pay the surtax under section four hundred twentyseven point one (427.1), subsection eleven (11), of the Code. For the purpose of this division, the term 'person' includes any resident of the state, fiduciary, partnership, association, corporation, and any other group acting as a unit organized under the laws of this state or whose principal place of business is located within this state. The words, terms, and phrases defined in subsections four (4), five (5), six (6), seven (7), and eight (8) of section four hundred twenty-two point four (422.4), division two (II), of the Code shall have the meanings ascribed to them in said sections except where the context clearly indicates a different meaning."
2. 'All interest and dividends received by any person within a tax year shall be subject to the five (5) percent surtax, except that the first two hundred (200) dollars received during the tax year by every individual taxpayer shall be exempt from the surtax. No deduction other than the two hundred (200) dollars exemption shall be allowed in computing the amount of surtax due.
"The surtax shall not be applicable to interest and dividends received on those United States government securities which are deducted in computing net income under section four hundred twenty-two point seven (422.7) of the Code."
3. "Every person who receives an income from interest and dividends on after January 1, 1966 subject to the payment of the surtax shall file a surtax return shall forward the amount to surtax due, if any, to the state tax commission. The surtax shall be paid at the same time and in
the same manner as personal and corporate income taxes due on the tax return. The filing shall be made on the personal or corporate income tax form made available by the state tax commission and may be filed on the same tax form filed by the taxpayer if the taxpayer is required to make a personal or corporate income tax filing. The taxpayer shall make a separate itemized accounting of all stocks, bonds, certificates, notes, securities, debentures, deposits, and other moneyed capital not exempt under the provisions of this division and the market or real value of all such moneyed capital as of January 1 of the year in which the tax return is filed. In listing the value of all moneyed capital, the taxpayer shall list the market value of the capital. If there is no market value, the actual value of the moneyed capital shall be listed. The state tax commission shall make a separate list of the total amount of tax collected from each city and town in each county and the total amount of tax collected in all remaining taxing districts outside of cities and towns in each county. Receipts from the surtax shall be returned to the county from which paid and shall be apportioned as prescribed in section four hundred twenty-nine point three (429.3) of the Code."
4. "In the year 1967, the state tax commission shall estimate prior to April 15 and October 15 the amounts of revenue collected from the surtax during such year from each county of the state and shall certify said amounts to the state comptroller. In no event shall the estimate for a county exceed one-half ( $1 / 2$ ) the total amount of revenue from the levy on moneys and credits distributed to taxing districts by the county treasurer in 1966. The state comptroller shall after each certification draw warrants upon the general fund of the state payable to the county treasurer in each county in the amounts certified for the county. On December 31, 1967, the state tax commission shall determine the balance due each county and shall certify such balances to the state comptroller. The comptroller shall draw warrants upon the general fund payable to the county treasurers for the balances so certified. At the time of each certification to the comptroller, the tax commission shall forward a duplicate of the certification for the county to the county treasurer which shall also include the total amount of revenue collected from the surtax, or the estimate thereof, from each city or town within the county and the total amount collected from all remaining taxing districts outside cities and towns within the county."
5. "In the year 1968 and each year thereafter, the state tax commission prior to April 15 and October 15 shall estimate the amount of revenue collected form the surtax during such year from each county of the state. On April 15, the tax commission shall certify to the comptroller an amount equal to forty (40) percent of the total amount collected from the surtax during the previous year from each county, or the amount actually collected to date from the county of the year of collection but not to exceed forty (40) percent of the previous year's collections in the county. On October 15 of each year, the state tax commission shall estimate total surtax collections to date and shall certify for each county to the state comptroller the difference between the amount of the April certification and eighty (80) percent of total revenue collected from the surtax in the previous tax year, or so much thereof as has been collected to date during the current year from the county but the total of the April and October payments for the year shall not exceed eighty (80) percent of the previous year's collections in the county. Such amounts shall be paid to the treasurer of each county from which collected. On December 31 of each year, the state tax commission shall ascertain the actual amounts col-
lected in each county from the surtax during the year, and compute the difference between the amounts certified and paid and the actual amounts collected. If the amounts collected from the surtax in each county exceed the amounts certified by the state tax commission and paid by the state comptroller, the difference shall be forwarded to the respective counties immediately thereafter. All certifications by the tax commission and all payments by the state comptroller shall be made in the manner prescribed in subsection four (4) of this section."

Sec. 10. Section four hundred twenty-two point one (422.1), Code 1962, is hereby amended by adding a reference to the division created by this Act which shall be designated as follows:
"Dividends and interest surtax."
Sec. 11. Section three hundred ninety-five point twenty-two (395.22), Code 1962, is hereby amended by inserting in line nineteen (19) before the word "and" the words "and all moneyed capital subject to the surtax provided for in section nine (9) of this Act".
Sec. 12. Section four hundred twenty point two hundred four (420.204), Code 1962, is amended as follows:

1. By inserting in line two (2) after the word "except" the words "moneyed capital subject to the surtax provided for in section nine (9) of this Act and".
2. By striking from line twenty-one (21) the word "five-mill".

3, By adding thereto the following sentence:
"The provisions relating to the distributon of funds shall not apply to the distribution of a city's share of the surtax provided for in section nine (9) of this Act."

Sec. 13. Section four hundred twenty-seven point one (427.1), Code 1962, as amended by chapters two hundred sixty-eight (268) and two hundred sixty-nine (269), Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By adding to subsection five (5) of such section the following:
"Interest and dividends from such bonds or certificates shall not be exempt from the surtax provided for in section nine (9) of this Act unless such exemption is otherwise provided by law."
2. By adding to subsection eleven (11) of such section the following:
"Interest and dividends from moneyed capital owned by any educational institution shall not be exempt from the surtax provided for in section nine (9) of this Act."
3. By adding to subsection twenty (20) of such section the following:
"Interest and dividends from such stock shall not be exempt from the surtax provided for in section nine (9) of this Act unless such exemption is otherwise provided by law."
Sec. 14. Section four hundred twenty-eight point three (428.3), Code 1962, is hereby amended by inserting in line five (5) after the word "property" the words "subject to a property or moneys and credits tax".
Sec. 15. Section four hundred twenty-eight point eight (428.8), Code "1962, is hereby amended by inserting in line three (3) after the word "stocks" the words "subject to the moneys and credits tax".
Sec. 16. Section four hundred twenty-eight point eleven (428.11), Code "cha, is hereby amended by inserting in line four (4) after the word "credits" the words "subject to a property or moneys and credits tax".
Sec. 17. Section four hundred twenty-eight point twenty-three (428.23), Code 1962, is hereby amended by inserting in line six (6) after the word "credits" the words "subject to the moneys and credits tax".
Sec. 18. Section four hundred thirty-three point one (433.1), Code

1962, is hereby amended by striking subsections eight (8), nine (9), and ten (10) of such section.

Sec. 19. Section four hundred thirty-three point four (433.4), Code 1962, is hereby amended by inserting in line twenty-four (24) before the semicolon the following:
"except moneyed capital subject to the surtax provided for in section nine (9) of this Act".

Sec. 20. Section four hundred thirty-six point eleven (436.11), Code 1962, is hereby amended by inserting in line nineteen (19) after the word "taxed" the words "except capital stock shall be subject to the surtax provided for in section nine (9) of this Act".

Sec. 21. Section four hundred forty-four point two (444.2), Code 1962, is hereby amended by inserting in line thirteen (13) after the number " 429.2 " the words "nor including moneyed capital subject to the surtax provided for in section nine (9) of this Act".

Sec. 22. Section four hundred forty-four point three (444.3), Code 1962, is hereby amended by inserting in line fifteen (15) after the number " 429.2 " the words "and any moneyed capital derived from the surtax provided in section nine (9) of this Act".

Sec. 23. Section four hundred forty-four point five (444.5), Code 1962, is hereby amended by inserting in line six (6) after the number "429.2" the words "or its due proportion of surtax provided for in section nine (9) of this Act".

Speaker pro tempore Miller in the chair.
Robinson of Audubon-Guthrie moved the previous question on the Redfern amendment.

The motion having received a two-thirds majority prevailed.
Redfern of Lee moved the adoption of his amendment.
The amendment lost.
Maule of Monona moved the previous question on Senate File 583 and all amendments thereto.

The motion having received a two-thirds majority prevailed.
Anderson of Ringgold-Taylor offered the following amendment filed May 27, 1965, and moved its adoption:

Amend Senate File 583 by inserting in line 23 of section eight (8) after the word "auditor" the words "except that the tax derived from the moneys and credits tax replacement fund on properties secured by deed, title bond, mortgage or otherwise shall be allocated to the county wherein the property is located."

The amendment lost.
Cochran of Webster moved to defer Senate File 583.
The Chair ruled the motion out of order.
Mueller of Winnebago-Worth moved to adjourn.
Motion lost.
Gaudineer 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.

Rule 69 invoked.
On the question "Shall the bill pass?" (S. F. 583)
The ayes were, 96:

Anderson
Baringer
Bogenrief
Breitbach
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Crosier
Denato
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Edgington
Felger
Fischer of
Grundy
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson

Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Murphy
Nagle
Nelson
Nielsen of

Robinson
Roe
Scherle of Fremont-Mills
Seibert
Shannahan
Shirley of
Dallas
Smith of Linn
Smith of
0'Brien
Stevenson

Emmet-Palo AltoStokes
Nielsen of Shelby
Oehlsen
O'Malley
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Reichardt
Renda
Resnick
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, 20:

| Bailey | Fisher of |
| :--- | :--- |
| Boot | Greene |
| Bremmer | Foster |
| Brinck | Gleason |
| Conway | Glenn |


| Graham | Mueller |
| :--- | :--- |
| Hanson | Ossian |
| Hullinger | Redfern |
| Madden | Scott |
| McNamara | Strothman |

Absent or not voting, 8:

| Burke | Detje <br> Craig | Holmes | Rickert |
| :--- | :--- | :--- | :--- |
| Dunton | Kennedy | Rider |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Jackson of Black Hawk moved to reconsider the vote by which Senate File 583 passed the House and that the motion to reconsider be laid on the table, which motion prevailed.

## EXPLANATION OF VOTE

My reason for voting for Senate File 583 was to file a motion to reconsider the vote by which it passed the House.

ANDERSON of Ringgold-Taylor.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 8, House Files 237, 286, 458, 550, 651, and Senate Files 107, 110, $276,566,572,585,586,589,592$ and 593.

> ALIFRED P. Breitbach, SR. Chairman House Committee. GILBERT E. KLEFSTAD, Chairman Senate Committes.

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Joint Resolution 8, House Files 237, 286, 458, 550, 651 and Senate Files 107, 110, 276, 566, 572, 585, 586, 589, 592 and 593.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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 May, 1965, sent to the Governor for his approval: House Files 237, 286, 458, 550 and 651.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills on May 26, 1965 : House Files 46, 538, 567, 632 and Senate Files 380, 394, 475, 518, 529, 554, 562, 565, 577, 587 and 588.

May 27, 1965.

## COMMUNICATION

Honorable Gary L. Cameron,
Secretary of State, State House, Local.
Dear Sir:
I herewith transmit House Joint Resolution 8, proposing an amendment to the Constitution of the State of Iowa.

Very truly yours,<br>William R. Kendrick, Chief Clerk of the House.

## REPORTS OF COMMITTEES

Loss of Kossuth, from the committee on appropriations, submitted the following report:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer, and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 601, 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.

CASEY Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 622, a bill for an act to establish an executive council revolving fund for purchasing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Casey Loss, Chairman.

## Also:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 623, 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.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 624, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety, division of highway patrol for construction of two (2) new district headquarters 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.

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 626, a bill for an act to appropriate from the general fund of the state for the biennium beginning July i 1965, and ending June 30, 1967, funds for 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 be amended as follows, and when so amended the bill do pass:

Amend Senate File 626 as follows:
By striking from line 16 of section 1 the following:
Twelve thousand dollars ( $\$ 12,000.00$ ) and by inserting in lieu thereof the words Thirteen thousand five hundred dollars ( $\$ 13,500.00$ ).

Casey Loss, Chairman.
Also:
Mr. Speaker: Your committee on appropriations to whom was referred Senate File 628, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965 and ending June 30, 1967, funds for the central office 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.

## Casey Loss, Chairman.

Maule of Monona, 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 489, a bill for an act relating to collection of taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Elroy Maule, Chairman.
Also:
Mr. Speaker: Your committee on ways and means to whom was referred Senate File 600, 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), four hundred twenty-two point sixteen (422.16), section four hundred twenty-two point twenty-four (422.24), 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 individual having selfemployment income, 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.

Elroy Maule, Chairman.
Also:
Mr. Speaker: Your committee on ways and means to whom was referred Senate file 616, a bill for an act relating to the inventory taking of motor fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty (160), acts of the Sixty-first 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.

Elroy Maule, Chairman.

## Also:

Mr. Speaker: Your committee on ways and means to whom was referred Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these 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 be amended as follows, and when so amended the bill do pass:

1. Amend Senate File 594, Section one (1) by striking from lines two (2) and three (3) the words "in subsection three (3) after the word "paid" the words, "type of fuel used" and insert the following, "line sixteen (16) after the word "paid" the words, ", type of fuel used".
2. Section four (4) line eleven (11) strike semicolon (;) and insert in lieu thereof a comma (,
3. Section four (4) line twenty-one (21) insert following the word "fuel" the following, ", dispensed through metered pumps as licensed above,".
4. Section six (6) line twenty-one (21) insert in lieu of the word "canceled" the word "suspended".

Elroy Maule, Chairman.

## AMENDMENTS FILED

Amend House File 678 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section one hundred eighty-nine point nine (189.9), Code 1962, is amended by adding a new subsection as follows:
"Any food for human consumption prepackaged from bulk on the premises where sold or prior to delivery to said premises shall bear on the outside of each such package, when offered for sale at retail a plain and conspicuous declaration of the price per single unit of weight, measure or count, except such foods that are not customarily sold by weight, measure or count." MUELLER of Winnebago-Worth.
Amend Senate File 621, section two (2), as follows:

1. By striking from line four (4) thereof the words "sixtyseven thousand eight hundred fifteen" and inserting in lieu thereof the words "seventy-nine thousand three hundred fifteen".
2. By striking from line five (5) thereof the figures
" $\$ 267,815.00$ " and substituting therefor the figures " $\$ 279,315.00$ ".
3. By striking from line seven (7) thereof the figures
" $\$ 16,500.00$ " and inserting in lieu thereof the figures " $\$ 18,000.00$ ".
4. By striking from line eight (8) thereof the figures
" $\$ 213,425.00$ " and inserting in lieu thereof the figures " $\$ 223,425.00$ ".
5. By striking from line thirteen (13) thereof the figures " $\$ 267,815.00$ " and inserting in lieu thereof the figures " $\$ 279,315.00$ ".

Gannon of Jasper.
Oxley of Linn.
Kluever of Cass.
Millen of Jefferson-Van Buren.
Coffman of Iowa.
Clapsaddle of Cerro Gordo.
Roe of Allamakee.
Gaudineer of Polk.
Madden of Clarke-Union.
Busing of Hamilton.
Gilcette of Story.
Hausheer of Story.
Dunton of Keokuk.
Korn of Harrison.

Amend Senate File 621 as follows:

1. By striking from line four (4) of section fifty-five (55) the words and figures "seven hundred thousand dollars ( $\$ 700,000.00$ )" and inserting in lieu thereof the following: "eight hundred thousand dollars ( $\$ 800,000.00$ )".
2. By striking from line nine (9) of section fifty-five (55) the figure " $700,000.00$ " and inserting in lieu thereof the figure " $800,000.00$ ".
3. By striking from line thirteen (13) of section fifty-five (55) the figure " $700,000.00$ " and inserting in lieu thereof the figure " $800,000.00$ ".
4. By striking from line fifteen (15) of section fifty-six (56) the figure " $1,040,000.00$ " and inserting in lieu thereof the figure " $1,140,000.00$ ".

Kluever of Cass.

Amend House File 321 by adding thereto the following sections:
Sec. 13. Section three hundred twenty-one point one (321.1), Code 1962, as amended by section eight (8) of chapter one hundred eighteen (118) and sections one (1), two (2), and three (3) of chapter one hundred eighty-nine (189), Acts of the Sixtieth General Assembly, is hereby amended by adding thereto the following new subsection:
"'Farm truck' means all single-unit straight trucks having six (6) wheels or less used by the owner to transport from farm to market agricultural, horticultural, dairy, or other farm products including livestock which are produced or furnished by the owner of the truck and any other personal property owned by the farmer to whom the certificate of registration for such truck is issued."

Sec. 14. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1962, is hereby amended by adding thereto the following paragraph:
"For all farm trucks of a gross weight exceeding three (3) tons, forty (40) dollars."

Sec. 15. Section three hundred twenty-one point four hundred sixty-six (321.466), Code 1962, is hereby amended by adding thereto the following paragraph:
"A farm truck shall be permitted to carry loads in excess of the gross weight for which it is registered but such load shall not exceed the maximum gross weight per axle as prescribed in section three hundred twenty-one point four hundred sixty-three (321.463) of the Code. Any truck registered as a farm truck may be used to transport farm products not produced by the owner of the truck from one (1) farm to another, or from one (1) portion of the farm to another, or to or from a place where any whole grain has been delivered for the purpose of cracking or grinding. Any truck registered as a farm truck shall be identified in such manner as may be prescribed under section three hundred twenty-seven point nineteen (327.19) of the Code. The identification shall also include a statement that the truck shall not be for hire."

Sec. 16. Section three hundred twenty-seven point twenty-three (327.23), Code 1962, is hereby repealed.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, May 28, 1965.

## JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, May 28, 1965.
The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend John D. Clinton, retired Executive Secretary, Des Moines Area Council of Churches, Des Moines, Iowa.

The Journal of Thursday, May 27, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Bailey of Wright from noon on the request of the Speaker.

## PRESENTATION OF VISITORS

Jackson of Black Hawk presented to the House eighteen students of the eighth grade from Immanuel Lutheran School and their pastor, Reverend Eugene Kramer.

Nelson of Cherokee presented to the House the Honorable Howard A. Sokol of Sibley who served in the Sixtieth and the Sixtieth Extra General Assemblies.

## PETITIONS

The following petitions were presented and placed on file:
By Gleason of Humboldt-Pocahontas, from nineteen residents of Humboldt County favoring Senate Concurrent Resolution 14.

By Gaudineer of Polk, from twenty-five hundred people throughout the State of Iowa favoring passage of the "Fair" pari-mutuel bill.

By Murphy of Carroll, from fifty-eight residents of Carroll County favoring Senate Concurrent Resolution 14.

## ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files $521,594,600,601,616,622,623,624,626$ and 628 , under Rule 35.

## SENATE MESSAGE CONSIDERED

Senate File 620, a bill for an act relating to reorganization of school districts.

Read first time and referred to the sifting committee.

$$
\text { HOUSE CONCURRENT RESOLUTION } 33
$$

By Jackson of Black Hawk, Bremmer, Hausheer and Kluever
Whereas, the State of Iowa is presently in the midst of an enrollment increase at institutions of higher learning due to the post-war increase in children, and

Whereas, the demand on these institutions is increasing due to the acceleration of technology, thus necessitating more education, and

Whereas, the present Board of Regents institutions cannot absorb the anticipated increase in enrollment without limit, and

Whereas, Southwestern Iowa at present is largely lacking in higher education facilities, public or private, and

Whereas, the Education Programs Study Committee of the Sixtieth General Assembly subscribed to the deficiency and recommended consideration be given to this area, therefore,

Be It Resolved by the House, the Senate Concurring, That the Sixty-first General Assembly requests the Legislative Research Bureau, in conjunction with the Board of Regents, to study the higher education needs in Southwestern Iowa and submit a detailed report substantiating their findings to the Sixty-second General Assembly.

## CONSIDERATION OF BILLS <br> WAYS AND MEANS CALENDAR

House File 709, a bill for an act to amend section four hundred fifty-one point two (451.2), Code of 1962, relating to Iowa estate tax, was taken up for consideration.

Bailey 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?" (H. F. 709)
The ayes were 95:

| Anderson | Cohen <br> Bailey |
| :--- | :--- |
| Conway |  |
| Baker | Craig |
| Baringer | Crosier |
| Boot | Denato |
| Breitbach | Den Herder |
| Bremmer | Detje |
| Brinck | Distelhorst |
| Busch | Doderer |
| Caffrey | Dougherty |
| Carnahan | Doyle |
| Clapsaddle | Dunton |
| Cochran | Edgington |
| Coffman | Felger |


| Fischer of | Grassley |
| :--- | :--- |
| Grundy | Gregerson |
| Fisher of | Hageman |
| Greene | Hanson |
| Gallagher | Harrington |
| Gannoneer | Hausheer |
| Gaudineer | Holmes |
| Gillette of | Houston |
| Clay-Dickinson | Hullinger |
| Gillette of | Hutchins |
| Story | Jackson of |
| Gleason | Black Hawk |
| Glenn | Keleher |
| Graham | Kempter |



The nays were, none.
Absent or not voting, 29:

| Bogenrief | Kluever | Miller of | Scott |
| :---: | :---: | :---: | :---: |
|  | Lynch | Page | Shannahan |
| Busing | Madden | Oehlsen | Shirley of |
| Duffy | Maley | O'Malley | Dallas |
| Foster | Mayberry | Palmer | Utzig |
| Fullmer | McNamara | Radl | Wengert |
| Glanton | Miller of | Rasmussen | Wilson |
| Jackson of | Buena Vista | Redfern |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 611 SUBSTITUTED FOR HOUSE FILE 701

Loss of Kossuth asked and received unanimous consent to substitute Senate File 611 for House File 701.

## APPROPRIATIONS CALENDAR

Senate File 611, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee, 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?" (S. F. 611)
The ayes were, 90 :

| Anderson | Clapsaddle |
| :--- | :--- |
| Baker | Cochran |
| Baringer | Coffman |
| Boot | Cohen |
| Breitbach | Conway |
| Bremmer | Craig |
| Busch | Crosier |
| Caffrey | Denato |
| Carnahan | Den Herder |

Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger

Fisher of Greene
Gallagher
Gannon
Gaudineer
Gillette of Clay-Díckinson
Gillette of Story

Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kennedy
Korn

| Lawlor Loss | Nielsen of Shelby |
| :---: | :---: |
| Mahan | Ossian |
| Maule | Oxley |
| Meacham | Patton |
| Melrose | Quinn |
| Millen | Radl |
| Miller of | Redfern |
| Page | Reichardt |
| Morgan | Renda |
| Mueller | Resnick |
| Murphy | Rickert |
| Nagle | Rider |
| Nelson | Robinson |
| Nielsen of | Roe |
| Emmet- | Scott |

Seibert Smith of Linn
Smith of
0'Brien
Stokes
Strothman
Stueland
Tieden
Utzig
Webster
Wengert
Whisler
Winkelman
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 34:

| Bailey | Glanton | McNamara | Scherle of |
| :--- | :--- | :--- | :--- |
| Bogenrief | Houston | Miller of | Fremont-Mills |
| Brinck | Hullinger | Buena Vista | Shannahan |
| Burke | Hutchins | Miller of | Shirley of |
| Busing | Kempter | Des Moines | Dallas |
| Dufy | Kluever | Oehlsen | Stevenson |
| Fischer of | Lynch | OMMalley | Uban |
| Grundy | Madden | Palmer | Varney |
| Foster | Maley | Rasmussen | Wilson |
| Fullmer | Maybery |  | Wolcott |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth asked and received unanimous consent to withdraw House File 701 from further consideration by the House.

House File 708, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the capitol planning commission the sumof twelve thousand five hundred dollars ( $\$ 12,500.00$ ), was taken up for consideration.

Meacham 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?" (H. F. 708)
The ayes were, 104:

Anderson
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck

Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen

Conway<br>Crais<br>Crosier<br>Den Herder<br>Detje<br>Distelhorst<br>Doderer

Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of Grundy

| Fisher of | Jackson of | Mueller | Scott |
| :---: | :---: | :---: | :---: |
| Greene | Black Hawk | Murphy | Seibert |
| Fullmer | Jackson of | Nagle | Smith of |
| Gallagher | Clinton | Nielsen of | Linn |
| Gannon | Keleher | Emmet-Palo A | Smith of |
| Gaudineer | Kempter | Nielsen of | O'Brien |
| Gillette of | Kennedy | Shelby | Stevenson |
| Clay-Dickinson | Korn | Ossian | Stokes |
| Gillette of | Lawlor | Oxley | Strothman |
| Story | Loss | Palmer | Stueland |
| Gleason | Lynch | Patton | Tieden |
| Glenn | Mahan | Quinn | Uban |
| Graham | Maule | Radl | Utzig |
| Grassley | McNamara | Redfern | Varney |
| Gregerson | Meacham | Reichardt | Webster |
| Hageman | Melrose | Renda | Wengert |
| Hanson | Millen | Resnick | Whisler |
| Harrington | Miller of | Rickert | Winkelman |
| Hausheer | Des Moines | Rider | Wolcott |
| Holmes | Miller of | Robinson | Wright |
| Houston | Page | Roe | Mr. Speaker |
| Hullinger | Morgan | Scherle of |  |
| Hutchins |  | Fremont-Mills |  |
| The nays were, | none. |  |  |
| Absent or not | oting, 20: |  |  |
| Bailey | Foster | Miller of | Rasmussen |
| Bogenrief | Glanton | Buena Vista | Shannahan |
| Burke | Kluever | Nelson | Shirley of |
| Busing | Madden | Oehlsen | Dallas |
| Denato | Maley | O'Malley | Wilson |
| Duffy | Mayberry |  |  |

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. Spearer: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 603, a bill for an act relating to the filing of assessment protests with the board of review.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 49, relating to sine die adjournment. Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 49

## By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the Sixtyfirst General Assembly adjourn sine die at five o'clock p.m., Wednesday, June 2, 1965.

Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965,
and ending June 30, 1967, 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 and to salaries of various statutory positions, was taken up for consideration.

Fischer of Grundy offered the following amendment filed May 25, 1965, and moved its adoption:

Amend Senate File 621, section thirty-eight (38), as follows:

1. By striking in lines four (4) and five (5) the words and figures "one million five hundred eighty-six thousand dollars ( $\$ 1,586,000.00$ )" and inserting in lieu thereof the words and figures "one million four hundred thirty-six thousand dollars ( $\$ 1,436,000.00$ )".
2. By striking in line twelve (12) the figures " $\$ 1,486,000.00$ " and inserting in lieu thereof the figures " $\$ 1,336,000.00$ ".
3. By striking in line seventeen (17) the figures " $\$ 1,586,000.00$ " and inserting in lieu thereof the figures " $\$ 1,436,000.00$ ".

Further amend Senate File 621, section fifty-two (52), by striking the figure " $\$ 9,441,010.00$ " from line nineteen (19) and inserting in lieu thereof the figure " $\$ 9,411,785.00$ ".

Further amend Senate File 621, section sixty-one (61), as follows:

1. By striking from line three the word "eighteen" and inserting in lieu thereof the word "sixteen".

Loss of Kossuth moved the previous question on the Fischer amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Gaudineer of Polk and Gallagher of Black Hawk.

Rule 69 invoked.
On the question "Shall the Fischer amendment be adopted?" (S. F. 621)

The ayes were, 10:

| Brinck | Foster |
| :--- | :--- |
| Crosier | Harrington |
| Fischer of <br> Grundy | Nielsen of |
|  | Shelby |

The nays were, 105:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Busch
Busing
Caffrey

Carnahan
Cochran
Coffman
Cohen
Conway
Craig
Denato
Den Herder
Detje
Distelhorst
Doderer

Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer

Stokes
Strothman

| Patton | Stokes |
| :--- | :--- |
| Redfern | Strothman |

Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman

| Hanson | Mahan | Oxley | Smith of |
| :--- | :--- | :--- | :--- |
| Hausheer | Maule | Palmer | Linn |
| Holmes | Mayberry | Quinn | Smith of |
| Houston | McNamara | Radl | O'Brien |
| Hullinger | Meacham | Rasmussen | Stevenson |
| Hutchins | Melrose | Reichardt | Stueland |
| Jackson of | Millen | Renda | Tieden |
| Black Hawk | Miller of | Resnick | Uban |
| Jackson of | Des Moines | Rickert | Utzig |
| Clinton | Morgan | Rider | Varney |
| Keleher | Mueller | Roe | Webster |
| Kempter | Murphy | Scherle of | Wengert |
| Kennedy | Nagle | Fremont-Mills | Whisler |
| Kluever | Nelson | Scott | Wilson |
| Korn | Nielsen of | Seibert | Winkelman |
| Lawlor | Emmet-Palo AltoShannahan | Wolcott |  |
| Loss | O'Malley | Shirley of | Wright |
| Lynch | Ossian | Dallas |  |

Madden
Absent or not voting, 9 :

| Burke | Maley | Miller of | Robinson |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Miller of | Page | Mr. Speaker |
| Edgington | Buena Vista | Oehlsen |  |

The amendment lost.
Jackson of Clinton offered the following amendment filed May 28, 1965:

Amend Senate File 621 as follows:

1. Strike from line twelve (12) of section thirty-eight (38) the figures " $1,486,000.00$ " and insert in lieu thereof the figures " $1,640,500.00$ ".
2. Strike from line seventeen (17) of section thirty-eight (38) the figures " $1,586,000.00$ " and insert in lieu thereof the figures "1,740,500.00".
3. Strike from lines four (4) and five (5) of section thirty-eight (38) the words and figures "one million five hundred eighty-six thousand dollars $(1,586,000.00)$ " and insert in lieu thereof the words and figures "one million seven hundred forty thousand five hundred dollars ( $\$ 1,740,500.00$ )".
4. Strike from line three (3) of section sixty-one (61) the word "eighteen" and insert in lieu thereof the word "twenty".
5. Strike from line twelve (12) of section fifty-two (52) the figures " $263,825.00$ " and insert in lieu thereof the figures " $282,880.00$ ".
6. Strike from line eighteen (18) of section fifty-two (52) the figures " $277,000.00$ " and insert in lieu thereof the figures " $296,055,00$ ",
7. Strike from lines three (3), four (4) and five (5) of section fifty-two (52) the words and figures "two hundred seventy-seven thousand dollars $(\$ 277,000.00)$ " and insert in lieu thereof the words and figures "two hundred ninety-six thousand fifty-five dollars $(\$ 296,055.00)$ ".
8. Strike from line four (4) of section sixty-three (63) the word "twenty" and insert in lieu thereof the word "twenty-two".
9. Add to section sixty-three (63) the following:

Said section is further amended by adding the words "The chief justice shall receive the additional sum of five hundred dollars per year."

Loss of Kossuth moved the previous question on the Jackson amendment.

The motion having received a two-thirds majority prevailed.

Glenn of Wapello offered the following amendment to the Jackson amendment:
Amend the Jackson of Clinton, et al., amendment to Senate File 621, filed on May 28, 1965, by striking from line two (2) of division eight (8) the word "twenty" and inserting in lieu thereof the word "eighteen".

Denato of Polk offered the following Denato, et al., amendment as a substitute amendment for the Jackson amendment, and moved its adoption:
Amend Senate File 621 as follows:

1. Strike from line twelve (12) of section thirty-eight (38) the figures " $1,486,000.00$ " and insert in lieu thereof the figures " $1,563,225.00$ ".
2. Strike from line seventeen (17) of section thirty-eight (38) the figures " $1,586,000.00$ " and insert in lieu thereof the figures " $1,663,225.00$ ".
3. Strike from lines four (4) and five (5) of section thirty-eight (38) the words and figures "one million five hundred eighty-six thousand dollars ( $\$ 1,586,000.00$ )" and insert in lieu thereof the words and figures "one million six hundred sixty-three thousand two hundred twenty-five dollars ( $\$ 1,663,225.00$ )".
4. Strike from line three (3) of section sixty-one (61) the word "eighteen" and insert in lieu thereof the word "nineteen".
5. Strike from line twelve (12) of section fifty-two (52) the figures " 263 ,825.00 " and insert in lieu thereof the figures " $273,610.00$ ".
6. Strike from line eighteen (18) of section fifty-two (52) the figures " $277,000.00$ " and insert in lieu thereof the figures " $287,185.00$ ".
7. Strike from lines three (3), four (4) and five (5) of section fifty-two (52) the words and figures "two hundred seventy-seven thousand dollars ( $\$ 277,000.00$ )" and insert in lieu thereof the words and figures "two hundred eighty-seven thousand one hundred eighty-five dollars (\$287,185.00)".
8. Strike from line four (4) of section sixty-three (63) the word "twenty" and insert in lieu thereof the word "twenty-one".
9. Add to section sixty-three (63) the following:

Said section is further amended by adding the words "The chief justice shall receive the additional sum of five hundred dollars per year."

Brinck of Lee asked and received unanimous consent to withdraw his name as sponsor to the Denato, et al., amendment.

Speaker pro tempore Miller in the chair.
Doderer of Johnson moved the previous question on Senate File 621 and all amendments thereto.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Gallagher of Black Hawk and Denato of Polk.

On the question "Shall the Denato, et al., amendment be adopted?" (S. F. 621)

The ayes were, 39 :

| Anderson | Gillette of | Melrose | Roe |
| :--- | :--- | :--- | :--- |
| Baringer | Story | Millen | Shirley of |
| Breitbach | Glanton | Miller of | Shallas |
| Caffrey | Hageman | Buena Vista | Smath of |
| Cohen | Hanson | Nielsen of | Linn |
| Denato | Huthins | Emmet-PaloAlto Tieden |  |
| Distelhorst | Jackson of | O'Malley | Uban |
| Doyle | Clinton | Rad | Varney |
| Duffy | Kempter | Reichardt | Wengert |
| Gannon | Kluever | Renda | Winkelman |
| Gaudineer | Madden | Rickert | Wright |
|  | McNamara |  |  |

The nays were, 76 :

Bailey
Baker
Boot
Bremmer
Brinck
Busch
Busing
Cochran
Coffman
Conway
Craig
Crosier
Den Herder
Detje
Doderer
Dougherty
Dunton
Edgington
Felger
Fischer of
Grundy

Fisher of
Greene
Foster
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Gregerson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Keleher
Kennedy
Korn

Absent or not voting, 9:

| Bogenrief | Clapsaddle | Maule | Rasmussen |
| :--- | :--- | :--- | :--- |
| Burke | Maley | Palmer | Steffen |

Clapsaddle
Maley

Lawlor
Loss
Lynch
Mahan
Mayberry
Meacham
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Shelby
Oehlsen
Ossian
Oxley
Patton
Quinn
Redfern

Maule Palmer

Resnick
Rider
Robinson
Scherle of
Fremont-Mills
Scott
Seibert
Shannahan
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Utzig
Webster
Whisler
Wilson
Wolcott
Mr. Speaker protem

Rasmussen
Steffen

The amendment lost.
Glenn of Wapello moved the adoption of his amendment to the Jackson amendment.

The amendment to the amendment was adopted.
Jackson of Clinton moved the adoption of his amendment as amended.

Roll call was requested by Jackson of Clinton and Gallagher of Black Hawk.

Rule 69 was invoked.
On the question "Shall the Jackson amendment as amended be adopted ?" (S. F. 621)

The ayes were, 34:

| Anderson | Gaudineer <br> Bailey |
| :--- | :--- |
| Gillette of |  |
| Breitbach | Story |
| Cafrey | Glanton |
| Coffman | Gregerson |
| Denato | Hageman |
| Dougherty <br> Doyle <br> Duffy <br> Gannon | Hutchins |
|  | Jackson of |
|  | Clinton |

The nays were, 85:

Baker
Baringer
Boot
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Craig
Crosier
Den Herder
Detje
Distelhorst
Doderer
Dunton
Edgington
Felger
Fischer of Grundy
Fisher of
Greene

Foster
Fullmer
Gallagher
Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Kennedy
Korn
Lawlor
Loss
Lynch
Mahan
Maule

| Keleher | O'Malley |
| :--- | :--- |
| Kempter | Radl |
| Kluever | Reichardt |
| Madden | Renda |
| McNamara | Rickert |
| Millen | Roe |
| Miller of | Uban |
| Bielsena of | Varney |
| Emmet-Palo Alto | Wengert |

Mayberry
Meacham
Melrose
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of Shelby
Oehlsen
Ossian
Oxley
Palmer
Patton
Quinn
Redfern
Resnick
Rider
Robinson
Scherle of Fremont-Mills

Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Utzig
Webster
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker
pro tem

Absent or not voting, 5:
Bogenrief Maley
Burke
The amendment lost.
Gannon of Jasper offered the following amendment filed May 27, 1965:

Amend Senate File 621, section two (2), as follows:

1. By striking from line four (4) thereof the words "sixty-seven thousand eight hundred fifteen" and inserting in lieu thereof the words "seventy-nine thousand three hundred fifteen".
2. By striking from line five (5) thereof the figures " $\$ 267,815.00$ " and substituting therefor the figures " $\$ 279,315.00$ ".
3. By striking from line seven (7) thereof the figures " $\$ 16,500.00$ " and inserting in lieu thereof the figures " $\$ 18,000.00$ ".
4. By striking from line eight (8) thereof the figures " $\$ 213,425.00$ " and inserting in lieu thereof the figures " $\$ 223,425.00$ ".
5. By striking from line thirteen (13) thereof the figures " $\$ 267,815.00$ " and inserting in lieu thereof the figures " $\$ 279,315.00$ ".

## LEAVE OF ABSENCE

The following members requested leave of absence as follows:
Fischer of Grundy from 4:30 p.m. and May 29, 1965; Clapsaddle of Cerro Gordo from 4:30 p.m. and May 29, 1965; Millen of Jefferson-Van Baren for May 29, 1965; Smith of 0'Brien from 2:30 p.m. and May 29, 1965; Scherle of Fremont-Mills for May 29, 1965; Scott of Pottawattamie from 12:00 and May 29, 1965; Nielsen of Shelby for May 29, 1965; Patton of Delaware from 12:00 and May 29, 1965; Seibert of Adair-Madison from 4:30 p.m. and May 29, 1965; Fisher of Greene for May 29, 1965, at $12: 00$ noon; Utzig of Dubuque from 4:00 p.m. and May 29, 1965; Rider of Marshall for May 29, 1965; Stokes of Plymouth from 4:00 p.m.; Oehlsen of Hardin for May 29, 1965; Brinck of Lee from 4:30 p.m. and May 29, 1965; Hutchins of Benton for May 29, 1965; Nelson of Cherokee for May 29, 1965; and Fullmer of Jasper from 4:30 p.m. and May 29, 1965.

Maule of Monona moved that the requests for leave of absence be granted providing a written request is left at the desk of the Chief Clerk, which motion prevailed.

On motion by Maule of Monona, the House recessed until 2:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker pro tempore Miller 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 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 304, a bill for an act to change the age limit for a ohild to be eligible for aid to dependent children.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 303, a bill for an act relating to property exclusions of old age assistance recipients.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 629, a bill for an act relating to the legislative research committee and the legislative research bureau.

[^20]
## SENATE AMENDMENT TO HOUSE FILE 303

Amend House File 303 as follows:
By striking the period (.) in line 8, section 1, and adding the following: "not exceeding a value of three thousand dollars ( $\$ 3,000.00$ )."

By striking the period (.) in line 10, section 1, and adding the following: "not to exceed an actual value of two thousand five hundred dollars ( $\$ 2,500.00$ )."
By striking all of line 32 of section 1 after the number " 6 ." and all of line 33.

## SENATE CONCURRENT RESOLUTION 42

## By Ely, Stephens, Lucken and Hansen

Whereas, county jails are public institutions which with the operation thereof are of vital importance to the welfare and safety of the public and to the individuals confined therein, and

Whereas, many county jails are utilized to confine hardened criminal offenders, some of whom represent a serious threat to society, even though the jails lack even minimum security provisions which further threatens the public safety and welfare, and

Whereas, county jails are in many instances also used to confine nondangerous, youthful offenders and delinquent children who cannot be effectively segregated from the more hardened criminal offenders even though the confining of such youth is contrary to statute and good detaining practices, and

Whereas, most county jails do not provide twenty-four hour supervision of prisoners which further presents a serious threat to the physical and moral safety of youthful offenders and delinquent children, and

Whereas, most county jails do not and cannot provide constructive recreation, counseling, guidance, and other necessary services for prisoners, resulting in prisoners in county jails customarily being forced to remain in debilitating and dehumanizing idleness, and

Whereas, not only are constructive rehabilitation programs virtually nonexistent for adult offenders, but such programs are not provided for minor offenders or when provided, not designed to prevent minor offenders from becoming serious offenders, and

Whereas, there have been numerous examples during the past few years of escapes from county jails in Iowa and of prisoners being exploited and abused by other prisoners in county jails; now therefore,

Be It Resolved by the Senate, the House Concurring: That the Iowa Legislature Research Bureau be requested to conduct, during the 1965-1967 legislative biennium, a study of county jails in Iowa to determine if the public safety is being adequately protected in local communities and areas of the state, if the physical and moral well-being of prisoners, with particular reference to delinquent children, is being adequately provided for in the jails, if the present system of jails at the county level is adequate to serve and rehabilitate all persons confined therein, and such other related areas as the committee hereafter established deems necessary.
Be It Further Resolved, That the Legislative Research Committee is hereby requested to establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the Legislative Research Bureau and the committee assisting be directed to report the findings of the study and
committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 523, a bill for an act relating to regulation of use of the flood plains of rivers and streams in the state, was taken up for consideration.

Distelhorst 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?" (S. F. 523)
The ayes were, 89:

| Anderson | Gillette of | Mahan | Robinson |
| :--- | :--- | :--- | :--- |
| Baker | Clay-Dickinson | Maule | Roe |
| Bogenrief | Gillette of | Mayberry | Scherle of |
| Boot | Story | Melrose | Fremont-Mills |
| Breitbach | Glanton | Millen | Scott |
| Brinck | Glenn | Miller of | Seibert |
| Busch | Graham | Buena Vista | Shannahan |
| Carnahan | Gregerson | Miller of | Shirley of |
| Clapsaddle | Harrington | Page | Dallas |
| Cohen | Holmes | Morgan | Smith of |
| Craig | Houston | Mueller | Linn |
| Denato | Hullinger | Nagle | Strothman |
| Distelhorst | Hutchins | Nelson | Stueland |
| Doderer | Jackson of | Nielsen of | Uban |
| Dougherty | Black Hawk | Emmet-PaloAlto Utzig |  |
| Doyle | Jackson of | Oehlsen | Varney |
| Duffy | Clinton | O'Malley | Webster |
| Dunton | Keleher | Ossian | Wengert |
| Edgington | Kempter | Quinn | Whisler |
| Felger | Kluever | Radl | Wilson |
| Fisher of | Korn | Rasmussen | Winkelman |
| Greene | Lawlor | Redfern | Wolcott |
| Foster | Loss | Renda | Wright |
| Gallagher | Lynch | Resnick | Mr. Speaker |
| Gannon | Madden | Rickert | protem |
| Gaudineer | Mat |  |  |

The nays were, none.
Absent or not voting, 35 :

| Bailey | Den Herder | Kennedy | Patton |
| :--- | :--- | :--- | :--- |
| Baringer | Detje | Maley | Reichardt |
| Bremmer | Fischer of | McNamara | Rider |
| Burke | Grundy | Meacham | Smith of |
| Busing | Fullmer | Murphy | OBrien |
| Caffrey | Gleason | Nielsen of | Steffen |
| Cochran | Grasley | Shelby | Stevenson |
| Coffman | Hageman | Oxley | Stokes |
| Conway | Hanson | Palmer | Tieden |
| Crosier | Hausheer |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 569, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations, 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?" (S. F. 569)
The ayes were, 91 :

| Anderson | Fisher of | Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Greene | Meacham | Robinson |
| Baringer | Foster | Melrose | Roe |
| Bogenrief | Gallagher | Millen | Scherle of |
| Boot | Gillette of | Miler of | Fremont-Mills |
| Breitbach | Clay-Dickinson | Buena Vista | Scott |
| Brinck | Gillette of | Miller of | Seibert |
| Busch | Story | Page | Shannahan |
| Busing | Glanton | Morgan | Shirley of |
| Caffrey | Glenn | Mueller | Dallas |
| Carnahan | Graham | Murphy | Smith of |
| Clapsaddle | Gregerson | Nagle | Linn |
| Cochran | Hanson | Nelson | Strothman |
| Cohen | Harrington | Nielsen of | Stueland |
| Conway | Holmes | Emmet-Palo AltoUban |  |
| Craig | Hutchins | Nielsen of | Utzig |
| Denato | Jackson of | Shelby | Varney |
| Distelhorst | Clinton | Oehlsen | Webster |
| Doderer | Keleher | O'Malley | Wengert |
| Dougherty | Kempter | Ossian | Whisler |
| Doyle | Kluever | Ruinn | Winkelman |
| Duffy | Forn | Radl | Wolcott |
| Dunton | Lawlor | Rasmussen | Wright |
| Edgington | Loss | Redfern | Mr. Speaker |
| Felger | Lynch | Renda | protem |
| Fischer of | Madden | Resnick |  |

Grundy
The nays were, none.
Absent or not voting, 33:

Bailey
Bremmer
Burke
Coffman
Crosier
Den Herder
Detje
Fullmer
Gannon

Gaudineer
Gleason
Grassley
Hageman
Hausheer
Houston
Hullinger
Jackson of
Black Hawk

Kennedy
Maley
Maule
Mayberry
McNamara
Oxley
Palmer
Patton
Reichardt

Rider
Smith of O'Brien
Steffen
Stevenson
Stokes
Tieden
Wilson

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 Senate File 621, relating to the appropriation from the general fund for the biennium, funds for the various departments, and the Gannon amendment filed May 27, 1965.

Gannon of Jasper moved the adoption of his amendment.
The Gannon amendment lost.
Kluever of Cass offered the following amendment filed May 27, 1965, and moved its adoption:

Amend Senate File 621 as follows:

1. By striking from line four (4) of section fifty-five (55) the words and figures "seven hundred thousand dollars ( $\$ 700,000.00$ )" and inserting in lieu thereof the following: "eight hundred thousand dollars ( $\$ 800,000.00$ )".
2. By striking from line nine (9) of section fifty-five (55) the figure " $700,000.00$ " and inserting in lieu thereof the figure " $800,000.00$ ".
3. By striking from line thirteen (13) of section fifty-five (55) the figure " $700,000.00$ " and inserting in lieu thereof the figure " $800,000.00$ ".
4. By striking from line fifteen (15) of section fifty-six (56) the figure " $1,040,000.00$ " and inserting in lieu thereof the figure " $1,140,000.00$ ".
The amendment was adopted.
Robinson of Audubon-Guthrie offered the following amendment and moved its adoption:
Amend Senate File 621 by inserting after section sixty (60) the following section:
"Sec. 61. Section two hundred fifty-seven point six (257.6), Code 1962, is hereby amended by striking from line three (3) the word 'fifteen' and inserting in lieu thereof the word 'thirty (30)'."
Further amend by renumbering the remaining sections in conformity with this amendment.

The amendment lost.
Meacham 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?" (S. F. 621)
The ayes were, 111:

| Anderson | Clapsaddle | Doyle | Gannon |
| :--- | :--- | :--- | :--- |
| Baker | Cochran | Duffy | Gaudineer |
| Baringer | Coffman | Dunton | Gillette of |
| Bogenrief | Cohen | Edgington | Clay-Dickinson |
| Boot | Conway | Felger | Gillette of |
| Breitbach | Craig | Fischer of | Story |
| Bremmer | Crosier | Grundy | Glanton |
| Rrinck | Denato | Fisher of | Gleason |
| Busch | Detje | Greene | Glenn |
| Busing | Distelhorst | Foster | Graham |
| Caffrey | Doderer | Fullmer | Gregerson |
| Carnahan | Dougherty | Gallagher | Hageman |


| Harrington | Melrose <br> Millen | Quinn <br> Rasmussen |
| :--- | :--- | :--- |
| Hausheer | Miler of | Redfern |
| Holmes | Buer |  |
| Houston | Buena Vista | Renda |
| Hullinger | Miller of | Lawlor |
| Hutchins | Page | Resnick |
| Jackson of | Morgan | Rickert |
| Black Hawk | Mueller | Rider |
| Jackson of | Murphy | Robinson |
| Clinton | Nagle | Roe |
| Keleher | Nelson | Scherle of |
| Kempter | Nielsen of | Fremont-Mills |
| Kluever | Emmet-Palo AltoScott |  |
| Korn | Nielsen of | Seibert |
| Loss | Shelby | Shannahan |
| Lynch | Oehlsen | Shirley of |
| Mahan | O'Malley | Dallas |
| Mayberry | Ossian | Smith of |
| McNamara | Oxley | Linn |
| Meacham | Palmer |  |

Smith of O'Brien
Steffen
Stevenson
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker pro tem

The nays were, none.
Absent or not voting, 13:

| Bailey | Hanson <br> Burke | Maley <br> Den Herder <br> Grassley | Kennedy <br> Madden |
| :--- | :--- | :--- | :--- |
| Maule | Patton | Radl |  |
| Reichardt |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Doyle of Woodbury called up for consideration House File 684, 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 joint control for the expenditure thereof by the board of control, the governor, and the state comptroller, amended by the Senate, and moved that the House concur in the following Senate amendments.

Amend House File 684 as follows:
By inserting in line 6 of of the title following the word "comptroller" the words "and to authorize and direct the sale of excess institutional farm land and farm equipment under the jurisdiction of the board of control."

By striking in line 4 of section 4 the words "for approval".
By striking in line 6 of section 4 the words "for approval".
The motion prevailed and the House concurred in the Senate amendments.

Doyle 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?" (H. F. 684)
The ayes were, 103:

| Baker | Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Bogenrief | Foster |
| Boet | Fullmer |
| Breitbach | Gallagher |
| Bremmer | Gaudineer |
| Brinck | Gillette of |
| Busch | Clay-Dickinson |
| Busing | Gillette of |
| Caffrey | Story |
| Carnahan | Glanton |
| Clapsaddle | Glenn |
| Cochran | Graham |
| Coffman | Gregerson |
| Cohen | Hageman |
| Conway | Harrington |
| Craig | Hausheer |
| Crosier | Holmes |
| Denato | Houston |
| Detje | Hullinger |
| Distelhorst | Hutchins |
| Doderer | Jackson of |
| Dougherty | Clinton |
| Doyle | Keleher |
| Duffy | Kempter |
| Dunton | Kennedy |
| Felger | Kluever |
| Fischer of | Korn |
| Grundy | Lawlor |
|  | Loss |
|  |  |


| Lynch | Rider |
| :--- | :--- |
| Mahan | Robinson |
| McNamara | Roe |
| Meacham | Scherle of |
| Melrose | Fremont-Mills |
| Millen | Scott |
| Miller of | Seibert |
| Buena Vista | Shannahan |
| Miller of | Shirley of |
| Page | Dallas |
| Morgan | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Palo Alto Strothman |  |
| Nielsen of | Stueland |
| Shelby | Tieden |
| Oehlsen | Utzig |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Whisler |
| Quinn | Wilson |
| Radl | Winkelman |
| Rasmussen | Wolcott |
| Redfern | Wright |
| Renda | Mr. Speaker |
| Resnick | protem |
|  |  |

The nays were, none.
Absent or not voting, 21:

| Anderson | Gannon | Madden | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Gleason | Maley | Rickert |
| Burke | Grassley | Maule | Steffen |
| Den Herder | Hanson | Mayberry | Stokes |
| Edgington | Jackson of | Mueller | Uban |
|  | Black Hawk | Patton |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 229, a bill for an act relating to fees collectible for title and liens on motor vehicles.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Gaudineer of Polk called up for consideration House File 229, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers, amended by the Senate, and moved that the House concur in the following Senate amendment:

## SENATE AMENDMENT TO HOUSE FILE 229

Amend House File 229 as follows:
By adding a new section preceding section 1 as follows:
"Section three hundred twenty-one point twenty-three (321.23), Code 1962, is amended by striking from line four (4) of subsection one (1) the word 'seventy-five' and inserting in lieu thereof the words 'one (1) dollar fifty (50)'."

By striking section one (1).
By striking from line four (4) of section two (2) the words "and fifty cents".

By adding two new sections following section 2 as follows:
"Section three hundred twenty-one point forty-seven (321.47), Code 1962, is amended by striking from line twenty-three (23) the words 'sev-enty-five' and inserting in lieu thereof the words 'one (1) dollar fifty (50)'"
"Section three hundred twenty-one point forty-eight (321.48), Code 1962, is amended by striking from line seven (1) of subsection two (2) the word 'seventy-five' and inserting in lieu thereof the words 'one (1) dollar fifty (50)':"

By striking section three (3).
By adding a new section following section 3 as follows:
"Section three hundred twenty-one point fifty (321.50), Code 1962, is further amended by inserting after the word 'dollar' in line fifty-five (55) the words 'and fifty cents'."

By striking from line 4 of section 4 the words "one dollar", and inserting in lieu thereof the words "seventy-five cents".

By striking from section four (4) all of the section following the colon (:) in line six (6) and inserting in lieu thereof the following: "sixty-five cents."

By striking from line four (4) of section five (5) the words "and fifty cents".

By renumbering the sections in conformity with this amendment.
The motion prevailed and the House concurred in the Senate amendment.

Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 229)

The ayes were, 101:

Anderson
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Coffman
Cohen
Conway
Craig
Crosier
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of Greene

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Gregerson
Hageman
Hanson
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kluever

Korn
Lawlor
Loss
Mahan
McNamara
Meacham
Melrose
Millen
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Pal Alto Tieden
Oehlsen Utzig.
O'Malley Varney
Ossian Webster
Oxley Wengert
Palmer Whisler
Radl Wilson
Rasmussen Winkelman
Redfern Wolcott
Reichardt Wright
Renda
Resnick

Alto Uban
Rickert
Rider
Robinson
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of
Dallas
Smith of Linn
Stevenson
Strothman
Stueland
Tieden

Mr. Speaker pro tem

The nays were, 2:
Baringer
Nielsen of Shelby

Absent or not voting, 21:

Bailey
Burke
Cochran
Denato
Den Herder
Fischer of
Grundy

## Patton <br> Grassley <br> Harrington <br> Kennedy <br> Lynch <br> Madden

| Maley | Roe |
| :--- | :--- |
| Maule | Smith of |
| Mayberry | O'Brien |
| Miller of | Steffen |
| Buena Vista | Stokes |
| Quinn |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 28, a joint resolution relating to the establishment of a study of the tax structure of the State of Iowa, and to make an appropriation therefor, was taken up for consideration.

Loss of Kossuth moved that the joint resolution be read a last time now and adopted which motion prevailed and the joint resolution was read a last time.

On the question "Shall the House joint resolution be adopted?" (H. J. R. 28)

The ayes were, 96 :

| Anderson | Foster | Lynch | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Madden | Rickert |
| Bogenrief | Gallagher | Mahan | Rider |
| Boot | Gannon | Maule | Robinson |
| Breitbach | Gaudineer | McNamara | Roe |
| Bremmer | Gillette of | Meacham | Scott |
| Busing | Clay-Dickinson | Melrose | Seibert |
| Caffrey | Gillette of | Miller of | Shirley of |
| Carnahan | Story | Buena Vista | Dallas |
| Clapsaddle | Glanton | Morgan | Smith of |
| Cochran | Glenn | Mueller | Linn |
| Coffman | Graham | Murphy | Smith of |
| Cohen | Gregerson | Nagle | O'Brien |
| Conway | Hageman | Nielsen of | Stevenson |
| Craig | Hausheer | Emmet-PaloAlto Stueland |  |
| Crosier | Houston | Oehlsen | Uban |
| Denato | Hullinger | O'Malley | Utzig |
| Detje | Hutchins | Ossian | Varney |
| Distelhorst | Jackson of | Oxley | Webster |
| Doderer | Black Hawk | Palmer | Wengert |
| Dougherty | Jackson | Quinn | Whisler |
| Doyle | Clinton | Radl | Wilson |
| Dufy | Keleher | Rasmussen | Winkelman |
| Dunton | $\because$ | Kempter | Redfern |
| Felger | Korn | Reichardt | Wolcott |
| Fisher of | Kawlor | Renda | Wright |
| Greene | Loss |  | Mr. Speaker |
|  |  |  |  |

The nays were, 10:

| Baringer | Fischer of <br> Grundy |
| :--- | :--- |
| Busch |  |
| Edgington | Kluever <br> Millen |

Miller of
Page
Nelson

Scherle of Fremont-Mills Strothman

Absent or not voting, 18:

| Bailey | Grassley | Maley | Shannahan |
| :--- | :--- | :--- | :--- |
| Brinck | Hanson | Mayberry | Steffen |
| Burke | Harrington | Nielsen of | Stokes |
| Den Herder | Holmes | Shelby | Tieden |
| Gleason | Kennedy | Patton |  |

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## MOTION TO SUSPEND THE RULES LOST

Glemin of Wapello moved to suspend the rules for the immediate consideration of House File 12, a bill for an act relating to union recognition by county, municipal or government subdivision of employees without civil service status.

Rasmussen of Polk moved the previous question on the motion.

The motion not having received a two-thirds majority lost.
The motion to suspend the rules having failed to receive a twothirds majority lost.

House File 86, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, with report of committee recommending passage, was taken up for consideration.

Gillette 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?" (H. F. 86)
The ayes were, 101:

| Anderson | Foster | Loss | Rickert |
| :---: | :---: | :---: | :---: |
| Baker | Gallagher | Lynch | Rider |
| Baringer | Gaudineer | Madden | Robinson |
| Bogenrief | Gillette of | Mahan | Roe |
| Boot | Clay-Dickinson | Maule | Scherle of |
| Breitbach | Gillette of | McNamara | Fremont-Mills |
| Bremmer | Story | Meacham | Scott |
| Brinck | Glanton | Melrose | Seibert |
| Busch | Gleason | Millen | Shannahan |
| Busing | Glenn | Miller of | Shirley of |
| Caffrey | Graham | Page | Dallas |
| Carnahan | Gregerson | Morgan | Smith of |
| Coffman | Hageman | Murphy | Linn |
| Cohen | Harrington | Nagle | Stevenson |
| Craig | Hausheer | Nelson | Strothman |
| Crosier | Holmes | Nielsen of | Stueland |
| Denato | Houston | Emmet-Pa | Tieden |
| Detje | Hullinger | O'Malley | Uban |
| Distelhorst | Hutchins | Ossian | Utzig |
| Doderer | Jackson of | Oxley | Varney |
| Dougherty | Black Hawk | Palmer | Wengert |
| Doyle | Jackson of | Quinn | Whisler |
| Duffy | Clinton | Radl | Wilson |
| Dunton | Keleher | Rasmussen | Winkelman |
| Edgington | Kempter | Redfern | Wolcott |
| Felger | Kluever | Reichardt | Wright |
| Fisher of | Korn | Renda | Mr. Speaker |
| Greene | Lawlor | Resnick | pro tem |
| The nays were, 1: |  |  |  |
| Mueller |  |  |  |
| Absent or not voting, 22: |  |  |  |
| Bailey | Fischer of | Maley | Patton |
| Burke | Grundy | Mayberry | Smith of |
| Clapsaddle | Fullmer | Miller of | O'Brien |
| Cochran | Gannon | Buena Vis | Steffen |
| Conway | Grassley | Nielsen of | Stokes |
| Den Herder | Hanson | Shelby | Webster |
|  | Kennedy | Oehlsen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 710, a bill for an act to provide executive council responsibility in connection with allocations from the contingent fund; to provide for release of capital appropriation funds of the Sixtieth General Assembly to the respective departments upon notification to the governor and the state comptroller, 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?" (H. F. 710)
The ayes were, 98 :

| Anderson | Gannon | Lynch | Rickert |
| :---: | :---: | :---: | :---: |
| Baker | Gaudineer | Madden | Rider |
| Bogenrief | Gillette of | Mahan | Robinson |
| Boot | Clay-Dickinson | Maule | Roe |
| Breitbach | Gillette of | MeNamara | Scott |
| Bremmer | Story | Meacham | Seibert |
| Busch | Glanton | Melrose | Shannahan |
| Busing | Gleason | Millen | Shirley of |
| Caffrey | Glenn | Morgan | Dallas |
| Carnahan | Graham | Mueller | Smith of |
| Cochran | Gregerson | Murphy | Linn |
| Coffman | Hageman | Nagle | Stevenson |
| Cohen | Harrington | Nelson | Strothman |
| Craig | Hausheer | Nielsen of | Stueland |
| Crosier | Holmes | Emmet-Palo | Tieden |
| Denato | Houston | O'Malley | Uban |
| Detje | Hullinger | Oxley | Utzig |
| Distelhorst | Hutchins | Palmer | Varney |
| Doderer | Jackson of | Patton | Webster |
| Dougherty | Black Hawk | Quinn | Wengert |
| Doyle | Jackson of | Radl | Whisler |
| Duffy | Clinton | Rasmussen | Wilson |
| Dunton | Keleher | Redfern | Wolcott |
| Edgington | Kempter | Reichardt | Wright |
| Felger | Korn | Renda | Mr. Speaker |
| Fullmer | Lawlor | Resnick | protem |
| Gallagher | Loss |  |  |
| The nays were, 8: |  |  |  |
| Baringer | Foster | Miller of | Scherle of |
| Fisher of Greene | Kluever | Page Ossian | Fremont-Mills Winkelman |
| Absent or not voting, 18: |  |  |  |
| Bailey | Fischer of | Mayberry | Oehlsen |
| Brinck | Grundy | Miller of | Smith of |
| Burke | Grassley | Buena Vista | O'Brien |
| Clapsaddle | Hanson | Nielsen of | Steffen |
| Conway | Kennedy | Shelby | Stokes |
| Den Herder | Maley |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
House File 711, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ), and to provide for the disposition of the current residence of the governor, 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?" (H. F. 711)
The ayes were, 71:
Baker
Boot
Breitbach
Bremmer
Brinck
Caffrey
Carnahan
Coffman
Craig
Denato
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Felger
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Hullinger
Hutchins
Jackson of
Clinton
Keleher
Kempter
Korn
Lawlor
Loss

| Mahan | Rickert |
| :--- | :--- |
| Maule | Rider |
| Melrose | Robinson |
| Miller of | Roe |
| Buena Vista | Scott |
| Morgan | Shirley of |
| Mueller | Dallas |
| Murphy | Smith of |
| Nagle | Linn |
| Nielsen of | Stevenson |
| Emmet-Palo Alto Stueland |  |
| O'Malley | Uban |
| Oxley | Varney |
| Palmer | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Redfern | Wilson |
| Reichardt | Wright |
| Renda | Mr. Speaker |
| Resnick | pro tem |

The nays were, 34:
Anderson
Baringer
Busch
Busing
Cochran
Cohen
Conway
Doderer
Edgington

Fischer of Grundy
Fisher of Greene
Foster
Holmes
Houston
Jackson of
Black Hawk
Kennedy
Absent or not voting, 19:
Bailey
Bogenrief
Burke
Clapsaddle
Crosier
Den Herder
Fullmer
Gallagher
Graham
Grassley
Hanson
Kluever
Madden
McNamara
Meacham
Millen
Miller of
Page
Nelson
Oehlsen
Ossian

Lynch
Maley
Mayberry
Nielsen of Shelby

Patton
Scherle of Fremont-Mills
Seibert
Shannahan
Stokes
Strothman
Tieden
Utzig
Winkelman
Rickert
Rider
Robinson
Scott
Shirley of Dallas
Smith of
Linn
Stevenson

Varney
Webster
Wengert
Whisler
Wilson
Mr. Speaker pro tem
-
Rasmussen
Smith of O'Brien
Steffen
Wolcott

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 584, a bill for an act to make appropriations to the appointive members of the Legislative Chambers Remodeling Committee for per diem compensation for services rendered in the past biennium, 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?" (S. F. 584)
The ayes were, 99 :

| Anderson | Foster | Loss | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Fullmer | Lynch | Resnick |
| Boot | Gannon | Madden | Rickert |
| Breitbach | Gillette of | Mahan | Rider |
| Bremmer | Clay-Dickinson | McNamara | Robinson |
| Brinck | Gillette of | Meacham | Roe |
| Busing | Story | Melrose | Scherle of |
| Caffrey | Glanton | Millen | Fremont-Mills |
| Carnahan | Gleason | Miller of | Scott |
| Clapsaddle | Glenn | Buena Vista | Seibert |
| Cochran | Graham | Miller of | Shirley of |
| Coffman | Gregerson | Page | Dallas |
| Cohen | Hageman | Morgan | Smith of |
| Conway | Harrington | Murphy | Linn |
| Craig | Hausheer | Nagle | Stevenson |
| Denato | Holmes | Nelson | Strothman |
| Detje | Hullinger | Nielsen of | Stueland |
| Distelhorst | Hutchins | Emmet-Palo Alto Tieden |  |
| Dougherty | Jackson of | Oehlsen | Uban |
| Doyle | Black Hawk | O'Malley | Varney |
| Duffy | Jackson of | Ossian | Wengert |
| Dunton | Clinton | Oxley | Whisler |
| Edgington | Keleher | Palmer | Wilson |
| Felger | Kempter | Quinn | Winkelman |
| Fischer of | Kennedy | Radl | Wolcott |
| Grundy | Kluever | Rasmussen | Wright |
| Fisher of | Korn | Redfern | Mr. Speaker |
| Greene | Lawlor | Reichardt | pro tem |
|  |  |  |  |

The nays were, 1 :
Gallagher
Absent or not voting, 24:

| Bailey | Doderer | Mayberry | Sinith of <br> O'Brien |
| :--- | :--- | :--- | :--- |
| Baringer | Gaudineer | Mueller | Molen |
| Bogenrief | Grassley | Nielsen of | Steffen |
| Burke | Hanson | Shelby | Stokes |
| Busch | Houston | Patton | Utzig |
| Crosier | Maley | Shannahan | Webster |
| Den Herder | Maule |  |  |

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF CONFERENCE COMMITTEE REPORT

Murphy of Carroll called up for consideration the conference committee report on House File 566, relating to control and prevention of rabies, found on page 1910 of the Journal, and moved its adoption and the adoption of the amendments contained therein.

The motion prevailed.
Murphy of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 566)
The ayes were, 92 :

Anderson
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Binck
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Foster
Fullmer

Gallagher
Gannon
Gillette of
Clay-Dickinson
Gillette of Story
Gleason
Glenn
Graham
Gregerson
Hageman
Harrington
Hausheer
Holmes
Hutchins
Jackson of
Black Hawk
Keleher
Kempter
Kennedy
Kluever
Korn
Lawlor
Loss
Madden
Mahan

The nays were, 8:

| Baker <br> Fischer of | Fisher of <br> Greene | Hullinger | Winkelman <br> Grundy |
| :---: | :---: | :--- | :--- |
| Glanton |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House Joint Resolution 26, a joint resolution to establish an Iowa state fair and world food exposition study committee and to provide an appropriation therefor, was taken up for consideration.

Loss of Kossuth moved that the joint resolution be read a last time now and adopted and agreed to which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H. J. R. 26)

The ayes were, 89:

| Anderson | Gillette of | Meacham | Rider |
| :---: | :---: | :---: | :---: |
| Baker | Story | Melrose |  |
| Baringer | Glanton | Miller of | Scherle of |
| Boot | Gleason | Buena Vista | Fremont-Mills |
| Breitbach | Glenn | Miller of | Scott |
| Bremmer | Graham | Page | Seibert |
| Brinck | Gregerson | Morgan | Shirley of |
| Busing | Hageman | Murphy | Dallas |
| Caffrey | Harrington | Nagle | Smith of |
| Cochran | Hausheer | Nelson | Linn |
| Clapsaddle | Holmes | Nielsen of | Stevenson |
| Carnahan | Hullinger | Emmet-Palo Alto | Strothman |
| Coffman | Jackson of | Oehlsen | Stueland |
| Crosier | Black Hawk | O'Malley | Tieden |
| Detje | Keleher | Ossian | Uban |
| Distelhorst | Kempter | Oxley | Varney |
| Dougherty | Kennedy | Palmer | Webster |
| Doyle | Kluever | Patton | Wengert |
| Duffy | Korn | Quinn | Whisler |
| Dunton | Loss | Radl | Winkelman |
| Felger | Lynch | Redfern | Wolcott |
| Fullmer | Madden | Renda | Wright |
| Gannon | Mahan | Resnick | Mr. Speaker |
| Gillette of | Maule | Rickert | pro tem |
| Clay-Dickinson | McNamara | Robinson |  |
| The nays were, 6: |  |  |  |
| Cohen | Craig | Fisher of | Foster |
| Conway | Fischer of Grundy | Greene |  |

Absent or not voting, 29:

| Bailey | Gallagher | Lawlor | Reichardt |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gaudineer | Maley | Shanahan |
| Burke | Grassley | Mayberry | Smith of |
| Busch | Hanson | Millen | O'Brien |
| Denato | Houston | Mueller | Steffen |
| Den Herder | Hutchins | Nielsen of | Stokes |
| Doderer | Jackson of | Shelby | Utzig |
| Edgington | Clinton | Rasmussen | Wilson |

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

## HOUSE FILE 508 WITHDRAWN

Loss of Kossuth asked and received unanimous consent to withdraw House File 508 from further consideration by the House.

CONSIDERATION OF CONFERENCE COMMITTEE REPORT
Gillette of Clay-Dickinson called up for consideration the conference committee report on Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction.

On motion by Maule of Monona, the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:
Caffrey of Polk on request of Gillette of Clay-Dickinson.

## CONSIDERATION OF CONFERENCE COMMITTEE REPORT

The House resumed consideration of the report of the conference committee on Senate File 553, relating to the responsibilities of the state superintendent of public instruction.

Gillette of Clay-Dickinson moved the adoption of the committee report and the amendments contained therein.

Maule of Monona moved the previous question.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Gillette of Clay-Dickinson and Dunton of Keokuk.

Rule 69 was invoked.
On the question "Shall the conference committee report and the amendments contained therein be adopted?" (S. F. 553)
The ayes were, 84:

Anderson Baker
Baringer Boot
Bremmer
Busch
Busing
Carnahan
Cochran
Coffman

Cohen
Conway
Craig
Crosier Denato Detje Distelhorst Doderer Doyle Duffy

Dunton Felger Fisher of Greene Foster Fullmer Gallagher Gannon Gaudineer

Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gregerson
Hageman
Holmes
Hullinger

| Jackson of |  |
| :--- | :--- |
| Black Hawk | Melrose |
| Jackson of | Millen |
| Clinton | Miller of |
| Keleher | Des Moines |
| Kennedy | Morgan |
| Kluever | Mueller |
| Korn | Murphy |
| Lawlor | Nagle |
| Loss | Oehlsen |
| Madden | Ossian |
| Mahan | Oxley |
| Maule | Palmer |
| Meacham | Quinn |
| Radl |  |

Rasmussen Smith of
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Roe
Scott
Seibert
Shannahan
Shirley of Dallas

Linn
Stevenson
Stueland
Tieden
Uban
Varney
Webster
Wengert
Whisler
Wilson
Wright
Mr. Speaker
The nays were, 24:

| Bogenrief | Fischer of | Hutchins | Nielsen of |
| :---: | :---: | :---: | :---: |
| Breitbach | Grundy | Kempter | Emmet-Palo A |
| Brinck | Gleason | Lynch | O'Malley |
| Clapsaddle | Glenn | Mayberry | Robinson |
| Dougherty | Graham | McNamara | Strothman |
| Edgington | Harrington Houston | Nelson | Winkelman Wolcott |
| Absent or not voting, 16: |  |  |  |
| Bailey | Hausheer | Nielsen of | Smith of |
| Burke | Maley | Shelby | O'Brien |
| Caffrey | Miller of | Patton | Stokes |
| Den Herder | Buena Vista | Scherle of | Utzig |
| Grassley | Miller of | Fremont-Mills |  |
| Hanson | Page |  |  |

The motion prevailed and the conference committee report was adopted.

Gillette of Clay-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?" (S. F. 553)
The ayes were, 97 :

Anderson
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier

Denato
Detje Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Fullmer
Gallagher
Gannon
Gaudineer

Gillette of Korn
Clay-Dickinson Lawlor
Gillette of Loss
Story Lynch
Glanton Madden
Glenn Mahan
Hageman Maule
Harrington Mayberry
Holmes McNamara
Hullinger Meacham
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kennedy
Kluever

Melrose
Millen
Miller of
Des Moines
Morgan
Mueller
Murphy
Nagle

Oehlsen
Ossian
0 'Malley
Oxley
Palmer
Quinn
Radl
Rasmussen
Redfern

Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scott
Seibert

Shannahan Uban
Shirley of Varney Dallas
Smith of Linn
Stevenson
Stueland Tieden

Webster
Wengert
Whisler
Wilson
Wright
Mr. Speaker

The nays were, 10 :

| Fischer of | Graham |
| :--- | :--- |
| Grundy | Houston |
| Gleason | Kempter |

Absent or not voting, 17:

Bailey
Burke
Caffrey
Den Herder
Grassley
Gregerson

Hanson
Hausheer
Maley Miller of Buena Vista
Nelson $\left.\quad \begin{array}{c}\text { Strothman } \\ \text { Nielsen of } \\ \text { Emmet-Palo Alto Winkelman }\end{array}\right)$ Wolcott

Miller of Page Nielsen of Shelby Patton

Scherle of
Fremont-Mills
Smith of
O'Brien
Stokes
Utzig

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 385, a bill for an act relating to powers of a local board of health.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 397, a bill for an act relating to the training of dogs for hunting.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 75, a bill for an act relating to civil defense in the State of Iowa.

Also: That the Senate has refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:
Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 119, a bill for an act to permit cities to enter into contracts and leases for disposal of refuse and garbage.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 371, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological and paleontological remains.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 488, a bill for an act relating to duplicate operator's and chauffeur's license fees.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 606, a bill for an act to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 607, a bill for an act to enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 634, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 685, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 109, a bill for an act relating to lighting equipment on motor vehicles.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 109

Amend House File 109 by inserting in line seven (7) after the word "section" the words ", but not including running lights,".

CONFERENCE COMMITTEE REPORT ON SENATE FILE 550
Smith of Linn called up for consideration the conference committee report on Senate File 550, relating to area vocational schools and area community colleges in Iowa, found on page 1847 of the Journal, and moved its adoption and the adoption of the amendments contained therein.

Miller of Des Moines moved the previous question.
The motion having received a two-thirds majority prevailed.
Roll call was requested by Smith of Linn and Shirley of Dallas.

Rule 69 invoked.
On the question "Shall the committee report and all the amendments contained therein be adopted?" (S. F. 550)

The ayes were, 65:

| Baker | Dunton |
| :--- | :--- |
| Breitbach | Felger |
| Bremmer | Foster |
| Busch | Gallagher |
| Busing | Gannon |
| Carnahan | Gaudineer |
| Clapsaddle | Gillette of |
| Cochran | Story |
| Cohen | Glanton |
| Conway | Glenn |
| Craig | Hageman |
| Crosier | Houston |
| Denato | Jackson of |
| Detje | Black Hawk |
| Distelhorst | Jackson of |
| Doderer | Clinton |
| Doyle | Keleher |
| Duffy | Kempter |

The nays were, 37 :
Anderson
Baringer
Bogenrief
Boot
Brinck
Caffrey
Dougherty
Edgington
Fischer of
Grundy
Fisher of
Greene
Gillette of
Clay-Dickinson

| Madden | Redfern |
| :--- | :--- |
| Millen | Roe |
| Mueller | Seibert |
| Murphy | Shannahan |
| Nelson | Stevenson |
| Nielsen of | Strothman |
| Emmet-Palo | Alto Stueland |
| Oehlsen | Tieden |
| Ossian | Winkelman |
| Quinn | Wolcott |

Absent or not voting, 22:

| Bailey | Hanson | Miller of | Scherle of |
| :--- | :--- | :--- | :--- |
| Burke | Harrington | Page | Fremont-Mills |
| Coffman | Hausheer | Neisen of | Scott |
| Den Herder | Hutchins | Shelby | Smith of |
| Fullmer | Maley | Patton | O'Brien |
| Grassley | Miller of | Radl | Stokes |
| Gregerson | Buena Vista |  | Utzig |

The motion prevailed and the conference committee report was adopted.

Smith 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 invoked.
On the question "Shall the bill pass?" (S. F. 550)

The ayes were, 80:

| Baker | Gallagher | Mahan | Reichardt |
| :--- | :--- | :--- | :--- |
| Breitbach | Gannon | Maule | Renda |
| Busch | Gaudineer | Mayberry | Resnick |
| Busing | Gillette of | MeNamara | Rickert |
| Caffrey | Story | Meacham | Rider |
| Carnahan | Glanton | Melrose | Robinson |
| Clapsaddle | Glenn | Millen | Scott |
| Cochran | Gregerson | Miller of | Shannahan |
| Cohen | Hageman | Des Moines | Shirley of |
| Conway | Houston | Morgan | Dallas |
| Craig | Hutchins | Mueller | Smith of |
| Crosier | Jackson of | Nagle | Linn |
| Denato | Black Hawk | Nielsen of | Stueland |
| Detje | Jackson of | Emmet-Palo Alto Uban |  |
| Distelhorst | Clinton | Oehlsen | Varney |
| Doderer | Keleher | O'Malley | Webster |
| Doyle | Kempter | Oxley | Wengert |
| Duffy | Kennedy | Palmer | Whisler |
| Dunton | Kluever | Radl | Wilson |
| Edgington | Korn | Rasmussen | Wolcott |
| Felger | Lawlor | Redfern | Wright |
| Foster | Loss |  | Mr. Speaker |

The nays were, 24:

Anderson
Baringer
Bogenrief
Boot
Brinck
Dougherty

Fischer of Grundy
Fisher of Greene Gillette of Clay-Dickinson Gleason

Absent or not voting, 20 :

| Bailey <br> Bremmer <br> Burke <br> Coffman | Grassley <br> Hanson <br> Harrington |
| :--- | :--- |
| Den Herder | Hausheer <br> Fullmer |
| Maley <br> Miller of <br> Buena Vista |  |

Bremmer
Burke
Coffman
Den Herder
Fullmer

Grassley
Hanson
Harrington
Hausheer
Maley
Miller of
Buena Vista
Graham
Holmes
Hullinger
Lynch
Madden
Murphy
Nelson
Miller of
Page
Nielsen of

Shelby
Patton
Scherle of
Fremont-Mills

Ossian
Quinn
Roe
Seibert
Stevenson
Strothman
Winkelman

Smith of O'Brien
Stokes
Tieden
Utzig

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Gillette of Story moved to reconsider the vote by which Senate File 550 passed the House and that the motion to reconsider be laid on the table, which motion prevailed.

## EXPLANATION OF VOTE

I wanted to vote "aye" for Senate File 550 but my reasons for voting "nay" on Senate File 550 were because:

1. Of the levy of a tax up to three-fourths mill for construction and maintenance of the school; and
2. Of the levy of a tax up to three-fourths mill for the school's operation; and
3. Of the possibility of county boards of education merging before the decision for a vocational school is made which would result in a possibility
of my counties being denied a vote on the question of whether they want to be a part of a vocational school.

DOUGHERTY of Lucas-Monroe.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform you honorable body that the Senate has adopted the conference committee report and the amendments contained therein on Senate File 553, relating to the responsibilities of the state superintendent of public instruction.

Robert G. Moore, Secretary.

## REPORT OF COMMITTEE

Maule of Monona, 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 257, a bill for an act relating to the taxable value of 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.

Elroy Maule, Chairman.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills: On May 27, 1965, House Files 136, 253, 358, 645, 650 and Senate Files 275, 404, 438, 499 and 552; and on May 28, 1965, House Files 203, 237, 286, 458, 492, 523, 550, 585, 637, 644,651 and Senate Files 107, 110, 276, 566, 572, 585, 586, 589, 592 and 593.

## AMENDMENT FILED

1 Amend the Gannon amendment to House File 321 filed May 27, 1965,
2 by striking the period in line thirty (30) and inserting in lieu
3 thereof the following: "only for a bonafide neighbor or relative.". Houston of Crawford. Shannahan of Woodbury.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Saturday, May 29, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Saturday, May $29,1965$.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Alex Grossnickle, pastor of the Christian Church, Runnells, Iowa.

The Journal of Friday, May 28, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Fischer of Grundy on request of Brinck of Lee; Stokes of Plymouth on request of Fisher of Greene; Carnahan of Wapello on request of Doderer of Johnson.

## BIRTHDAY OF PAST PRESIDENT KENNEDY

Nagle of Scott rose on a point of personal privilege announcing that today is the birthday of John Fitzgerald Kennedy, late President of the United States, and asked the House to observe a period of silence in his memory.

## PRESENTATION OF VISITOR

Nagle of Scott presented to the House a student at Campion Jesuit High School in Prairie du Chien, Wisconsin, and whose home is in Davenport, his cousin, Tom Nagle.

## ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 257, under Rule 35.

## CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following conferees on the part of the House for the consideration of House File 658: Stevenson of Howard-Mitchell, Chairman; Nelson of Cherokee, Radl of Linn and Oehlsen of Hardin.

## EXPLANATION OF VOTE ON SENATE FILE 550

My vote of "nay" on Senate File 550 was made for the following reasons:

1. It opens up our area for considerable tax millage without the consent of the people.
2. It takes away the local control of the people to too large an extent.
3. I do not care to have the responsibility of this rise in taxes. If the people of my county and area are to be taxed to this extent, I feel it should be submitted to their vote.
I am very much in favor of vocational schools and I supported the original House bill. I will endeavor to cooperate with the vocational program as set out in Senate File 550 to the best of my ability.

Murphy of Carroll.

## EXPLANATION OF VOTE

I would like to state my reasons for changing by vote from "nay" to "aye" on Senate File 550: While I cannot accept the concept of "post high school education" supported by property tax, my belief in the value and importance of vocational schools outweighs this reservation; that together with the knowledge that other legislatures to follow may correct this inequity.

Wolcotr of Cerro Gordo.

## MESSAGES FROM 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 86, a bill for an act to increase the amount of road use tax funds allocated for state institutional roads and state park roads.

Also: That the Senate has adopted the conference committee report and the amendments contained therein on House File 566, relating to the control and prevention of rabies.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 695, a bill for an act relating to the annual credit to the highway grade crossing safety fund.
Also: That the Senate insists on its amendments to House File 658, relating to meat and poultry inspection, and requests a conference. The President of the Senate has appointed as members of the Conference Committee, on the part of the Senate, Senators Ely, Chairman; Briles, Lucken and Nims.

Robert G. Moore, Secretary.

## INTRODUCTION OF BILLS

House File 715, by ways and means committee, a bill for an act to exempt from taxation buildings of non-profit organizations while under construction.
Read first time and placed on the calendar.
House File 716, by ways and means committee, a bill for an act to tax real estate transfers.
Read first time and placed on the calendar.

## SENATE MESSAGE CONSIDERED

Senate File 629, a bill for an act relating to the legislative research committee and the legislative research bureau.

Read first time and referred to the sifting committee.

## CONSIDERATION OF BILLS <br> SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 672, a bill for an act to amend House File 211, Acts of the Sixty-first General Assembly, to establish guidelines for the admission of foreign insurance companies, was taken up for consideration.

Radl of Linn offered the following amendment filed May 29, 1965, and moved its adoption :

Amend House File 672 by inserting in line twenty-one (21) of section one (1) after the word "actions" the following: ", or of which any management member has been convicted of a felony under the laws of the United States or any state or territory thereof".

The amendment was withdrawn.
Radl of Linn offered the following amendment filed May 29, 1965, and moved its adoption:

Amend House File 672 by inserting in line eleven (11), section one (1), after the word "thereon" the following: "in which he shall establish and consider any prior criminal records or any other matters".

The amendment was adopted.
Rasmussen 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?" (H. F. 672)
The ayes were, 87 :

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Cochran
Coffman
Cohen
Conway
Crosier

Denato
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of Greene
Foster
Gallagher
Gaudineer
Gillette of
Clay-Dickinson

| Gillette of | Keleher |
| :--- | :--- |
| Story | Kennedy |
| Glanton | Kluever |
| Gleason | Korn |
| Glenn | Lawlor |
| Graham | Madden |
| Gregerson | Mahan |
| Hageman | Maley |
| Hausheer | Maule |
| Houston | Meacham |
| Hullinger | Merrose |
| Jackson of | Morgan |
| Black Hawk | Mueller |
| Jackson of | Murphy |
| Clinton | Nagle |


| Nelson | Redfern | Shannahan | Webster |
| :--- | :--- | :--- | :--- |
| Nielsen of | Reichardt | Shirley of | Wengert |
| Emmet-PaloAlto Renda | Dallas | Whisler |  |
| 0'Malley | Resnick | Smith of | Wilson |
| Oxley | Rickert | Linn | Winkelman |
| Palmer | Robinson | Strothman | Wolcott |
| Quinn | Roe | Tieden | Wright |
| Radl | Scott | Uban | Mr. Speaker |
| Rasmussen | Seibert | Varney |  |

The nays were, none.
Absent or not voting, 37:

| Bogenrief | Fullmer | MeNamara | Ossian |
| :--- | :--- | :--- | :--- |
| Burke | Gannon | Millen | Patton |
| Caffrey | Grassley | Miller of | Rider |
| Carnahan | Hanson | Buena Vista | Scherle of |
| Clapsaddle | Harrington | Miller of | Fremont-Mills |
| Craig | Holmes | Des Moines | Smith of |
| Den Herder | Hutchins | Miller of | O'Brien |
| Doderer | Kempter | Page | Stevenson |
| Edgington | Loss | Nielsen of | Stokes |
| Fischer of | Lynch | Shelby | Stueland |
| Grundy | Mayberry | Oehlsen | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 533, a bill for an act relating to promotion expense which may be incurred in the organization of domestic insurance companies.

Doyle 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?" (S. F. 533)
The ayes were, 79:

| Anderson | Edgington |
| :--- | :--- |
| Baker | Felger |
| Boor | Fisher of |
| Bret | Greene |
| Breitbach | Gallagher |
| Bremer | Brinck |
| Gaudineer |  |
| Busch | Gillette of |
| Busing | Clay-Dickinson |
| Clapsaddle | Gillette of |
| Coifman | Story |
| Conway | Glanton |
| Craig | Gleason |
| Crisier | Glenn |
| Denato | Graham |
| Detje | Gregerson |
| Distelhorst | Hageman |
| Doderer | Hasheer |
| Dougherty | Holmes |
| Doyle | Houston |


| Hullinger | Nagle |
| :--- | :--- |
| Jackson of | Ossian <br> Clinton |
| Oxley |  |
| Keleher | Quinn |
| Kempter | Rasmussen |
| Kluever | Reichardt |
| Korn | Renda |
| Lawlor | Resnick |
| Loss | Rickert |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scott |
| Meacham | Seibert |
| Melrose | Shirley of |
| Miller of | Dallas |
| Des Moines | Smithof |
| Morgan | Linn |
| Mueller | Strothman |
| Murphy | Stueland |


| Tieden | Webster | Winkelman | Wright |
| :--- | :--- | :--- | :--- |
| Uban | Wengert | Wolcott | Mr. Speaker |
| Varney | Whisler |  |  |

The nays were, none.
Absent or not voting, 45:

| Bailey | Fullmer | Millen | Patton |
| :--- | :--- | :--- | :--- |
| Baringer | Gannon | Miller of | Radl |
| Bogenrief | Grassley | Buena Vista | Redfern |
| Burke | Hanson | Miller of | Rider |
| Caffrey | Harington | Page | Scherle of |
| Carnahan | Hutchins | Nelson | Fremont-Mills |
| Cochran | Jackson of | Nielsen of | Shannahan |
| Cohen | Black Hawk | Emmet-Palo Alto Smith of |  |
| Den Herder | Kennedy | Nielsen of | O'Brien |
| Duffy | Lynch | Shelby | Stevenson |
| Dunton | Madden | Oehlsen | Stokes |
| Fischer of | Mayberry | O'Malley | Utzig |
| Grundy | McNamara | Palmer | Wilson |

Foster
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 546, a bill for an act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule, was taken up for consideration.

Cochran of Webster offered the following amendment filed May 21, 1965, and moved its adoption:

Amend Senate File 546 by striking all of section one (1).
The amendment was adopted.
Distelhorst of Des Moines offered the following amendment, filed May 21, 1965, by Busing and Distelhorst, and moved its adoption:

Amend Senate File 546 by inserting after section three (3) the following new section:
"Section four hundred forty-four point nine (444.9), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words "its September" and inserting in lieu thereof the words "or before its November".

Further amend by renumbering the sections in conformity with this amendment.

The amendment was adopted.
Distelhorst of Des Moines offered the following amendment, filed May 21, 1965, by Distelhorst and Busing, and moved its adoption:

Amend Senate File 546 by inserting after section one (1) the following new section:
"Section four hundred forty-one point thirty-three (441.33), Code 1962, is hereby amended by striking from lines twenty-one (21) and twenty-two (22) the words "The assessor shall be clerk of said board." and inserting
in lieu thereof the words "The board shall appoint a clerk."
Further amend by renumbering the sections in conformity with this amendment.

The amendment was adopted.
Distelhorst 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?" (S. F. 546)
The ayes were, 84:

| Anderson | Felger | Lawlor | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Fisher of | Mahan | Robinson |
| Baker | Greene | Maley | Roe |
| Baringer | Gallagher | Maule | Scott |
| Boot | Gaudineer | McNamara | Seibert |
| Breitbach | Gillette of | Melrose | Shannahan |
| Bremmer | Clay-Dickinson | Miller of | Shirley of |
| Brinck | Gillette of | Des Moines | Dallas |
| Busch | Story | Morgan | Smith of |
| Busing | Glanton | Mueller | Linn |
| Cochran | Gleason | Murphy | Strothman |
| Coffman | Glenn | Nagle | Stueland |
| Conway | Graham | Nelson | Tieden |
| Craig | Gregerson | Nielsen of | Uban |
| Crosier | Hageman | Emmet-PaloAlto Varney |  |
| Denato | Holmes | Ossian | Webster |
| Detje | Houston | Oxley | Wengert |
| Distelhorst | Hullinger | Palmer | Whisler |
| Dougherty | Jackson of | Quinn | Wilson |
| Doyle | Clinton | Radl | Winkelnan |
| Duffy | Keleher | Reichardt | Wolcott |
| Dunton | Kennedy | Renda | Wright |
| Edgington | Korn | Resnick | Mr. Speaker |

The nays were, 1:
Kluever
Absent or not voting, 39:

| Bogenrief | Gannon | Mayberry | Patton |
| :--- | :--- | :--- | :--- |
| Burke | Grassley | Meacham | Rasmussen |
| Caffrey | Hanson | Millen | Redfern |
| Carnahan | Harrington | Miller of | Rider |
| Clapsaddle | Hausheer | Buena Vista | Scherle of |
| Cohen | Hutchins | Miller of | Fremont-Mills |
| Den Herder | Jackson of | Page | Smith of |
| Doderer | Black Hawk | Nielsen of | O'Brien |
| Fischer of | Kempter | Shelby | Stevenson |
| Grundy | Loss | Oehlsen | Stokes |
| Foster | Lvnch | O'Malley | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 348, a bill for an act to amend section one hundred nine
point seventy-three (109.73), Code 1962, relating to the use of throw or trot lines in fishing, was taken up for consideration.

Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 348)
The ayes were, 56:

| Anderson | Gillette of | Mahan | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-iickinson | Maule | Reffern |
| Baker | Gillette of | Meacham | Renda |
| Boot | Story | Melrose | Resnick |
| Breitbach | Glenn | Miller of | Rickert |
| Bremmer | Graham | Des Moines | Roe |
| Brinck | Gregerson | Murphy | Scott |
| Coffman | Hageman | Nagle | Seibert |
| Conway | Hausheer | Nelson | Strothman |
| Distelhorst | Houston | Nielsen of | Stueland |
| Dougherty | Hullinger | Emmet-PaloAlto Varney |  |
| Doyle | Jackson of | O'Malley | Webster |
| Duff | Clinton | Ossian | Wengert |
| Felger | Keleher | Quinn | Whisler |
| Gaudineer | Kennedy | Radl | Winkelman |
|  | Korn |  |  |

The nays were, 29:
$\left.\left.\begin{array}{ll}\text { Baringer } & \begin{array}{l}\text { Dunton } \\ \text { Fisher of }\end{array} \\ \text { Busch } & \text { Greene }\end{array}\right\} \begin{array}{l}\text { Busing } \\ \text { Cochran }\end{array} \quad \begin{array}{l}\text { Foster } \\ \text { Gallagher }\end{array}\right\}$
Lawlor Shirley of

Maley
McNamara
Morgan
Oxley
Palmer
Shannahan
Shirley of
Dallas
Smith of
Linn
Tieden
Uban
Wright
Mr. Speaker
Absent or not voting, 39:

| Bogenrief | Gleason | Millen | Rider |
| :--- | :--- | :--- | :--- |
| Burke | Grassley | Miller of | Robinson |
| Cafrey | Hanson | Buena Vista | Scherle of |
| Carnahan | Harrington | Miller of | Fremont-Mills |
| Clapsaddle | Hutchins | Page | Smith of |
| Den Herder | Kempter | Mueller | O'Brien |
| Doderer | Kluever | Nielsen of | Steverson |
| Edgington | Loss | Shelby | Stokes |
| Fischer of | Lynch | Oehlsen | Utzig |
| Grundy | Madden | Patton | Wison |
| Fullmer | Mayberry | Reichardt | Wolcott |
| Gannon |  |  |  |

Gannon
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 Senate File 348, relating to use of throw or trot lines in fishing, failed to pass the House.

Cochran of Webster.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 348 failed to pass the House.

Denato of Polk.

## SENATE AMENDMENTS CONSIDERED

Distelhorst of Des Moines called up for consideration House File 153, a bill for an act relating to taxation for the county fund for mental health, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 153 by adding the following as a new section:
"Sec. 2. Amend section two hundred thirty point twenty-four (230.24), Code 1962, by striking from line thirty-one (31) the word 'three-eights' ( $3 / 8$ ths) and inserting in lieu thereof the word 'one-half' ( $1 / 2$ ).

The motion prevailed and the House concurred in the Senate amendment.

Distelhorst of Des Moines moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed up on its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 153)
The ayes were, 87:

| Anderson | Dunton | Keleher | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Edgington | Kempter | Renda |
| Baker | Felger | Kennedy | Resnick |
| Baringer | Fisher of | Korn | Robinson |
| Bogenrief | Greene | Lawlor | Roe |
| Boot | Foster | Mahan | Scott |
| Breitbach | Gallagher | Maley | Seibert |
| Bremmer | Gannon | Maule | Shannahan |
| Brinck | Gaudineer | Melrose | Shirley of |
| Busch | Gillette of | Miller of | Dallas |
| Busing | Clay-Dickinson | Des Moines | Smith of |
| Clapsaddle | Gillette of | Morgan | Linn |
| Cochran | Story | Murphy | Strothman |
| Coffman | Glanton | Nagle | Stueland |
| Cohen | Glenn | Nelson | Uban |
| Conway | Graham | Nielsen of | Varney |
| Craig | Gregerson | Emmet-Palo Alto | Webster |
| Crosier | Hageman | O'Malley | Wengert |
| Denato | Holmes | Ossian | Whisler |
| Detje | Houston | Oxley | Wilson |
| Distelhorst | Jackson of | Palmer | Winkelman |
| Dougherty | Black Hawk | Quinn | Wolcott |
| Doyle | Jackson of | Radl | Wright |
| Duffy | Clinton | Redfern | Mr. Speaker |

The nays were, 1 :
Kluever

Absent or not voting, 36:

| Burke | Harrington | Miller of | Rickert |
| :---: | :---: | :---: | :---: |
| Caffrey | Hausheer | Buena Vista |  |
| Carnahan | Hullinger | Miller of | Scherle of |
| Den Herder | Hutchins | Page | Fremont-Mills |
| Doderer | Loss | Mueller | Smith of |
| Fischer of | Lynch | Nielsen of | 0 'Brien |
| Grundy | Madden | Shelby | Stevenson |
| Fullmer | Mayberry | Oehlsen | Stokes |
| Gleason | McNamara | Patton | Tieden |
| Grassley Hanson | Meacham Millen | Rasmussen | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Wright of Scott called up for consideration House File 303, a bill for an act relating to property exclusions of old age assistance recipients, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 303 as follows:
By striking the period (.) in line 8, section 1, and adding the following: "not exceeding a value of three thousand dollars ( $\$ 3,000.00$ )."

By striking the period (.) in line 10, section 1, and adding the following: "not to exceed an actual value of two thousand five hundred dollars (\$2,500.00)."
By striking all of line 32 of section 1 after the number " 6 .." and all of line 33.

The motion prevailed and the House concurred in the Senate amendments.

Wright 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 9 " (H. F. 303)
The ayes were, 83:

| Anderson | Detje | Gleason | Maley |
| :--- | :--- | :--- | :--- |
| Bailey | Dougherty | Graham <br> Baker | Doyle |


| Robinson | Smith of | Uban | Winkelman |
| :---: | :---: | :---: | :---: |
| Roe | Linn | Varney | Wolcott |
| Scott | Strothman | Webster | Wright |
| Seibert | Stueland | Wengert | Mr. Speaker |
| Shirley of Dallas | Tieden | Whisler |  |
| The nays were, none. |  |  |  |
| Absent or not voting, 41: |  |  |  |
| Burke | Hanson | Miller of | Rickert |
| Busing | Harrington | Page | Rider |
| Caffrey | Houston | Morgan | Scherle of |
| Carnahan | Hullinger | Mueller | Fremont-Mills |
| Den Herder | Hutchins | Nielsen of | Shannahan |
| Distelhorst | Loss | Shelby | Smith of |
| Doderer | Lynch | Oehlsen | O'Brien |
| Fischer of | Maule | O'Malley | Stevenson |
| Grundy | Mayberry | Patton | Stokes |
| Fullmer | Millen | Radl | Utzig |
| Glenn | Miller of | Rasmussen | Wilson |
| Grassley | Buena Vista | Reichardt |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 549, a bill for an act to establish a governor's committee on employment of the handicapped.

Robert G. Moore, Secretary.

## SENATE AMENDMENTS CONSIDERED

Robinson of Audubon-Guthrie called up for consideration House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 549 by striking all of section 5 after the word "services" in line 5 , and inserting a period (.) in lieu thereof.

The motion prevailed and the House concurred in the Senate amendment.

Robinson of Audubon-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?" (H. F. 549)
The ayes were, 88:

| Anderson | Felger | Kempter | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Fisher of | Kennedy | Redfern |
| Baker | Greene | Korn | Resnick |
| Baringer | Foster | Lawlor | Rickert |
| Bogenrief | Gallagher | Loss | Robinson |
| Boot | Gannon | Madden | Roe |
| Breitbach | Gaudineer | Mahan | Scott |
| Brinck | Gillette of | Maley | Seibert |
| Busch | Clay-Dickinson | Maule | Shirley of |
| Busing | Gillette of | McNamara | Dallas |
| Clapsadde | Story | Meacham | Smith of |
| Cochran | Glanton | Melrose | Linn |
| Coffman | Gleason | Miller of | Strothman |
| Cohen | Graham | Des Moines | Stueland |
| Conway | Gregerson | Marphy | Tieden |
| Craig | Hageman | Nagle | Varney |
| Crosier | Hausheer | Nielsen of | Webster |
| Denato | Holmes | Emmet-PaloAlto Whisler |  |
| Detje | Houston | W'Malley | Winkelman |
| Distelhorst | Jackson of | Ossian | Wolcott |
| Dougherty | Black Hawk | Oxley | Wright |
| Doyle | Jackson of | Palmer | Mr. Speaker |
| Duffy | Clinton | Quinn |  |
| Dunton | Keleher |  |  |

The nays were, none.
Absent or not voting, 36 :

| Bremmer | Hanson |
| :--- | :--- |
| Burke | Harrington |
| Caffrey | Hullinger |
| Carnahan | Hutchins |
| Den Herder | Kluever |
| Doderer | Lynch |
| Fischer of | Mayberry |
| Grundy | Millen |
| Fullmer | Miller of |
| Grassley | Buena Vista |

Miller of
Page
Morgan
Mueller
Nielsen of
$\quad$ Shelby
Oehlsen
Patton
Radl
Reichardt
Renda

Rider Scherle of Fremont-Mills
Shannahan Smith of O'Brien
Stevenson
Stokes
Uban
Utzig
Wilson
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Gillette of Story called up for consideration House File 109, a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment on motor vehicles, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 109 by inserting in line seven (7) after the word "section" the words ", but not including running lights,".

The motion prevailed and the House concurred in the Senate amendment.

Gillette 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?" (H. F. 109)
The ayes were, 82:

| Anderson | Foster | Lawlor | Rende |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Madden | Resnick |
| Baker | Gaudineer | Mahan | Rickert |
| Bogenrief | Gillette of | Maley | Robinson |
| Boot | Clay-Dickinson | Maule | Roe |
| Breitbach | Gillette of | McNamara | Scott |
| Bremmer | Story | Meacham | Seibert |
| Buscher | Glanton | Melrose | Shirley of |
| Busing | Gleason | Miller of | Dallas |
| Clapsaddle | Glenn | Des Moines | Smith of |
| Cochran | Graham | Murphy | Linn |
| Coffman | Gregerson | Nagle | Strotiman |
| Cohen | Hageman | Nelson | Stuelsnd |
| Conway | Hausheer | Nielsen of | Tieden |
| Craig | Holmes | Emmet-Palo AltoUban |  |
| Distelhorst | Houston | O'Malley | Varney |
| Dougherty | Jackson of | Ossian | Webster |
| Duffy | Clinton | Oxley | Wengert |
| Dunton | Keleher | Palmer | Whisler |
| Edgington | Kempter | Quinn | Winkelman |
| Felger | Kennedy | Rasmussen | Wright |
| Fisher of | Kluever | Redfern | Mr. Speaker |
| Greene | Korn |  |  |
| The nays were, |  |  |  |
| Crosier | Doyle |  |  |

Absent or not voting, 40:

| Baringer | Gannon | Miller of | Rider |
| :---: | :---: | :---: | :---: |
| Brinck | Grassley | Buena Vista | Scherle of |
| Burke | Hanson | Miller of | Fremont-Mills |
| Caffrey | Harrington | Page | Shannahan |
| Carnahan | Hullinger | Morgan | Smith of |
| Denato | Hutchins | Mueller | O'Brien |
| Den Herder | Jackson of | Nielsen of | Stevenson |
| Detje | Black Hawk | Shelby | Stokes |
| Doderer | Loss | Oehlsen | Utzig |
| Fischer of | Lynch | Patton | Wilson |
| Fullmer ${ }^{\text {Grundy }}$ | Mayberry | ${ }_{\text {Reichardt }}$ | Wolcott |

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 686, a bill for an act relating to annual regulatory fees on motor vehicles used for the public transportation of freight, was taken up for consideration.

Houston of Crawford asked and received unanimous consent to withdraw his amendments filed May 26, 1965, and May 19, 1965.

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?" (H. F. 686)
The ayes were, 79:

| Bogenrief | Gallagher | Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Boot | Gannon | Maley | Robinson |
| Breitbach | Gaudineer | Maule | Roe |
| Bremmer | Gillette of | McNamara | Scott |
| Busing | Story | Meacham | Seibert |
| Clapsaddle | Glanton | Melrose | Shirley of |
| Cochran | Glenn | Miller of | Dallas |
| Coffman | Graham | Des Moines | Smith of |
| Cohen | Gregerson | Morgan | Linn |
| Conway | Hageman | Mueller | Strothman |
| Craig | Hausheer | Murphy | Stueland |
| Crosier | Holmes | Nagle | Tieden |
| Denato | Houston | Nelson | Uban |
| Detje | Hullinger | O'Malley | Varney |
| Distelhorst | Jackson of | Oxley | Webster |
| Dougherty | Black Hawk | Palmer | Wengert |
| Doyle | Jackson of | Quinn | Whisler |
| Duffy | Clinton | Rasmussen | Winkelman |
| Dunton | Kempter | Reichardt | Wolcott |
| Felger | Korn | Renda | Wright |
| Fisher of | Lawlor | Resnick | Mr. Speaker |
| Greene | Loss |  |  |

The nays were, 10 :

| Anderson <br> Baringer <br> Brinck | Edgington <br> Foster |
| :--- | :--- |

Absent or not voting, 35:

| Bailey | Gleason |
| :--- | :--- |
| Baker | Grassley |
| Burke | Hanson |
| Busch | Harrington |
| Caffrey | Hutchins |
| Carnahan | Keleher |
| Den Herder | Kennedy |
| Doderer | Lynch |
| Fischer of | Mayberry |
| Grundy | Millen |
| Fullmer |  |

Fullmer
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer and making an appropriation therefor, 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?" (S. F. 521)
The ayes were, 90 :

| Anderson | Gaudineer | Loss | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Madden | Rickert |
| Baringer | Clay-Dickinson | Mahan | Robinson |
| Bogenrief | Gillette of | Maley | Roe |
| Boot | Story | Maule | Scott |
| Breitbach | Glanton | McNamara | Seibert |
| Bremmer | Gleason | Meacham | Shannahan |
| Busing | Glenn | Melrose | Shirley of |
| Clapsaddle | Graham | Miller of | Dallas |
| Cochran | Gregerson | Des Moines | Smith of |
| Coffman | Hageman | Morgan | Linn |
| Cohen | Hausheer | Mueller | Strothman |
| Craig | Holmes | Murphy | Stueland |
| Crosier | Houston | Nagle | Tieden |
| Denato | Hullinger | Nelson | Uban |
| Detje | Jackson of | Nielsen of | Varney |
| Dougherty | Black Hawk | Emmet-Palo Alto | Webster |
| Doyle | Jackson of | O'Malley | Wengert |
| Duffy | Clinton | Ossian | Whisler |
| Dunton | Keleher | Oxley | Wilson |
| Edgington | Kempter | Palmer | Winkelman |
| Fisher of | Kennedy | Quinn | Wolcott |
| Greene | Kluever | Radl | Wright |
| Foster | Korn | Redfern | Mr. Speaker |
| Gallagher | Lawlor | Renda |  |

The nays were, none.
Absent or not voting, 34:

| Baker | Felger | Mayberry | Rasmussen |
| :---: | :---: | :---: | :---: |
| Brinck | Fischer of | Millen | Reichardt |
| Burke | Grundy | Miller of | Rider |
| Busch | Fullmer | Buena Vista | Scherle of |
| Caffrey | Gannon | Miller of | Fremont-Mills |
| Carnahan | Grassley | Page | Smith of |
| Conway | Hanson | Nielsen of | O'Brien |
| Den Herder | Harrington | Shelby | Stevenson |
| Distelhorst | Hutchins | Oehlsen | Stokes |
| Doderer | Lynch | Patton | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 622, a bill for an act to establish an executive council revolving fund for purchasing, 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?" (S. F. 622)

The ayes were, 89:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busing
Clapsaddle
Cochran
Cofiman
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Duffy Dunton
Edgington
Fisher of
Greene

| Foster | Kluever | Redfern |
| :--- | :--- | :--- |
| Gallagher | Korn | Renda |
| Gannon | Lawlor | Resnick |
| Gaudineer | Loss | Rickert |
| Gillette of | Madden | Robinson |
| Clay-Dickinson | Mahan | Roe |
| Gillette of | Maley | Scott |
| Story | Maule | Seibert |
| Gleason | McNamara | Shirley of |
| Glenn | Meacham | Dallas |
| Graham | Melrose | Smith of |
| Gregerson | Morgan | Linn |
| Hageman | Mueller | Strothman |
| Hausheer | Murphy | Stueland |
| Holmes | Nagle | Tieden |
| Houston | Nelson | Uban |
| Hullinger | Nielsen of | Varney |
| Jackson of | Emmet-Palo AltoWebster |  |
| Black Hawk | O'Malley | Wengert |
| Jackson of | Ossian | Whisler |
| Clinton | Oxley | Wilson |
| Keleher | Palmer | Winkelman |
| Kempter | Quinn | Wright |
| Kennedy | Radl | Mr. Speaker |
|  |  |  |

The nays were, none.
Absent or not voting, 35:

Baringer
Burke
Busch
Caffrey
Carnahan
Conway
Den Herder
Doderer
Felger
Fischer of
Grundy

Fullmer
Glanton
Grassley
Hanson
Harrington
Hutchins
Lynch
Mayberry
Millen
Miller of
Buena Vista

Miller of
Des Moines
Miller of
Page
Nielsen of Shelby
Oehlsen
Patton
Rasmussen
Reichardt

Rider
Scherle of
Fremont-Mills
Shannahan
Smith of O'Brien
Stevenson
Stokes
Utzig
Wolcott

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 623, 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, 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?" (S. F. 623)
The ayes were, 94:

| Anderson | Baringer | Breitbach | Busing |
| :--- | :--- | :--- | :--- |
| Bailey | Boot | Bremmer | Clapsaddle |
| Baker | Bogenrief | Brinck | Cochran |


| Coffman | Gillette of <br> Story |
| :--- | :--- |
| Cohen | Glanton |
| Conway | Gleason |
| Craig | Glenn |
| Crosier | Graham |
| Denato | Gregerson |
| Detje | Hageman |
| Distelhorst | Hausheer |
| Dougherty | Holmes |
| Doyle | Houston |
| Duffy | Hullinger |
| Dunton | Jackson of |
| Edgington | Black Hawk |
| Felger | Jackson of |
| Fisher of | Clinton |
| Greene | Keleher |
| Foster | Kempter |
| Gallagher | Kennedy |
| Gannon | Kluever |
| Gillette of | Korn |
| Clay-Dickinson | Lawlor |
|  | Loss |


| Madden | Rickert |
| :--- | :--- |
| Mahan | Robinson |
| Maley | Roe |
| Maule | Scott |
| Meacham | Seibert |
| Melrose | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Strothman |
| Nelson | Stueland |
| Nielsen of | Tieden |
| Emmet-Palo AltoUban |  |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Whisler |
| Quinn | Wilson |
| Radl | Winkelman |
| Rasmussen | Wolcott |
| Redfern | Wright |
| Renda | Mr. Speaker |
| Resnick |  |

The nays were, none.
Absent or not voting, 30 :

Burke
Busch
Caffrey
Carnahan
Den Herder
Doderer
Fischer of
Grundy
Fullmer

Grassley
Hanson
Harrington
Hutchins
Lynch
Mayberry
McNamara
Millen
Miller of Buena Vista

Miller of
Des Moines
Miller of Page
Nielsen of
Shelby
Oehlsen
Patton
Reichardt

Rider Scherle of Fremont-Mills
Shannahan
Smith of O'Brien
Stevenson
Stokes
Utzig

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 624, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety, division of highway patrol, for construction of two (2) new district headquarters buildings, 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!" (S. F. 624)
The ayes were, 90 :

| Anderson | Brinck | Craig | Dunton <br> Bailey |
| :--- | :--- | :--- | :--- |
| Baker | Clapsaddle | Crosier | Edgington |
| Bogenrief | Cochran | Detje | Fisher of |
| Boot | Coffman | Distelhorst | Greene |
| Breitbach | Cohen | Dougherty | Foster |
|  | Conway | Doyle | Gallagher |


| Gannon | Jackson of |  | Nagle |
| :--- | :--- | :--- | :--- |
| Gaudineer | Clinton | Nelson | Shannahan |
| Gillette of | Keleher | Nielsen of | Shirley of |
| Clay-Dickinson | Kempter | Emmet-Palo AltoSmith of |  |
| Gillette of | Kennedy | O'Malley | Linn |
| Story | Kluever | Ossian | Strothman |
| Glanton | Korn | Oxley | Stueland |
| Gleason | Lawlor | Palmer | Tieden |
| Glenn | Loss | Quinn | Uban |
| Graham | Madden | Rasmussen | Varney |
| Gregerson | Mahan | Redfern | Webster |
| Hageman | Maley | Reichardt | Wengert |
| Hausheer | Maule | Renda | Whisler |
| Holmes | McNamara | Resnick | Wilson |
| Houston | Meacham | Rickert | Winkelman |
| Hullinger | Melrose | Robinson | Wolcott |
| Jackson of | Morgan | Roe | Wright |
| Black Hawk | Mueller | Scott | Mr. Speaker |
|  | Murphy | Seibert |  |

The nays were, 1:
Baringer
Absent or not voting, 33 :

| Bremmer | Felger | Millen | Patton |
| :--- | :--- | :--- | :--- |
| Burke | Fischer of | Miller of | Radl |
| Busch | Grundy | Buena Vista | Rider |
| Busing | Fullmer | Miller of | Scherle of |
| Caffrey | Grassley | Des Moines | Fremont-Mills |
| Carnahan | Hanson | Miller of | Smith of |
| Denato | Harrington | Page | O'Brien |
| Den Herder | Hutchins | Nielsen of | Stevenson |
| Doderer | Lynch | Shelby | Stokes |
| Duffy | Mayberry | Oehlsen | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE CONCURRENT RESOLUTION 33 ADOPTED

Jackson of Black Hawk called up for consideration House Concurrent Resolution 33, relating to a study on the higher education needs in Southwestern Iowa, found on page 1932 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## COMMITTEE OF THE WHOLE

Maule of Monona moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of Senate File 616 and inviting John Sexton from the office of the Treasurer of the State of Iowa to appear, and that Speaker pro tempore Miller preside as chairman over the deliberations of the committee.

Motion prevailed.

Maule of Monona moved the committee now rise.
The motion prevailed.
Senate File 616, a bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty (160), Acts of the Sixty-first General Assembly, was taken up for consideration.

Detje of Tama offered the following amendment filed May 26, 1965:
Amend Senate File 616 as follows:

1. By striking in lines one (1) and two (2) of section one (1) the words ", dealer, user, or unlicensed retailer".
2. By inserting in line four (4) after the word "gallonage" the following: "stored at bulk plants".
3. By striking in line eight (8) of section one (1) the words ", dealer, user or retailer".
4. By striking in line twelve (12) of section one (1) the words ", dealer, user or retailer".
5. By striking in line sixteen (16) of section one (1) the number " 10 " and inserting in lieu thereof the number " 31 ."

Detje of Tama moved the adoption of his amendment.
The Detje amendment lost.
Speaker pro tempore Miller in the chair.
Uban 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?" (S. F. 616)
The ayes were, 68:

| Bailey | Gillette of | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Baker | Clay-Dickinson | Maley | Rickert |
| Boot | Gillette of | Maule | Robinson |
| Breitbach | Story | Meacham | Roe |
| Cochran | Glanton | Melrose | Scott |
| Cohen | Glenn | Miller of | Seibert |
| Conway | Graham | Des Moines | Shirley of |
| Craig | Gregerson | Morgan | Dallas |
| Crosier | Hageman | Murphy | Smith of |
| Denato | Hausheer | Nagle | Linn |
| Distelhorst | Holmes | O'Malley | Stueland |
| Dougherty | Hullinger | Palmer | Varney |
| Doyle | Jackson of | Quinn | Webster |
| Duffy | Black Hawk | Radl | Wengert |
| Dunton | Keleher | Rasmussen | Whisler |
| Felger | Kempter | Redfern | Wolcott |
| Foster | Korn | Reichardt | Wright |
| Gallagher | Lawlor | Renda | Mr. Speaker |
| Gaudineer | Loss |  |  |

The nays were, 21:

| Anderson |  |  |  |
| :--- | :--- | :--- | :--- |
| Baringer |  |  |  |
| Bremmer | Edgington <br> Fisher of | Madden <br> Grinck | Greene |

Absent or not voting, 35 :
Bogenrief Fullmer
Burke
Busch
Busing
Caffrey
Carnahan
Coffiman
Den Herder
Doderer
Fischer of
Grundy
Fullmer
Gannon
Grassley
Hanson
Harrington
Hutchins
Jackson of
Clinton
Kennedy
Lynch McNamara

| Millen | Patton |
| :--- | :--- |
| Miller of | Rider |
| Buena Vista | Scherle of |
| Miller of | Fremont-Mills |
| Page | Smith of |
| Mueller | O'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Utzig |
| Oxley | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Duffy of Dubuque on request of Doyle of Woodbury; Hanson of LyonOsceola and Miller of Buena Vista on request of Craig of Marshall; Conway of Louisa-Muscatine on request of Murphy of Carroll.

## WAYS AND MEANS CALENDAR

Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions, was taken up for consideration.

Maley of Polk offered the following committee amendment filed May 27, 1965, and moved its adoption :

1. Amend Senate File 594, section one (1) by striking from lines two (2) and three (3) the words "in subsection three (3) after the word "paid" the words, "type of fuel used" and insert the following, "line sixteen (16) after the word "paid" the words, ", type of fuel used".
2. Section four (4) line eleven (11) strike semicolon (;) and insert in lieu thereof a comma (,).
3. Section four (4) line twenty-one (21) insert following the word "fuel" the following, ", dispensed through metered pumps as licensed above,".
4. Section six (6) line twenty-one (21) insert in lieu of the word "canceled" the word "suspended".

The amendment was adopted.
Uban 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?" (S. F. 594)
The ayes were, 77:

| Anderson | Gillette of | Loss | Renda |
| :---: | :---: | :---: | :---: |
| Baker | Clay-Dickinson | Madden | Resnick |
| Baringer | Gillette of | Mahan | Rickert |
| Boot | Story | Maley | Roe |
| Breitbach | Glanton | Maule | Scott |
| Brinck | Glenn | McNamara | Shirley of |
| Caffrey | Graham | Melrose | Dallas |
| Clapsaddle | Gregerson | Miller of | Smith of |
| Cochran | Hageman | Des Moines | Linn |
| Cohen | Hausheer | Morgan | Strothman |
| Craig | Holmes | Mueller | Stueland |
| Denato | Hullinger | Murphy | Uban |
| Detje | Jackson of | Nagle | Varney |
| Distlehorst | Black Hawk | Nielsen of | Webster |
| Dougherty | Jackson of | Emmet-Palo | Alto Wengert |
| Doyle | Clinton | O'Malley | Whisler |
| Dunton | Keleher | Palmer | Wilson |
| Felger | Kempter | Quinn | Winkelman |
| Foster | Kennedy | Rasmussen | Wolcott |
| Gallagher | Kluever | Redfern | Wright |
| Gaudineer | Korn | Reichardt | Mr. Speaker |

The nays were, 5 :

| Coffman | Houston | Mayberry | Robinson |
| :--- | :--- | :--- | :--- |
| Edgington |  |  |  |
| Absent or not voting, 42: |  |  |  |
| Bailey | Fischer of | Millen | Radl |
| Bogenrief | Grundy | Miller of | Rider |
| Bremmer | Fisher of | Buena Vista | Scherle of |
| Burke | Greene | Miller of | Fremont-Mills |
| Busch | Fullmer | Page | Seibert |
| Busing | Gannon | Nelson | Shannahan |
| Carnahan | Gleason | Nielsen of | Smith of |
| Conway | Grassley | Shelby | O'Brien |
| Crosier | Hanson | Oehlsen | Stevenson |
| Den Herder | Harrington | Ossian | Stokes |
| Doderer | Hutchins | Oxley | Tieden |
| Duffy | Lynch | Patton | Utzig |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 333, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination, was taken up for consideration.

Coffman of Iowa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 333)
The ayes were, 80:

| Anderson | Gallagher | Kluever | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Korn | Reichardt |
| Baker | Gillette of | Lawlor | Renda |
| Baringer | Clay-Dickinson | Loss | Resnick |
| Boot | Gillette of | Madden | Rickert |
| Breitbach | Story | Mahan | Robinson |
| Brinck | Glanton | Maule | Roe |
| Caffrey | Glenn | Mayberry | Scott |
| Clapsaddle | Graham | McNamara | Shirley of |
| Cochran | Gregerson | Mellose | Dallas |
| Coffman | Hageman | Miller of | Smiith of |
| Cohen | Hausheer | Des Moines | Lynn |
| Craig | Holmes | Morgan | Strothman |
| Denato | Houston | Murph | Stueland |
| Detje | Hullinger | Nagle | Varney |
| Distelhorst | Jackson of | Nielsen of | Webster |
| Dougherty | Black Hawk | Emmet-Palo AltoWengert |  |
| Doyle | Jackson of | OMalley | Whisler |
| Dunton | Clinton | Ossian | Wilson |
| Edgington | Keleher | Palmer | Winkelman |
| Felger | Kempter | Quinn | Wright |
| Foster | Kennedy | Rasmussen | Mr. Speaker |
|  |  |  |  |

The nays were, 1:
Uban
Absent or not voting, 43:

Bogenrief
Bremmer
Burke
Busch
Busing
Carnahan
Conway
Crosier
Den Herder
Doderer
Duffy
Fischer of Grundy

Fisher of
Greene
Fullmer
Gannon
Gleason
Grassley
Hanson
Harrington
Hutchins
Lynch
Maley
Meacham
Millen

Miller of
Buena Vista
Miller of
Page
Mueller
Nelson
Nielsen of
Shelby
Oehlsen
Oxley
Patton
Radl

Rider
Scherle of Fremont-Mills Seibert Shannahan
Smith of O'Brien
Stevenson
Stokes
Tieden
Utzig
Wolcott

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 335, a bill for an act relating to permits for the opera-
tion of vehicles and loads of excess length, height, width and weight, was taken up for consideration.

O'Malley 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?" (S. F. 335)
The ayes were, 83 :

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Brinck
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Craig
Denato
Detje
Distelhorst
Dougherty
Doyle
Dunton
Edgington
Felger
Foster

Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Glenn
Graham
Gregerson
Hageman
Hausheer
Holmes
Houston
Hullinger
Jackson of Black Hawk
Jackson of Clinton
Keleher
Kempter
Kluever
Korn

| Lawlor | Reichardt |
| :--- | :--- |
| Madden | Renda |
| Mahan | Resnick |
| Maley | Rickert |
| Maule | Robinson |
| Mayberry | Roe |
| McNamara | Scott |
| Meacham | Shirley of |
| Melrose | Dallas |
| Miller of | Smith of |
| Des Moines | Linn |
| Morgan | Strothman |
| Mueller | Stueland |
| Murphy | Uban |
| Naple | Varney |
| Nielsen of | Webster |
| Emmet-Palo Alto Wengert |  |
| OMalley | Whisler |
| Ossian | Wison |
| Palmer | Winkelman |
| Quinn | Wolcott |
| Rasmussen | Wright |
| Redfern |  |

The nays were, none.
Absent or not voting, 41:

Bogenrief
Burke
Busch
Busing
Carnahan
Conway
Crosier
Den Herder
Doderer
Duffy
Fischer of Grundy

Fisher of
Greene
Fullmer
Gannon
Gleason
Grassley
Hanson
Harrington
Hutchins
Kennedy
Loss
Lynch
Millen
Miller of
Buena Vista
Miller of
Page
Nelson
Nielsen of
Shellby
Oehlsen
Oxley
Patton
Radl

Rider
Scherle of
Fremont-Mills
Seibert
Shannahan
Smith of
o'Brien
Stevenson
Stokes
Tieden
Utzig
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
House File 681, a bill for an act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers, was taken up for consideration.
Renda 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?" (H. F. 681)
The ayes were, 73:

| Anderson | Gillette of | Loss | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-Dickinson | Madden | Resnick |
| Baker | Gillette of | Mahan | Rickert |
| Boot | Story | Maley | Robinson |
| Breitbach | Glanton | Maule | Roe |
| Caffrey | Glenn | Mayberry | Scott |
| Clapsaddle | Graham | McNamara | Shirley |
| Cochran | Gregerson | Meacham | Dallas |
| Coffman | Hageman | Melrose | Smith of |
| Cohen | Hausheer | Morgan | Linn |
| Denato | Holmes | Murphy | Strothman |
| Detje | HIouston | Nielsen of | Stueland |
| Distelhorst | Hullinger | Emmet-PaloAlto Uban |  |
| Dougherty | Jackson of | O'Malley | Varney |
| Doyle | Black Hawk | OSsian | Webster |
| Dunton | Sackson of | Palmer | Wengert |
| Edgington | Clinton | Quinn | Whisler |
| Felger | Keleher | Rasmussen | Wilson |
| Gallagher | Kempter | Redfern | Winkelman |
| Gaudineer | Korn | Reichardt | Mr. Speaker |

The nays were, 3:
Baringer
Craig
Kluever
Absent or not voting, 48:

Bogenrief
Bremmer
Brinck
Burke
Busch
Busing
Carnahan
Conway
Crosier
Den Herder
Doderer
Duffy
Fischer of
Grundy

Fisher of
Greene
Foster
Fullmer
Gannon
Gleason
Grassley
Hanson
Harrington
Hutchins
Kennedy
Lawlor
Lynch
Millen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available, was taken up for consideration.

Gaudineer of Polk offered the following amendment filed by Radl and moved its adoption:

Amend Senate File 564 as follows:

1. By striking from lines six (6) and seven (7) of section one (1) the words "within their municipal boundaries".
2. By striking from lines eight (8) and nine (9) of section one (1) the words "when such ambulance service is not otherwise available".
3. By striking from line two (2) of the title the words "when not otherwise available".

The amendment was 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?" (S. F. 564)
The ayes were, 76:

| Anderson | Gannon | Kempter | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Kluever | Resnick |
| Baringer | Gillette of | Korn | Rickert |
| Boot | Clay-Dickinson | Loss | Robinson |
| Breitbach | Gillette of | Madden | Roe |
| Brinck | Story | Mahan | Scott |
| Caffrey | Glanton | Maule | Shirley of |
| Clapsaddle | Gleason | Mayberry | Dallas |
| Cochran | Glenn | Melrose | Smith of |
| Cofman | Graham | Morgan | Linn |
| Cohen | Gregerson | Mueller | Strothman |
| Craig | Hageman | Murphy | Stueland |
| Denato | Hausheer | Nielsen of | Uban |
| Detje | Holmes | Emmet-PaloAlto Varney |  |
| Distelhorst | Houston | O'Malley | Webster |
| Dougherty | Hullinger | Ossian | Wengert |
| Doyle | Jackson of | Palmer | Whisler |
| Dunton | Black Hawk | Quinn | Winkelman |
| Edgington | Jackson of | Rasmussen | Wolcott |
| Felger | Clinton | Redfern | Mr. Speaker |
| Gallagher | Keleher | Reichardt |  |

The nays were, none.
Absent or not voting, 48:

| Baker | Fisher of |
| :--- | :--- |
| Bogenrief | Greene |
| Bremmer | Foster |
| Burke | Fullmer |
| Busch | Grassley |
| Busing | Hanson |
| Carnahan | Harrington |
| Conway | Hutchins |
| Crosier | Kennedy |
| Den Herder | Lawlor |
| Doderer | Lynch |
| Duffy | Maley |
| Fischer of | McNamara |
| Grundy | Meacham |


| Millen | Radl |
| :--- | :--- |
| Miller of | Rider |
| Buena Vista | Scherle of |
| Miller of | Fremont-Mills |
| Des Moines | Seibert |
| Miller of | Shannahan |
| Page | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Shelby | Tieden |
| Oehlsen | Utzig |
| Oxley | Wilson |
| Patton | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 320, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred
twenty-five thousand or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto, was taken up for consideration.

Gaudineer 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?" (S. F. 320)
The ayes were, 74:

| Anderson | Gaudineer | Korn | Reichardt |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Loss | Renda |
| Baringer | Clay-Dickinson | Madden | Rickert |
| Boot | Gillette of | Mahan | Robinson |
| Breitbach | Story | Maule |  |
| Bremmer | Glanton | Mayberry | Scott |
| Clapsaddle | Gleason | McNamara | Shirley of |
| Cochran | Glenn | Meacham | Dallas |
| Coffman | Graham | Melrose | Smith of |
| Cohen | Gregerson | Morgan | Linn |
| Craig | Hageman | Mueller | Strothman |
| Denato | Hausheer | Murphy | Stueland |
| Detje | Houston | Nielsen of | Uban |
| Distelhorst | Hullinger | Emmet-Palo Alto | Varney |
| Dougherty | Jackson of | O'Malley | Webster |
| Doyle | Black Hawk | Ossian | Wengert |
| Dunton | Jackson of | Palmer | Whisler |
| Edgington | Clinton | Quinn | Winkelman |
| Felger | Keleher | Rasmussen | Wolcott |
| Gallagher | Kluever | Redfern | Mr. Speaker |

The nays were, none.
Absent or not voting, 50:

| Baker | Fisher of |
| :--- | :--- |
| Bogenrief | Greene |
| Brinck | Foster |
| Burke | Fullmer |
| Busch | Grassley |
| Busing | Hanson |
| Cafrey | Harring |
| Carnahan | Holmes |
| Conway | Hutchins |
| Crosier | Kempter |
| Den Herder | Kennedy |
| Doderer | Lawlor |
| Duffy | Lynch |
| Fischer of | Maley |
| Grundy | Millen |


| Miller of | Resnick |
| :--- | :--- |
| Buena Vista | Rider |
| Miller of | Scherle of |
| Des Moines | Fremont-Mills |
| Miller of | Seibert |
| Page | Shannahan |
| Nagle | Smith of |
| Nellon | O'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Tieden |
| Oxley | Utzig |
| Patton | Wilson |
| Radl | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 263, a bill for an act relating to the taking of bids in connection with public improvements in cities and towns, was taken up for consideration.

Gaudineer 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 ?" (S. F. 263)
The ayes were, 70:

| Anderson | Gaudineer | Kluever | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gilette of | Korn | Rickert |
| Rogenrief | Clay-Dickinson | Loss | Robinson |
| Boot | Gilette of | Madden | Roe |
| Ereitbach | Story | Mahan | Scot |
| Bremmer | Glanton | Maule | Shirley of |
| Clapsaddle | Gleason | Mavberry | Dallas |
| Cochran | Glenn | Meacham | Smith of |
| Cofman | Graham | Melrose | Linn |
| Cohen | Gregerson | Mueller | Strothman |
| Craig | Hageman | Murphy | Stueland |
| Detje | Hausheer | Nielsen of | Varney |
| Distelhorst | Holmes | Emmet-Palo AltoWebster |  |
| Dougherty | Houston | O'Malley | Wengert |
| Doyle | Hullinger | Ossian | Whisler |
| Dunton | Jackson of | Palmer | Wilson |
| Felger | Black Hawk | Quinn | Winkelman |
| Gallagher | Keleher | Rasmussen | Wincott |
| Gannon | Kempter | Renda | Mr. Speaker |

The nays were, none.
Absent or not voting, 54:

Baker
Baringer
Brinck
Burke
Busch
Busing
Caffrey
Carnahan
Conway
Crosier
Denato
Den Herder
Doderer
Duffy
Edgington

Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Grassley
Hanson
Harrington
Hutchins
Jackson of Clinton
Kennedy
Lawlor
Lynch
Maley
McNamara
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Nagle
Nellon
Nielsen of
Shelby
Oehlsen
Oxley
Patton

Radl
Redfern
Reichardt
Rider
Scherle of
Fremont-Mills
Seibert
Shannahan
Smith of
o'Brien
Stevenson
Stokes
Tieden
Uban
Utzig
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 amended and passed the following bill in which the concurrence of the Senate was asked:
House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Dunton of Keokuk called up for consideration House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 636 by striking from line 10 of section 2 the words and figure "five hundred thousand $(500,000)$ " and inserting in lieu thereof the words and figure "one hundred thousand $(100,000)$ ".

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?" (H. F. 636)
The ayes were, 67:

| Baker | Gillette of | Korn | Rickert |
| :--- | :--- | :--- | :--- |
| Breitbach | Clay-Dickinson | Loss | Robinson |
| Bremmer | Gillette of | Mahan | Roe |
| Caffrey | Story | Maley | Scott |
| Cochran | Glanton | Maule | Shirley of |
| Coffman | Gleason | Mayberry | Dallas |
| Cohen | Glenn | Meacham | Smith of |
| Craig | Graham | Melrose | Linn |
| Denato | Gregerson | Mueller | Strothman |
| Detje | Hageman | Murphy | Stueland |
| Distelhorst | Hausheer | Nielsen of | Uban |
| Dougherty | Holmes | Emmet-Palo AltoVarney |  |
| Doyle | Jackson of | OMalley | Webster |
| Dunton | Black Hawk | Quinn | Wengert |
| Edgington | Jackson of | Radl | Wilson |
| Felger | Clinton | Rasmussen | Winkelman |
| Gallagher | Keleher | Redfern | Wolcott |
| Gannon | Kennedy | Renda | Mr. Speaker |
|  | Kluever | Resnick |  |

The nays were, 12 :

| Anderson | Boot |
| :--- | :--- |
| Bailey | Brinck |
| Baringer | Clapsaddle |

Absent or not voting, 45:

Bogenrief
Burke
Busch
Busing
Carnahan
Conway
Crosier
Den Herder
Doderer

Duffy
Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gaudineer
Grassley

Houston
Hullinger Madden

Hanson
Harrington
Hutchins
Kempter
Lawlor
Lynch
MeNamara
Millen

Morgan
Ossian
Whisler

Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Nagle
Nelson

Nielsen of
Shelby Oehlsen Oxley Palmer

Patton
Reichardt Rider
Scherle of
Fremont-Mills

Seibert
Shannahan
Smith of
O'Brien
Stevenson

Stokes
Tieden
Utzig
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 amended and passed the following bill in which the concurrence of the Senate was asked:
House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District in the counties of Boone and Story regarding the issuance of school building bonds.

Robert G. Moore, Secretary.

## SENATE AMENDMENTS CONSIDERED

Baker of Boone called up for consideration House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District in the counties of Boone and Story regarding the issuance of school building bonds, amended by the Senate, and moved that the House concur in the following Senate amendments :

Amend House File 36 by adding at the end of section 1 thereof the following:
"In the event an appeal is perfected to the supreme court of the state of Iowa from a district court decision of May 12 in this matter by August 15, 1965, this act shall become null and void.
Amend the title by striking the period in line 7 and adding the words "provided however an appeal is not perfected from pending proceedings."
The motion prevailed and the House concurred in the Senate amendments.

Baker of Boone 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?" (H. F. 36)
The ayes were, 74:

| Anderson | Brinck | Detje | Gillette of |
| :--- | :--- | :--- | :--- |
| Bailey | Caffrey | Distelhorst | Clay-Dickinson |
| Baker | Clapsaddle | Dougherty | Gillette of |
| Baringer | Cochran | Dunton | Story |
| Bogenrief | Coffman | Felger | Glanton |
| Boot | Cohen | Gallagher | Graham |
| Breitbach | Craig | Gannon | Gregerson |
| Bremmer | Denato |  | Hausheer |


| Holmes | Mayberry | Radl | Smith of |
| :--- | :--- | :--- | :--- |
| Hullinger | Meacham | Rasmussen | Linn |
| Jackson of | Melrose | Redfern | Strothman |
| Black Hawk | Miller of | Reichardt | Stueland |
| Keleher | Des Moines | Renda | Uban |
| Kennedy | Morgan | Resnick | Varney |
| Kluever | Mueller | Rickert | Webster |
| Korn | Murphy | Robinson | Wengert |
| Loss | Nielsen of | Roe | Whisler |
| Madden | Emmet-Palo AltoScott | Wilson |  |
| Mahan | O'Malley | Shirley of | Winkelman |
| Maley | Palmer | Dallas | Mr. Speaker |
| Maule | Quinn |  |  |

The nays were, 7 :

| Doyle | Gleason <br> Gaudineer | Jackson of <br> Clinton | Ossian |
| :--- | :--- | :--- | :--- |$\quad$ Woleott

Absent or not voting, 43:

| Burke <br> Busch | Fisher of <br> Greene |
| :--- | :--- |
| Busing | Foster |
| Carnahan | Fullmer |
| Conway | Glenn |
| Crosier | Grassley |
| Den Herder | Hageman |
| Doderer | Hanson |
| Duffy | Harrington |
| Edgington | Houston |
| Fischer of | Hutchins |
| Grundy | Lawlor |
|  | Lynch |


| McNamara | Rider <br> Millen |
| :--- | :--- |
| Miller of |  |
| Buena Vista |  |
| Miller of | Fremont-Mills |
| Page | Seibert |
| Shannahan |  |
| Nagle | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Tieden |
| Oxley | Utzig |
| Patton | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 35, a bill for an act to legalize and validate the proceedings of the United Community School District in the counties of Boone and Story, and declaring the boundaries of said school district to be legally established.

Robert G. Moore, Secretary.

## SENATE AMENDMENTS CONSIDERED

Baker of Boone called up for consideration House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story, State of Iowa, and declaring the boundaries of said school district to be legally established, amended by the Sen-
ate, and moved that the House concur in the following Senate amendments:

Amend House File 35 by adding at the end of section 1 the following: "In the event an appeal is perfected to the supreme court of the State of Iowa from a district court decision of May 12 in this matter by August 15, 1965, this act shall become null and void."
Amend the title by striking the period in line 5 and adding the words "provided however an appeal is not perfected from pending proceedings."

The motion prevailed and the House concurred in the Senate amendments.

Baker of Boone 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?" (H. F. 35)
The ayes were, 64:

| Anderson | Gallagher | Maule | Roe |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Mayberry | Scott |
| Baker | Gillette of | Meacham | Shirley of |
| Baringer | Story | Melrose | Dallas |
| Boot | Glanton | Miller of | Smith of |
| Breitbach | Gregerson | Des Moines | Linn |
| Bremmer | Hausheer | Nielsen of | Strothman |
| Brinck | Holmes | Emmet-Palo AltoStueland |  |
| Caffrey | Hullinger | Palmer | Uban |
| Clapsaddle | Jackson of | Quinn | Varney |
| Cochran | Black Hawk | Radl | Webster |
| Coffman | Keleher | Rasmussen | Wengert |
| Cohen | Kluever | Redfern | Whisler |
| Craig | Korn | Renda | Wilson |
| Denato | Loss | Resnick | Winkelman |
| Detje | Madden | Rickert | Wolcott |
| Distelhorst | Mahan | Robinson | Mr. Speaker |
| Dougherty | Maley |  |  |
| The nays were, |  |  |  |
| Gaudineer | Kempter |  | Ossian |

Absent or not voting, 57 :

| Bogenrief | Fisher of | Kennedy |
| :--- | :--- | :--- |
| Burke | Greene | Lawlor |
| Busch | Foster | Lynch |
| Busing | Fullmer | McNamara |
| Carnahan | Gillette of | Millen |
| Conway | Clay-Dickinson | Miller of |
| Crosier | Gleason | Buena Vista |
| Den Herder | Glenn | Miller of |
| Doderer | Grahan | Page |
| Doyle | Grassley | Morgan |
| Duffy | Hageman | Mueller |
| Dunton | Hanson | Murphy |
| Edgirgton | Harrington | Nagle |
| Felger | Houston | Nelson |
| Fischer of | Hutchins | Nielsen of |
| Grundy | Jackson of | Shelby |
|  |  |  |

Oehlsen
O'Malley
Oxley
Patton
Reichardt
Rider
Scherle of
Fremont-Mills
Seibert
Shannahan
Smith of
O'Brien
Stevenson
Stokes
Tieden
Utzig
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 597, a bill for an act to amend and correct an act known as the Uniform Commercial Code, was taken up for consideration.

Jackson of Clinton offered the following amendment filed May 19, 1965 and moved its adoption:

Amend Senate File 597 by adding the following new section:
"The secretary of state, his employees or agents, are hereby exempted from all personal liability as a result of errors or omissions in the performance of any duty required by the Uniform Commercial Code, Senate File two hundred twenty-seven (227), Acts of the Sixty-first General Assembly, except in cases of wilful negligence.
"In the event of such error or omission the State of Iowa shall be liable in respect to such claims in the same manner and to the same extent as a private individual under like circumstances.
"Immunity of the state from suit and liability in such case is waived to the extent provided in Senate File 322, Acts of the Sixty-first General Assembly, and said Act shall govern the extent of liability and the practice and procedure necessary to establish any liability of the state."

The amendment was adopted.
Jackson 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?" (S. F. 597)
The ayes were, 85 :

| Anderson | Gannon | Kluever | Redfern |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Korn | Reichardt |
| Baker | Gillette of | Loss | Renda |
| Baringer | Clay-Dickinson | Madden | Resnick |
| Bogenrief | Gillette of | Mahan | Rickert |
| Boot | Story | Maley | Robinson |
| Breitbach | Glanton | Maule | Roe |
| Bremmer | Gleason | Mayberry | Scott |
| Brinck | Glenn | Meacham | Shirley of |
| Caffrey | Graham | Melrose | Dallas |
| Cochran | Gregerson | Miller of | Smith of |
| Clapsaddle | Hageman | Des Moines | Linn |
| Coffman | Hausheer | Mueller | Strothman |
| Cohen | Holmes | Murphy | Stueland |
| Craig | Houston | Nelson | Uban |
| Denato | Hullinger | Nielsen of | Varney |
| Detje | Jackson of | Emmet-Palo Alto Webster |  |
| Distelhorst | Black Hawk | OMalley | Wengert |
| Dougherty | Jackson of | Ossian | Whisler |
| Doyle | Clinton | Palmer | Wilson |
| Dunton | Keleher | Quinn | Winkelman |
| Edgington | Kempter | Radl | Wolcott |
| Felger | Kennedy | Rasmussen | Mr. Speaker |
| Gallag |  |  |  |

Gallagher
The nays were, none.

Absent or not voting, 39:

| Burke | Fisher of <br> Busch |
| :--- | :--- |
| Gusing | Foene |
| Barnahan | Fullmer |
| Conway | Grassley |
| Crosier | Hanson |
| Den Herder | Harrington |
| Doderer | Hutchins |
| Duffy | Lawlor |
| Fischer of | Lynch |
| Grundy | McNamara |
|  | Millen |


| Miller of |
| :--- |
| Buena Vista |
| Miller of |
| Page |

Morgan
Nagle
Nielsen of
Shelby
Oehlsen
Oxley
Patton

Rider
Scherle of Fremont-Mills
Seibert
Shannahan
Smith of O'Brien
Stevenson
Stokes
Tieden
Utzig
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Senate File 576, a bill for an act to amend chapter twenty-nine (29,), Code 1962, as amended, relating to the state military forces, was taken up for consideration.
Denato 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?" (S. F. 576)
The ayes were, 77:

| Anderson | Gillette of |
| :--- | :--- |
| Bailey | Story |
| Bogenrief | Glanton |
| Boot | Gleason |
| Breitbach | Glenn |
| Bremmer | Graham |
| Brinck | Gregerson |
| Caffrey | Hagman |
| Clapsaddle | Hausheer |
| Coffman | Holmes |
| Cohen | Houston |
| Craig | Hullinger |
| Denato | Jackson of |
| Detje | Black Hawk |
| Distelhorst | Keleher |
| Dougherst | Kemper |
| Dunton | Kennedy |
| Felger | Kluever |
| Gallagher | Korn |
| Gannor | Lass |
| Gaudineer | Mahan |


| Maley | Renda |
| :--- | :--- |
| Maule | Resnick |
| Mayberry | Rickert |
| Meacham | Robinson |
| Merose | Ree |
| Miller of | Scott |
| Des Moines | Shirley of |
| Morgan | Dallas |
| Mueller | Smith of |
| Murphy | Linn |
| Nelson | Strothman |
| Nielsen of | Stueland |
| Emmet-Palo Alto Varney |  |
| OMalley | Webster |
| Ossian | Wengert |
| Palmer | Whisler |
| Quinn | Wilson |
| Rad | Wasmussen |
| Redfern | Woleoltman |
| Reichardt | Mr. Speaker |

The nays were, 2:
Baringer Edgington
Absent or not voting, 45:
Baker
Burke
Busch
Busing
Carnahan
Cochran
Conway
Crosier
Den Herder
Doderer
Doyle Duffy
Fischer of Grundy Fisher of Greene

| Foster | Lawlor | Nielsen of | Shannahan |
| :--- | :--- | :--- | :--- |
| Fullmer | Lynch | Shelby | Smith of |
| Gillette of | Mydden | Oehlsen | O'Brien |
| Clay-Dickinson | McNamara | Oxley | Stevenson |
| Grassley | Millen | Patton | Stokes |
| Hanson | Miller of | Rider | Tieden |
| Harrington | Buena Vista | Scherle of | Uban |
| Hutchins | Miller of | Fremont-Mills | Utzan |
| Jackson of | Page | Seibert | Wright |
| Clinton | Nagle |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 467 DEFERRED

Anderson of Ringgold-Taylor moved that Senate File 467 be deferred and that the bill retain its place on the calendar.

The motion prevailed.
Senate File 408, a bill for an act relating to the registration of professional engineers and land surveyors and the regulation of these professions, was taken up for consideration.

Jackson 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?" (S. F. 408)
The ayes were, 65:

| Bailey | Gillette of | Mahan | Rasmussen |
| :--- | :--- | :--- | :--- |
| Baringer | Story | Maley | Reichardt |
| Bogenrief | Glanton | Maule | Renda |
| Boot | Glenn | Mayberry | Resnick |
| Breitbach | Gregerson | Meacham | Rickert |
| Bremmer | Hageman | Melrose | Robinson |
| Caffrey | Hausheer | Miller of | Roe |
| Coffman | Houston | Des Moines | Scott |
| Denato | Hullinger | Morgan | Smith of |
| Detje | Jackson of | Murphy | Linn |
| Dougherty | Black Hawk | Nelson | Strothman |
| Doyle | Jackson of | Nielson of | Varney |
| Dunton | Clinton | Emmet-Palo Alto Webster |  |
| Felger | Keleher | O'Malley | Wengert |
| Gannon | Kempter | Ossian | Whisler |
| Gaudineer | Kluever | Palmer | Wilson |
| Gillette of | Korn | Quinn | Wlay-Dickinson |
| Koss | Loselman |  |  |
|  |  | Radl | Mr. Speaker |

The nays were, 3 :
Brinck Craig
Redfern
Absent or not voting, 56:

| Anderson | Busch | Clapsaddle | Conway |
| :--- | :--- | :--- | :--- |
| Baker | Busing | Cochran | Crosier |
| Burke | Carnahan | Cohen | Den Herder |


| Distelhorst | Grassley | Miller of | Shannahan |
| :--- | :--- | :--- | :--- |
| Doderer | Hanson | Page | Shirley of |
| Duffy | Harrington | Mueller | Dallas |
| Edgington | Holmes | Nagle | Smith of |
| Fischer of | Hutchins | Nielsen of | O'Brien |
| Grundy | Kennedy | Shelby | Stevenson |
| Fisher of | Lawlor | Oehlsen | Stokes |
| Greene | Lynch | Oxley | Stueland |
| Foster | Madden | Patton | Tieden |
| Fullmer | McNamara | Rider | Uban |
| Gallagher | Millen | Scherle of | Utzig |
| Gleason | Miller of | Fremont-Mills | Wolcott |
| Graham | Buena Vista | Seibert | Wright |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 256, a bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4) relating to reimbursement of school district for loss of taxes, was taken up for consideration.

Strothman of Henry moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 256)
The ayes were, 79:

| Anderson | Gaudineer | Loss | Radl |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Madden | Rasmussen |
| Baker | Clay-Dickinson | Mahan | Redfern |
| Baringer | Gillette of | Maley | Reichardt |
| Bogenrief | Story | Maule | Renda |
| Boot | Glanton | Mayberry | Resnick |
| Breitbach | Gleason | McNamara | Rickert |
| Brinck | Graham | Meacham | Robinson |
| Caffrey | Gregerson | Melrose | Roe |
| Clapsaddle | Hageman | Miller of | Scott |
| Cochran | Hausheer | Des Moines | Smith of |
| Coffman | Holmes | Morgan | Linn |
| Cohen | Houston | Mueller | Strothman |
| Graig | Hullinger | Murphy | Stueland |
| Detje | Jackson of | Nelson | Varney |
| Distelhorst | Black Hawk | Nielsen of | Webster |
| Dougherty | Jackson of | Emmet-Palo Alto Wengert |  |
| Doyle | Clinton | OMalley | Whisler |
| Dunton | Keleher | Ossian | Wilson |
| Felger | Kempter | Palmer | Winkelman |
| Gallagher | Kluever | Quinn | Wolcott |
| Gannon | Korn |  |  |

The nays were, none.
Absent or not voting, 45:
Bremmer
Burke
Busch
Busing
Carnahan
Conway
Crosier
Denato
Den Herder

Doderer
Duffy
Edgington

Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Glenn
Grassley
Hanson
Harrington
Hutchins

Kennedy
Lawlor
Lynch
Millen
Miller of
Buena Vista
Miller of
Page
Nagle
Nielsen of Shelby

Oehlsen Smith of
Oxley
Patton
Rider
Scherle of
Fremont-Mills
Seibert
Shannahan
Shirley of Dallas

O'Brien
Stevenson
Stokes
Tieden
Uban
Utzig
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 passed the following bill in which the concurrence of the House is asked:

Senate File 536, a bill for an act relating to tax deduction for contributions for political activity.

Also: That the Senate has refused to concur in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 621, a bill for an act to appropriate from the general fund for various state departments and divisions, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 330, a bill for an act to clarify and strengthen the law for civil service.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

House File 484, a bill for an act relating to mobile homes.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 416, a bill for an act relating to the time during which alcoholic liquor may be sold and consumed on the premises.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 404, a bill for an act relating to the time when beer may be sold.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 331, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable, and religious societies.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 331

Amend House File 331 by striking section 3.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 42, 113, $162,195,271,275,409,412,437,452,467,629,633,647$ and 674.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 42, 113, 162, 195, 271, 275, 409, 412, 437, 452, 467, 629, 633, 647 and 674.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:
Mr. Spearer: Your committee on enrolled bills respectfully reports that it has, on this 29th day of May, 1965, sent to the Governor for his approval: House Files 42, 113, 162, 195, 271, 275, 409, 412, 437, 452, 467, 629 633, 647 and 674.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## 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.J.R. 27 A joint resolution amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the Executive Council in the acquisition of additional land for Capitol grounds. By governmental affairs committee.
H. F. 712 Authorizing the State Car Dispatcher to expend more than two thousand dollars ( $\$ 2000$ ) for the purchase of station wagons. By governmental affairs committee.
H. F. 713 Relating to the determination of executive disability. By governmental affairs committee.
H. F. 714 Enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways. By governmental affairs committee.
S. F. 629 Relating to the legislative research committee and the legislative research bureau. By governmental affairs committee.
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 noncontroversial calendar:
S. F. 625 Relating to speed limits on freeways. By governmental affairs committee.
S. F. 426 To amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditures thereof. By Burns and Briles.
S. F. 560 Relating to the advertising and selling of courses of instruction. By education committee.
S. F. 330 Relating to and defining narcotic drugs and to make uniform the law with reference thereto. By Griffin.
S. F. 582 Relating to the issuance of bonds by municipal corporations. By governmental subdivisions committee.
H.F. 667 Authorizing counties, cities and towns to use electronic voting systems. By governmental subdivisions committee.

CASEY Loss, Chairman.

## AMENDMENT FILED

1 Amend Senate File 620 as follows:
2 1. Amend the Klefstad amendment to Senate File 620
3 by striking the period in line fourteen (14) and inserting
4 in lieu thereof the following: "and if all or any part of
5 each district is located in a county having a land area
6 exceeding nine hundred (900) square miles."
Bremmer of Pottawattamie.
On motion by Maule of Monona, the House adjourned until 10:00 a.m., June 1, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Tuesday, June $1,1965$.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Richard Mohr, pastor of the Airport Baptist Church, Des Moines, Iowa.

The Journal of Saturday, May 29, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Den Herder of Sioux, June 1 and 2, 1965, on request of Ossian of AdamsMontgomery; Busing of Hamilton, on request of Palmer of Polk.

## PETITIONS

The following petition was received and placed on file:
By Varney of Clinton, from six residents of Clinton County favoring Senate File 184.

## - MOTION TO RECONSIDER

I move to reconsider the vote by which House File 35 passed the House. Kluever of Cass.

## MOTION TO RECONSIDER

I move to reconsider the vote by which House File 36 passed the House. Kluever of Cass.

## OBJECTION TO HOUSE FILE 667 BEING ON NONCONTROVERSIAL CALENDAR

We object to House File 667 being placed on the noncontroversial calendar.

> Edgington of Franklin. Barington of Fayette. KLuever of Cass.

## OBJECTIONS TO NONCONTROVERSIAL BILL

We, the undersigned, object to Senate File 426 being placed on the noncontroversial calendar.

## BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: Senate File 489.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 626, a bill for an act to abolish salary restrictions for mayor and council in the commission form of municipal governments, was taken up for consideration.

Melrose of Floyd offered the following amendment and moved its adoption:

Amend House File 626 by inserting in line eight (8) of section one (1) after the word "council" the words "during its present term".

The amendment was adopted.
Miller of Des Moines offered the following Mayberry amendment and moved its adoption:

Amend the title to House File 626 by striking from line one (1) the words "to abolish" and inserting in lieu thereof the words "relating to".

The amendment was adopted.
Miller of Des Moines asked and received unanimous consent to withdraw the Distelhorst, et al., amendment.

Miller of Des Moines offered the following amendment and moved its adoption:

Amend House File 626 as follows:

1. By striking lines two (2) through four (4) and inserting in lieu thereof the following:
"(363B.9) is hereby amended by striking lines one (1) through five (5) and inserting in lieu thereof the following:"
2. By adding in line nine (9) after the word "members." the following
"Such compensation shall not exceed amounts equal to twenty-five (25) percent more than each of the following salary restrictions:".

The amendment was adopted.
Radl of Linn offered the following amendment and moved its adoption:

Amend House File 626 by adding the following sentence after the period in line nine (9) of section one (1):
Such compensation increases shall be published twice in the manner provided in section 618.14 of the Code and not less than forty-five (45) days or more than one hundred (100) days before the regular municipal election."

The amendment was 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 9 " (H. F. 626)
The ayes were, 81:

| Anderson | Gannon | Mahan | Renda |
| :---: | :---: | :---: | :---: |
| Brinck | Gaudineer | Maule | Resnick |
| Busch | Gillette of | Melrose | Rider |
| Caffrey | Clay-Dickinson | Millen | Roe |
| Carnahan | Gillette of | Miller of | Seibert |
| Clapsaddle | Story | Buena Vista | Smith of |
| Cochran | Glanton | Miller of | Linn |
| Coffrman | Glenn | Des Moines | Smith of |
| Cohen | Graham | Morgan | O'Brien |
| Craig | Grassley | Murphy | Strothman |
| Detje | Hageman | Nagle | Stueland |
| Distelhorst | Harrington | Nelson | Tieden |
| Doderer | Hausheer | Nielsen of | Uban |
| Dougherty | Holmes | Emmet-Palo Alto | Utzig |
| Doyle | Houston | Oxley | Varney |
| Duffy | Jackson of | Palmer | Wengert |
| Dunton | Clinton | Patton | Whisler |
| Felger | Keleher | Quinn | Wilson |
| Fisher of | Kempter | Radl | Winkelman |
| Greene | Kennedy | Rasmussen | Wolcott |
| Foster | Kluever | Redfern | Wright |
| Fullmer | Loss | Reichardt | Mr. Speaker |
| Gallagher | Lynch |  |  |

The nays were, 2:
Edgington Ossian
Absent or not voting, 41:

| Bailey | Den Herder | Madden | Rickert |
| :--- | :--- | :--- | :--- |
| Baker | Fischer of | Maley | Reorinso |
| Baringer | Grundy | Mayberry | Scherle of |
| Bogenrief | Gleason | McNamara | Fremont-Mills |
| Boot | Gregerson | Meacham | Scott |
| Breitbach | Hanson | Meller of | Shannahan |
| Bremmer | Hullinger | Page | Shirley of |
| Burke | Hutchins | Mueller | Dallas |
| Busing | Jackson of | Nielsen of | Stevenson |
| Conway | Black Hawk | Shelby | Stokes |
| Crosier | Korn | Oehlsen | Webster |
| Denato | Lawlor | O'Malley |  |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 625, a bill for an act relating to speed limits on freeways, was taken up for consideration.

Gaudineer 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?" (S. F. 625)

The ayes were, 83:

| Anderson | Gillette of |
| :--- | :--- |
| Baker | Story |
| Brinck | Glanton |
| Busch | Gleason |
| Caffrey | Glenn |
| Carnahan | Graham |
| Clapsaddle | Grassley |
| Cochran | Gregerson |
| Cohen | Hageman |
| Craig | Harrington |
| Denato | Hausher |
| Detje | Houston |
| Distelhorst | Hullinger |
| Doderer | Hutchins |
| Dougherty | Jackson of |
| Duffy | Black Hawk |
| Dunton | Jackson of |
| Felger | Clinton |
| Fullmer | Keleher |
| Gallagher | Kempter |
| Gaudineer | Kluever |
| Gillette of | Lawlor |
| Clay-Dickinson | Lynch |
| The nays were, | 7: |
| Baringer | Doyle |
| Coffman | Edgington |
|  |  |


| Mahan | Reichardt |
| :--- | :--- |
| Maley | Renda |
| Maule | Resnick |
| Mayberry | Rider |
| Meacham | Roe |
| Melrose | Scherle of |

Miller of
Buena Vista

Fremont Mills
Seibert
Morgan Smith of
Murphy
Nagle
Nelson
Nielsen of Strothman
Emmet-Palo Alto Stueland
O'Malley Uban
Ossian Utzig
Oxley Varney
Palmer Wengert
Patton Whisler
Quinn Wilson
RadI Wolcott
Rasmussen Wright
Redfern
Mr. Speaker
Fisher of
Greene

| McNamara | Robinson |
| :--- | :--- |
| Millen | Scott |
| Miller of | Shannahan |
| Des Moines | Shirley of |
| Mueller | Dallas |
| Nielsen of | Stevenson |
| Shelby | Stokes |
| Oehlsen | Tieden |
| Rickert | Webster |

Absent or not voting, 34:

| Bailey | Fischer of |
| :--- | :--- |
| Bogenrief | Grundy |
| Boot | Foster |
| Breitbach | Gannon |
| Bremmer | Hanson |
| Burke | Holmes |
| Busking | Kennedy |
| Conway | Korn |
| Crowier | Loss |
| Den Herder | Loss |
| Madden |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE CONCURRENT RESOLUTION 42 ADOPTED

Doderer of Johnson called up for consideration Senate Concurrent Resolution 42, relating to a study of county jails in Iowa to to determine if the public safety is being adequately protected in local communities and areas of the state, if the physical and moral wellbeing of prisoners, with particular reference to delinquent children, is being adequately provided for in the jails, if the present system of jails at the county level is adequate to serve and rehabilitate all persons confined therein, and such other related areas as the committee hereafter established deems necessary, found on page 1942 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## HOUSE FILE 360 WITHDRAWN

Renda of Polk asked and received unanimous consent to withdraw House File 360 from further consideration by the House.

## WAYS AND MEANS CALENDAR

House File 716, a bill for an act to tax real estate transfers, was taken up for consideration.

Busch of Bremer offered the following amendment and moved its adoption:

Amend House File 716 as follows:

1. Amend section one (1) by striking from lines ten (10) and eleven (11) the words and figures "one dollar ten cents (\$1.10) plus fifty-five (55)" and inserting in lieu thereof the following: "twenty-five (25c) cents plus fifteen (15c)".
The amendment lost.
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?" (H. F. 716)
The ayes were, 89:

| Baker | Gillette of | Maule | Rickert |
| :--- | :--- | :--- | :--- |
| Bremmer | Story | Mayberry | Rider |
| Brinck | Glanton | McNamara | Robinson |
| Clapsaddle | Gleason | Meacham | Roe |
| Cochran | Glenn | Melrose | Scherle of |
| Coffman | Graham | Miller of | Fremont-Mills |
| Chen | Grassley | Buena Vista | Seibert |
| Craig | Gregerson | Miller of | Shannahan |
| Denato | Hageman | Des Moines | Shirley of |
| Detje | Harrington | Miller of | Dallas |
| Distelhorst | Hausheer | Page | Smith of |
| Doderer | Holmes | Mueller | Linn |
| Dougherty | Houston | Murphy | Smith of |
| Doyle | Hullinger | Nagle | O'Brien |
| Duffy | Hutchins | Nelson | Stevenson |
| Dunton | Jackson of | Nielsen of | Stueland |
| Felger | Black Hawk | Emmet-Palo Alto Uban |  |
| Fisher of | Jackson of | O'Malley | Utzig |
| Greene | Clinton | Oxley | Varney |
| Foster | Keleher | Palmer | Wengert |
| Fullmer | Kempter | Quinn | Whisler |
| Gallagher | Lawlor | Radl | Wilson |
| Gaudineer | Loss | Rasmussen | Wolcott |
| Gillette of | Madden | Redfern | Wright |
| Clay-Dickinson | Mahan | Renda | Mr. Speaker |
|  | Maley | Resnick |  |
| The nays were, | 9: |  |  |
| Baringer | Kluever |  | Patton |
| Busch | Ossian | Strothman | Tieden |
| Edgington | Oinkelman |  |  |

Absent or not voting, 26:

| Anderson | Caffrey | Gannon | Nielsen of |
| :--- | :--- | :--- | :--- |
| Bailey | Carnahan | Hanson | Shelby |
| Bogenrief | Conway | Kennedy | Oehlsen |
| Boot | Crosier | Korn | Reichardt |
| Breitbach | Den Herder | Lynch | Scott |
| Burke | Fischer of | Millen | Stokes |
| Busing | Grundy | Morgan | Webster |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

O'Malley of Polk called up for consideration House File 331, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable and religious societies, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 331 by striking section 3.
The House concurred in the Senate amendment.
O'Malley of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 331)
The ayes were, 101:

Anderson
Baker
Bogenrief
Breitbach
Bremmer
Brinck
Busch
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Denato
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene Foster

Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Korn
Lawlor

Loss
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-PaloAlto O'Brien
O'Malley
Ossian
Oxley . Stueland
Palmer Tieden

Patton
Quinn
Radl
Rasmussen
Redfern
Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of
Fremont-Mills
Seibert
Shannahan
Shirley of
Dallas
Smith of
Linn
Smith of
Stevenson

| Utzig Whisler <br> Varney  <br> Wengert  | Wilson | Winkelman <br> Wolcott | Wright <br> Mr. Speaker |
| :--- | :--- | :--- | :--- |
| The nays were, | 3: |  |  |
| Baringer | Detje |  |  |
| Absent or not voting, 20: | Stokes |  |  |
| Bailey | Crosier |  |  |
| Boot | Den Herder | Kennedy | Kluever |
| Burke | Fullmer | Lynch | Oehlsen |
| Busing | Gannon | Morgan | Scott |
| Caffrey | Hanson | Nielsen of | Webster |
| Conway |  | Shelby |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 39, regarding rejected claims.
Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 39 ADOPTED

Nielsen of Emmet-Palo Alto asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 39 and moved its adoption.

## SENATE CONCURRENT RESOLUTION 39 <br> By Committee on Claims

Whereas, doubt has arisen under the 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 committees are sometimes reprocessed by the state appeal board for recurring submissions; and

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Sixty-first 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.
Claim
Claim No. Nature of Claim
Amount
Farm Bureau Mutual H-54-60 Auto damage \$ 1,112.20 Insurance Co. Des Moines, Iowa

Claim
Clifford Peterson
Huxley, Iowa
Albert B. Berg
Creston, Iowa $\quad$ H-5-61 $\quad$ Highway claim $\quad 1,934.00$
Alvin Thoel H-14-61 Highway claim 42.90

Manson, Iowa
David C. Carmean H-23-61 Highway claim 50.00
Sac City, Iowa
State Farm Mutual H-22-61 Highway claim 1,446.00
Insurance Co.
Lincoln, Nebraska
Mrs. Harry B. James
Ames, Iowa
Harold J. Tice
Ames, Iowa
Mrs. Winnifred
Tedrow
Boone, Iowa
Ellen M. Allie H-32-61 Earned vacation 138.88
Colo, Iowa
Mrs. Sara T. Steel H-33-61 Vacation time 440.32
Huxley, Iowa
Mrs. Paul E. Whitesell H-34-61 Vacation pay
Ames, Iowa

Hazel I. Schroeder
Lincoln, Nebraska
Myrtle P. Haughland Ames, Iowa
Myrtle Eliassen H-37-6
Kelley, Iowa
Mrs. Karl L. Lee
H-38-6
Ames, Iowa
Mrs. C. I. Lounsberry
Ames, Iowa
Valda M. John
Ames, Iowa
Mrs. George N.
Polhemus
Boulder, Colorado

| Claim | Claim No. | Nature of Claim | Amount |
| :--- | :---: | ---: | ---: |
| Paul T. Laing Estate H-45-61 | Vacation pay | 98.00 |  |
| By M. D. Laing, Executor |  |  |  |
| Chariton, Iowa |  |  |  |

Mrs. Bruno Fecht H-48-61 Vacation pay 239.03

Mrs. Herbert C. Jones H-54-61 Vacation pay 751.23
Cedar Rapids, Iowa
Dale A. Matteson H-61-61 Personal injury 9,396.83
Marengo, Iowa
Larry Rugg and H-62-61 Earned vacation 529.30
Michael Rugg
Erhard, Minnesota
Mrs. Celia Howard
Cedar Falls, Iowa
$\begin{array}{llll}\text { Mrs. Richard L. Rabik H-75-61 } & \text { Vacation pay and overtime } & 833.33 \\ \text { Cedar Rapids, Iowa } & & \end{array}$
$\begin{array}{lll}\text { Russell Gause } & \text { H-77-61 } & \text { Broken eye glasses }\end{array}$
Des Moines, Lowa
Ray E. Woods $\quad 34-61$ Penal institution claim $25,000.00$
Fort Madison, Iowa
$\begin{array}{lll}\text { Helen Stevens } & \text { 45-61 Accident } & \mathbf{3 , 7 2 7 . 8 5}\end{array}$
Charles Gipe Estate $\quad$ 48-61 Outdated warrant $\quad 18.13$
c/o Everett C. Gipe, Executor
Malvern, Iowa
Waukon Rural Fire $\quad 57-61 \quad$ Grass fire on school fund land 204.00
District
Waukon, Iowa

| A. Lanza \& Sons <br> Quincy, Illinois | $71-61$ | Unused oleo stamp | 25.20 |
| :--- | :---: | :--- | :---: |
| Max C. Olson | $86-61$ | Military credit exemption | 48.34 |
| Malcom, Iowa | $89-61$ | Outdated invoice | 3.00 |
| Mercy Hospital <br> Des Moines, Iowa <br> Rominger, Bray and | $90-61$ | Outdated invoice | 7.50 |

Withers, M.D.'s
Waukon, Iowa
Mrs. Lyda I. Cornell 235-61 Vacation pay . 308.00
Fort Madison, Iowa
Veterans Administration 247-61
Robert J. Harrington, Attorney
Des Moines, Iowa

| Elk Horn Kimballton | $252-61$ | Sales and use tax refund | 141.27 |
| :--- | :---: | :--- | :---: |
| Community School <br> Elk Horn, Iowa |  |  |  |
| Harlan Frankl  <br> Guttenberg, Iowa $261-61$ | Workmen's compensation claim | 12.50 |  |

Guttenberg, Iowa

2,995.83
Services rendered to
Dale A. Matteson (H-61-61)

Sales and use tax refund
141.27

Claim
Mr. and Mrs. Vern
Varhus
Keokuk, Iowa

| Mrs. Anna Van Wyk <br> Ocheyedan, Iowa | $311-61$ | Vacation pay | 242.89 |
| :--- | :--- | :--- | :--- |
| Galinsky Bros. Co. | $312-61$ | Supreme Court costs | 171.75 |

Sioux City, Iowa
Elk Horn Kimballton
327-61 Refund sales and use tax
170.83

Community Schools
Elk Horn, Iowa
Eugene D. and Laura
354-61 Military credit
246.53

Louise Voight Graettinger, Iowa

| Ruby Huyck <br> Newhall, Iowa <br> City of Burlington <br> Burlington, Iowa | 361-61 | Highway damage | 13,915.25 |
| :--- | :--- | :--- | ---: |
| 366-61 | Special assessments for water <br> mains and for sewer | $1,151.50$ |  |

The motion prevailed and the resolution was adopted.
Stevenson of Howard-Mitchell offered the following report:

## REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 658

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on House File 658, an act relating to meat and poultry inspection and making an appropriation therefor, beg leave to report and make the following recommendations:

1. That the House amendment to House File 658 filed April 29, 1965 by Radl, et al., and adopted by the House May 20, 1965, be stricken.
2. That House File 658, as passed by the Senate, be amended as follows:
a. By inserting after section seventeen (17) the following new sections:
"Sec. 18. It shall be the policy of the secretary of agriculture to require inspectors and individuals providing meat inspection services under this Act to actively seek the cooperation of slaughter plant operators in the use of humane slaughter practices, taking into consideration all practical problems involved. All meat inspectors or individuals performing such services shall, in their reports to the secretary, make note of the slaughter facilities and practices followed in the various slaughter plants.
"Sec. 19. The secretary of agriculture shall report to the members of the Sixty-second General Assembly his findings and any recommendations he may wish to make in regard to humane slaughter of livestock practices within the state."
b. By renumbering the remaining sections in conformity therewith.

John M. Ely, Jr., Chairman.
J. Henry Lucken.

James E. Briles.
Daryl H. Nims.
On the Part of the Senate.
M. Ross Stevenson, Chairman.
harold V. Nelson.
Richard M. Radl.
Robert W. Oehlsen. On the Part of the House.

## HOUSE CONCURRENT RESOLUTION 34

By Radl
Whereas, the design concepts of the educational industry have not changed over the years from the original one (1) classroom-one (1) teacher pattern, and

Whereas, the enormous population growth in the state has placed a tremendous mechanical and financial burden upon our public school system, and

Whereas, a great and growing student population is fast resulting in the need for more classrooms than the public can afford, in the need for more qualified teachers than the state can produce, and in more financial waste in public education than the state can safely tolerate, and

Whereas, great technological advances in all phases of our lives have taken place over the past twenty (20) years including the broad field of education; now therefore,

Be It Resolved by the House, the Senate Concurring, That the Legislative Research Bureau be requested to conduct, during the 1965-1967 legislative biennium, a study of modern programmed learning, the process whereby the teaching machine takes the student along step by step without the intervention of a teacher, which shall include all the combined modern educational techniques which correlate the use of teaching machines, closed circuit television, tape recordings, and other modern educational aids with the object of determining the practicability and economics of such automatic learning and the possibility of incorporating the automated educational environment into Iowa public school systems.

Be It Further Resolved, That the Legislative Research Committee give consideration to establishing a committee in accordance with section two point fifty-five (2.55) of the Code to assist the Bureau with the study. Any committee so established should be authorized to extend its inquiry to include the broad field of educators, researchers, automated educational facilities now in existence including those in the armed forces, and manufacturers of automated teaching equipment.

Be It Further Resolved, That the Legislative Research Bureau and any committee which may be established to assist the Bureau be directed to report the findings of the study and any committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

## SENATE MESSAGE CONSIDERED

Senate File 536, a bill for an act to allow a deduction from net income or credit against tax for contributions to national and state political parties and political parties and political organization committees, and to allow deductions by candidates for public office of campaign expenses.
Read first time and referred to the sifting committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 171, a bill for an act relating to purchase of school supplies.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 223, a bill for an act relating to election boards.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 498, a bill for an act relating to the state fair board.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 688, a bill for an act to change the amount of the sales tax permit fee.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 705, a bill for an act to appropriate funds to a governorelect for expenses after the day of the election and before the day of inauguration.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 706, a bill for an act to appropriate from the general fund to the state board of regents for use of various institutions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 707, a bill for an act to appropriate from the general fund to the state board of regents for capital improvements for institutions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 708, a bill for an act to appropriate from the general fund to the capitol planning commission the sum of twelve thousand five hundred dollars ( $\$ 12,500.00$ ).

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 710, a bill for an act to provide for release of capital appropriation funds of the Sixtieth General Assembly to respective departments.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 95, a bill for an act relating to dependent, neglected, and delinquent children.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed the following bill in which the concurrence of the Senate was asked:

Senate File 550, a bill for an act relating to the establishment and operation of area vocational schools and area community colleges.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed the following bill in which the concurrence of the Senate was asked:
Senate File 553, a bill for an act relating to educational standards and the responsibilities of the state board of public instruction and the state superintendent of public instruction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 633, a bill for an act to appropriate funds to the department of public instruction for state aid for transportation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 634, a bill for an act to make appropriation for participation in the 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 635, a bill for an act to appropriate funds to the department of public instruction for construction of four vocational schools.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 159, a bill for an act relating to the use and operation of school buses on the public highways.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 583, 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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 663, a bill for an act to provide for investment of public funds by the state treasurer.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 682, a bill for an act to appropriate from the general fund to the board of control.
Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 711, a bill for an act to appropriate the sum of $\$ 250,000.00$ to the executive council for the purchase of a Governor's residence.
Also: That the Senate has amended and passed the following joint resolution in which the concurrence of the Senate was asked:
House Joint Resolution 28, a joint resolution relating to the establishment of a study of the tax structure of the State of Iowa, and to make an appropriation therefor.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 159

Amend House File 159 as follows:

1. By striking subsection one (1) of section one (1), and by renumbering the remaining subsections.
2. By inserting a comma after the word "corporation" in line thirty-six, paragraph eight (8), section two (2), and adding the words "church or camp organization regularly transporting children."

## SENATE AMENDMENT TO HOUSE FILE 583

[^21]Section 1. Section three hundred six A point nine (306A.9), Code 1962, is hereby repealed.

Sec. 2. Chapter three hundred twenty-one (321), Code 1962, is hereby amended by adding thereto the following:
"It is unlawful for any person (1) to drive a vehicle over, upon, or across any curb, central dividing section, or other separation or dividing line on controlled-access facilities; (2) to make a left turn or a semi-circular or U-turn at maintenance cross-overs except by maintenance vehicles and authorized emergency vehicles; (3) to drive any vehicle except in the proper lane provided for that purpose and in the proper direction and to the right of the central dividing curb, separation, section, or line; (4) to drive any vehicle into the controlled-access facility from a local service road except through an opening provided for that purpose in the dividing curb or dividing section or dividing line which separates such service road from the controlled-access facility property; (5) to stop, park, or leave standing any vehicle, whether attended or unattended, upon the paved portion, the shoulders, or the right-of-way except at designated rest areas or in case of an emergency or other dire necessity, or in the case of an authorized emergency vehicle.
"For the purpose of this section, controlled-access facility shall have the same meaning as the meaning prescribed in section three hundred sis A point two (306A.2).
"Violations of this section shall be punishable as provided in section three hundred twenty-one point four hundred eighty-two (321.482)."
Amend the title to House File 583 by striking the period in line two (2) and adding: ", and relating to the unlawful use of controlled-access facilities."

## SENATE AMENDMENT TO HOUSE FILE 663

Amend House File 663 as follows:

1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:
"which are obligations of or guaranteed by the United States of America".
2. By striking the words "issued, assumed" from line eighteen (18) of section one (1) thereof and substituting therefor the following: "which are obligations of".
3. By striking the words "or by any agency or instrumentality" thereof from lines nineteen (19) and twenty (20) of section one (1).
4. By striking lines four (4), five (5), six (6), seven (7), and eight (8) of section two (2) thereof and substituting therefor the following:
"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state or deposits made under section four hundred fifty-three point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code.'"
5. By adding thereto the following new section:
"Section four hundred fifty-three point nine (453.9), Code 1962, is amended by inserting after the comma (,) in line nine (9) thereof, the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,',"

SENATE AMENDMENT TO HOUSE FILE 682
Amend House File 682 as follows:

1. By striking from lines seven (7), eight (8) and nine (9) of section (1)
the words and figures "twenty-five million nine hundred two thousand four hundred ninety dollars ( $\$ 25,902,490.00$ )" and inserting in lieu thereof the words and figures "twenty-six million seventy-one thousand four hundred sixty dollars ( $\$ 26,071,460.00$ )".
2. By striking from lines sixteen (16), seventeen (17) and eighteen (18), of section one (1), the words and figures "two million two hundred eightyseven thousand one hundred twenty dollars ( $\$ 2,287,120.00$ )" and inserting in lieu thereof the words and figures "two million three hundred thirty-six thousand four hundred sixty dollars ( $\$ 2,336,460.00$ )".
3. By striking from line twenty (20), of section one (1), the figures " $\$ 1,749,250.00$ " and inserting in lieu thereof the figures " $1,787,230.00$ ".
4. By striking from line twenty-two (22), of section one (1), the figures " $497,330.00$ " and inserting in lieu thereof the figures " $508,790.00$ ".
5. By striking from line twenty-three (23), of section one (1), the figures " $39,940.00$ " and inserting in lieu thereof the figures " $40,440.00$ ".
6. By striking from line twenty-four (24), of section one (1), the figures $\$ 2,287,120.00$ " and inserting in lieu thereof the figures " $\$ 2,336,460.00$ ".
7. By striking from lines thirty (30) and thirty-one (31) of section one (1), the words and figures "two million two hundred ninety-nine thousand one hundred twenty dollars ( $\$ 2,299,120.00$ )", and inserting in lieu thereof the words and figures "two million three hundred twenty-five thousand four hundred forty dollars ( $\$ 2,325,440.00$ )".
8. By striking from line thirty-four (34), of section one (1), the figures " $\$ 1,800,730.00$ " and inserting in lieu thereof the figures " $\$ 1,821,260.00$ ".
9. By striking from line thirty-six (36), of section one (1), the figures " $459,900.00$ " and inserting in lieu thereof the figures " $465,160.00$ ".
10. By striking from line thirty-seven (37), of section one (1), the figures " $38,490.00$ " and inserting in lieu thereof the figures " $39,020.00$ ".
11. By striking from line thirty-eight (38), of section one (1), the figures " $\$ 2,299,120.00$ " and inserting in lieu thereof the figures " $\$ 2,325,-$ 440.00".
12. By striking from lines forty-five (45) and forty-six (46), section one (1), the words and figures "two million five hundred nine thousand seven hundred twenty dollars ( $\$ 2,509,720.00$ )" and inserting in lieu thereof the words and figures "two million five hundred seventy thousand two hundred dollars ( $\$ 2,570,200.00$ )".
13. By striking from line forty-eight (48), section one (1), the figures " $\$ 1,955,370.00$ " and inserting in lieu thereof the figures " $\$ 2,002,550.00$ ".
14. By striking from line fifty (50), section one (1), the figures " $516,130.00$ " and inserting in lieu thereof the figures " $528,830.00$ ".
15. By striking from line fifty-one (51), section one (1) the figures " $38,220.00$ " and inserting in lieu thereof the figures " $38,820.00$ ".
16. By striking from line fifty-two (52), section one (1), the figures " $\$ 2,509,720.00$ " and inserting in lieu thereof the figures " $\$ 2,570,200.00$ ".
17. By striking from lines fifty-eight (58), fifty-nine (59) and sixty ( 60 ), section one (1), the words and figures "two million three hundred thirty-five thousand seven hundred seventy dollars ( $\$ 2,335,770.00$ )" and inserting in lieu thereof the words and figures "two million three hundred sixty-eight thousand six hundred dollars ( $\$ 2,368,600.00$ )".
18. By striking from line sixty-two (62), section one (1), the figures " $\$ 1,766,810.00$ " and inserting in lieu thereof the figures " $\$ 1,791,760.00$ ".
19. By striking from line sixty-four (64), section one (1), the figures " $527,260.00$ " and inserting in lieu thereof the figures " $534,810.00$ ".
20. By striking from line sixty-five (65), section one (1), the figures " $41,700.00$ " and inserting in lieu thereof the figures " $42,030.00$ ".
21. By striking from line sixty-seven (67), section one (1), the figures " $\$ 2,335,770.00$ " and inserting in lieu thereof the figures " $\$ 2,368,600.00$ ".
22. By adding thereto the following new section:
"Sec. 5. In computing the amounts that counties shall be billed for mental health services at the four (4) mental health institutes by the board of control, eighty percent $(80 \%)$ of the amount appropriated to the mental institutions by this Act shall be divided by the total committed patient days for the same period as covered by the appropriation."

## SENATE AMENDMENT TO HOUSE FILE 711

Amend House File 711 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. There is hereby appropriated from the general fund of the State of Iowa, for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ); or as much thereof as may be necessary to construct, equip, and furnish, a residence for the governor of Iowa and to acquire a site therefor. Said residence shall be located within the city of Des Moines.

Sec. 2. Before any of the funds herein appropriated shall be expended, it shall be determined by the executive council, and the Capitol Planning Commission, with the advice and counsel of the budget and financial control committee, that the expenditure shall be for the best interest of the state.

Sec. 3. Upon the acquisition of the above referred to residence, the executive council, with the advice and counsel of the budget and financial control committee, shall dispose of the residence currently used as the governor's residence.

Any revenue derived from the sale of this property shall be deposited with the treasurer of the State of Iowa and credited to the general fund.

Sec. 4. Any unencumbered balance remaining as of June 30, 1969, of the appropriation of this Act made by the Sixty-first General Assembly, shall revert to the general fund of the state as of June 30, 1969."

Amend the title to House File 711 by striking from line 3 the word "purchase" and inserting in lieu thereof the word "construct".

## SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 28

Amend House Joint Resolution 28, section 1, line 13, by striking the word "January" and inserting in lieu thereof the word "July".

House File 679, a bill for an act relating to the Iowa inheritance tax, was taken up for consideration.

Gaudineer of Polk offered the following amendment filed May 24, 1965:

Amend House File 679 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred fifty point three (450.3), Code 1962, is hereby amended as follows:

1. By adding the following new subsection thereto:
"Any transfer involving creation of a general power of appointment shall be treated as a transfer of a fee or equivalent interest in the property subject thereto to the donee of the power. Any transfer involving
creation of any other power of appointment shall be treated as the transfer of a life estate or term of years in the property subject thereto to the donee of the power and as the transfer of the remainder interests therein to those who would take if the power is not exercised."
2. By striking from line four (4) of subsection two (2) of such section the word "two" and inserting in lieu thereof the word "three (3)".
Sec. 2. Subsection one (1) of section four hundred fifty point ten (450.10), Code 1962, is hereby amended by striking all of said subsection after the word "follows:" in line eleven (11) and inserting in lieu thereof the following:
"One (1) percent of the first five thousand $(5,000)$ dollars.
Two (2) percent of any amount in excess of five thousand $(5,000)$ dollars and up to twelve thousand five hundred ( 12,500 ) dollars.
Three (3) percent on any amount in excess of twelve thousand five hundred ( 12,500 ) dollars and up to twenty-five thousand $(25,000)$ dollars.
Four (4) percent on any amount in excess of twenty-five thousand $(25,000)$ dollars and up to fifty thousand $(50,000)$ dollars.
Five (5) percent on any amount in excess of fifty thousand $(50,000)$ dollars and up to seventy-five thousand ( 75,000 ) dollars.
Six (6) percent on any amount in excess of seventy-five thousand $(75,000)$ dollars and up to one hundred thousand ( 100,000 ) dollars.
Seven (7) percent on any amount in excess of one hundred thousand ( 100,000 ) dollars and up to one hundred fifty thousand $(150,000)$ dollars.
Eight (8) percent on all sums in excess of one hundred fifty thousand $(150,000)$ dollars."
Sec. 3. Subsection two (2) of section four hundred fifty point ten (450.10), Code 1962, is hereby amended by striking all of said subsection after the word "follows:" in line six (6) and inserting in lieu thereof the following:
"Five (5) percent on any amount up to twelve thousand five hundred $(12,500)$ dollars.
Six (6) percent on any amount in excess of twelve thousand five hundred $(12,500)$ dollars and up to twenty-five thousand $(25,000)$ dollars.
Seven (7) percent on any amount in excess of twenty-five thousand $(25,000)$ dollars and up to seventy-five thousand $(75,000)$ dollars.
Eight (8) percent on any amount in excess of seventy-five thousand $(75,000)$ dollars and up to one hundred thousand $(100,000)$ dollars.
Nine (9) percent on any amount in excess of one hundred thousand $(100,000)$ dollars and up to one hundred fifty thousand ( 150,000 ) dollars.
Ten (10) percent on all sums in excess of one hundred fifty thousand $(150,000)$ dollars."
Sec. 4. Subsection three (3) of section four hundred fifty point ten (450.10), Code 1962, is hereby amended by striking all of said subsection after the word "follows:" in line six (6) and inserting in lieu thereof the following:
"Ten (10) percent on any amount up to fifty thousand ( 50,000 ) dollars.
Twelve (12) percent on any amount in excess of fifty thousand $(50,000)$ dollars and up to one hundred thousand $(100,000)$ dollars.
Fifteen (15) percent on all sums in excess of one hundred thousand $(100,000)$ dollars."
Sec. 5. Chapter four hundred fifty (450), Code 1962, is hereby amended by adding thereto the following new section:
"1. No person, bank, credit union, or savings and loan association shall permit the withdrawal of funds from a joint account by a surviving joint owner without first notifying the tax commission of the balance in such
account at the date of decedent's death and the name and address of the surviving joint owner. A person, bank, credit union, or savings and loan association shall only be liable for any inheritance tax due by the surviving joint owner for willful failure to report to the tax commission as herein provided."
Sec. 6. Section four hundred fifty point eleven (450.11), Code 1962, is hereby repealed.

Sec. 7. The provisions of this Act shall be effective on the estates of decedents dying on or after July 4, 1965.

Gaudineer of Polk offered the following amendment to his amendment and moved its adoption :

Amend Gaudineer amendment to House File 679 of May 24, 1965, by inserting in line seventy-four (74) after the word, "owner." the following:
"Such notification may be accomplished by mailing the required information to the tax commission and withdrawal or payment of such funds may be made immediately thereafter as long as such mailing is accomplished by ordinary mail no later than the date of withdrawal or earlier if knowledge of the decedent's death is known by the depository."

## The amendment was adopted.

Gaudineer of Polk offered the following Bailey amendment to the Gaudineer amendment, filed May 26, 1965, and moved its adoption:
Amend the Gaudineer amendment to House File 679, filed May 24, 1965, as follows:

1. By striking all of lines five (5) through thirteen (13) and inserting in lieu thereof the following:
"1. By inserting after the period in line three (3) of subsection four (4) the following: 'Any transfer involving creation of a general power of appointment shall be treated as a transfer of a fee or equivalent interest in the property subject thereto to the donee of the power. Any transfer involving creation of any other power of appointment shall be treated as the transfer of a life estate or term of years in the property subject thereto to the donee of the power and as the transfer of the remainder interests therein to those who would take if the power is not exercised.'"
2. By inserting after line seventy-nine (79) the following:
"Sec. 7. Section four hundred fifty point fifty-one (450.51), Code 1962, is hereby repealed and the following is enacted in lieu thereof: 'The value of any annuity, deferred estate, or interest, or any estate for life or term of years, subject to inheritance tax shall be determined for the purpose of computing said tax by the use of current, commonly used tables of mortality and actuarial principles pursuant to regulations prescribed by the State Tax Commission. The taxable value of annuities, life or term, deferred, or future estates, shall be computed at the rate of four percent per annum of the appraised value of the property in which such estate or interest. exists or is founded.' "
"Sec. 8. Section four hundred fifty point twenty-two (450.22), Code 1962, is hereby amended by striking from lines six (6), seven (7), and eight (8) the following: ', before the expiration of eighteen months from the death of the decedent'."
3. Renumber the remaining section in accordance with this amendment.

The amendment was adopted.

Gaudineer of Polk moved the adoption of his amendment as amended.

The amendment was adopted.
Duffy of Dubuque asked and received unanimous consent to withdraw his amendments filed May 14, 1965, and May 17, 1965.

Gaudineer of Polk asked and received unanimous consent to withdraw his amendment filed May 18, 1965.

Scherle of Fremont-Mills offered the following amendment filed June 1, 1965, and moved its adoption:

Amend House File 679 by adding a new subsection.
2. All revenue over and above the amount now collected under the provision of the existing statute shall be applied as agriculture land tax credit.

Rasmussen of Polk rose on a point of order that the amendment was not germane.

The Chair ruled the point well taken and the amendment not germane.

Utzig of Dubuque moved the previous question on House File 679.
The motion prevailed.
Gaudineer 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 ?" (H. F. 679)
The ayes were, 91 :

| Anderson | Fullmer | Jackson of |  |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Clinton | Mueller <br> Murphy |
| Baker | Gannon | Keleher | Nagle |
| Breitbach | Gaudineer | Kempter | O'Malley |
| Bremmer | Gillette of | Kennedy | Oxley |
| Brinck | Clay-Dickinson | Korn | Palmer |
| Carnahan | Gillette of | Lawlor | Quinn |
| Clapsaddle | Story | Loss | Radl |
| Cochran | Glanton | Lynch | Rasmussen |
| Cohen | Gleason | Madden | Redfern |
| Conway | Glenn | Mahan | Reichardt |
| Craig | Gregerson | Maley | Renda |
| Denato | Hageman | Maule | Resnick |
| Detje | Harrington | Mavberry | Rickert |
| Distelhorst | Hausheer | McNamara | Rider |
| Doderer | Holmes | Meacham | Roe |
| Dougherty | Houston | Melrose | Scott |
| Doyle | Hullinger | Miller of | Seibert |
| Dufy | Hutchins | Buena Vista | Shannahan |
| Dunton | Jackson of | Miller of | Shirley of |
| Felger | Black Hawk | Des Moines | Dallas |
| Foster |  |  | Morgan |


| Smith of Linn | Uban Utzig | Wengert Whisler | Wolcott |
| :---: | :---: | :---: | :---: |
| Stevenson | Varney | Wilson | Mr. Speaker |
| Stueland |  |  |  |
| The nays were, 22: |  |  |  |
| Baringer | Graham | Nielsen of | Smith of |
| Busch | Grassley | Emmet-Palo Alto | O'Brien |
| Coffman | Kluever | Nielsen of | Stokes |
| Edgington | Millen | Shelby | Strothman |
| Fischer of | Miller of | Ossian | Tieden |
| Grundy | Page | Patton | Winkelman |
| Fisher of Greene | Nelson | Scherle of Fremont-Mills |  |
| Absent or not voting, 11: |  |  |  |
| Bogenrief | Busing | Den Herder | Robinson |
| Boot | Caffrey | Hanson | Webster |
| Burke | Crosier | Oehlsen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADDITIONAL COPIES

Fischer of Grundy asked and received unanimous consent to have five hundred additional copies printed of House File 679 as amended and passed.

On motion by Maule of Monona, the House recessed until $1: 30$ p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## GENERAL CLERK APPOINTED

The patronage committee of the House of Representatives announced the appointment of Raymond Gazzo as a General Clerk, effective June 1,1965 , at the rate of $\$ 10.00$ per day.

## HOUSE FILE 715 WITHDRAWN

Graham of Sioux asked and received unanimous consent to withdraw House File 715 from further consideration by the House.

SIFTING COMMITTEE CALENDAR
House File 713, a bill for an act relating to the determination of executive disability, was taken up for consideration.

Winkelman of Calhoun offered the following amendment filed June 1, 1965, and moved its adoption :
Amend House File 713 by adding the following new section:
Sec. 2. This act deemed of immediate importance shall be in full force
and take effect from and after its passage and publication in the Lake City Graphic, a newspaper published in Lake City, Iowa, and the Guttenberg Press, a newspaper published in Guttenberg, Iowa.

The amendment lost.
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?" (H. F. 713)
The ayes were, 103:

Anderson
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Coftman
Cohen
Craig
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Edgington
Felger
Foster
Fullmer
Gallagher
Gannon
Gaudineer.

Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson Hausheer
Holmes
Houston
Hullinger
Hutchins Jackson of Black Hawk Keleher Kempter Kluever Loss Lynch Mahan Maley Maule Mayberry McNamara Meacham

| Melrose | Resnick |
| :--- | :--- |
| Millen | Rider |
| Miller of | Robinson |
| Buenia Vista | Roe |
| Miller of | Scherle of |
| Des Moines | Fremont-Mills |
| Miller of | Scott |
| Page | Seibert |
| Morgan | Shannahan |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Smith of |
| Nelson | O'Brien |
| Nielsen of | Stevenson |
| Emmet-Palo Alto Stokes |  |
| Nielsen of | Strothman |
| Shelby | Stueland |
| O'Malley | Tieden |
| Ossian | Uban |
| Oxley | Utzig |
| Palmer | Varney |
| Patton | Wengert |
| Quinn | Whisler |
| Radl | Wilson |
| Rasmussen | Winkelman |
| Redfern | Wolcott |
| Reichardt | Wright |
| Renda | Mr. Speaker |

The nays were, none.
Absent or not voting, 21:

Bailey
Burke
Busing
Cochran
Conway
Crosier
Denato
Den Herder
Fischer of
Grundy
Fisher of
Greene
Gillette of
Clay-Dickinson

| Harrington |
| :--- |
| Jackson of |
| Clinton |

Kennedy
Korn
Lawlor

Madden
Oehlsen
Rickert
Shirley of
Dallas
Webster

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 714, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways, was taken up for consideration.

Maule of Monona moved that further consideration of House File 714 be deferred.

The motion prevailed.
HOUSE INSISTS
(Senate File 604)
Uban of Black Hawk called up for consideration Senate File 604, a bill for an act to provide for depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars (\$25.00), amended by the House, and moved that the House recede from its amendments.

Loss of Kossuth moved the previous question on the Uban motion.
The motion having received a two-thirds majority prevailed.
The motion to recede lost and the House insists on the amendments.

## HOUSE RECEDES <br> (Senate File 621)

Meacham of Poweshiek called up for consideration Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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 and to salaries of various statutory positions amended by the House, and moved that the House recede from its amendments.

The motion prevailed and the House receded.
Meacham of Powshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 6:1)
The ayes were, 108:

| Anderson | Cochran | Felger | Gillette of |
| :--- | :--- | :--- | :--- |
| Bailey | Coffman | Fischer of | Story |
| Baringer | Cohen | Grundy | Glanton |
| Bogenrief | Conway | Fisher of | Gleason |
| Boot | Craig | Greene | Glenn |
| Breitbach | Detje | Foster | Graham |
| Bremmer | Distelhorst | Fullmer | Grassley |
| Brinck | Doderer | Gallagher | Gregerson |
| Busch | Dougherty | Gannon | Hageman |
| Caffrey | Doyle | Gaudineer | Hanson |
| Carnahan | Dunton | Gillette of | Harrington |
| Clapsaddle | Edgington | Clay-Dickinson | Hausheer |

Holmes
Houston Hullinger
Hutchins Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Loss
Lynch
Madden
Mahan
Maley
Maule

| Mayberry | Quinn |
| :--- | :--- |
| McNamara | Radl |
| Meacham | Rasmussen |
| Melrose | Redfern |
| Millen | Reichardt |
| Miller of | Renda |
| Page | Resnick |
| Morgan | Rickert |
| Mueller | Rider |
| Murphy | Robinson |
| Nagle | Roe |
| Nelson | Scherle of |
| Nielsen of | Fremont-Mills |
| Emmet-Palo Alto Scott |  |
| Nielsen of | Seibert |
| Shelby | Shannahan |
| Ossian | Shirley of |
| Patton | Dallas |

Smith of Linn Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker
The nays were, none.
Absent or not voting, 16:

Baker
Burke
Busing
Crosier
Denato

Den Herder
Duffy
Lawlor
Miller of
Buena Vista

Miller of
Des Moines
Oehlsen
O'Malley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## APPROPRIATIONS CALENDAR

Senate File 628, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of control, was taken up for consideration.

Doyle 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?" (S. F. 628)
The ayes were, 105:

| Anderson | Cochran | Fischer of | Glanton |
| :--- | :--- | :--- | :--- |
| Bailey | Coffman | Grundy | Gleason |
| Baringer | Cohen | Fisher of | Glenn |
| Bogenrief | Conway | Greene | Graham |
| Boot | Craig | Foster | Grassley |
| Breitbach | Detje | Fullmer | Gregerson |
| Bremmer | Distelhorst | Gallagher | Hagman |
| Brinck | Doderer | Gannon | Hanson |
| Busch | Dougherty | Gillete of | Harrington |
| Cafrey | Doyle | Clay-Dickinson | Hausheer |
| Carnahan | Dunton | Gillette of | Holmes |
| Clapsaddle | Felger | Story | Houston |



Meacham
The nays were, none.
Absent or not voting, 19:

| Baker | Duffy | Miller of | O'Malley |
| :---: | :---: | :---: | :---: |
| Burke | Edgington | Buena Vista | Oxley |
| Busing | Gaudineer | Miller of | Palmer |
| Crosier | Jackson of | Des Moines | Rasmussen |
| Denato | Black Hawk | Oehlsen | Webster |
| Den Herder | Lawlor |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 626, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the state conservation commission, was taken up for consideration.

Anderson of Ringgold-Taylor offered the following committee amendment filed May 27, 1965, and moved its adoption :

Amend Senate File 626 as follows:
By striking from line 16 of section 1 the following:
Twelve thousand dollars ( $\$ 12,000.00$ ) and by inserting in lieu thereof the words thirteen thousand five hundred dollars ( $\$ 13,500.00$ )

The amendment was adopted.
Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 626)
The ayes were, 105:

| Anderson | Bogenrief | Brinck | Clapsaddle |
| :--- | :--- | :--- | :--- | :--- |
| Bailey | Boot | Busch | Cochran |
| Baker | Breitbach | Caffrey | Cofman |
| Baringer | Bremmer | Carnahan | Cohen |


| Conway | Gregerson | Melrose | Roe |
| :---: | :---: | :---: | :---: |
| Craig | Hageman | Miller of | Scott |
| Detje | Hanson | Des Moines | Seibert |
| Distelhorst | Harrington | Miller of | Shannahan |
| Dougherty | Hausheer | Page | Shirley of |
| Doyle | Holmes | Mueller | Dallas |
| Duffy | Houston | Murphy | Smith of |
| Dunton | Hullinger | Nagle | Linn |
| Edgington | Hutchins | Nelson | Smith of |
| Felger | Jackson of | Nielsen of | O'Brien |
| Fischer of | Black Hawk | Emmet-Palo | Stevenson |
| Grundy | Keleher | Nielsen of | Stokes |
| Fisher of | Kempter | Shelby | Strothman |
| Greene | Kennedy | Ossian | Stueland |
| Fullmer | Kluever | Patton | Tieden |
| Gallagher | Korn | Quinn | Uban |
| Gaudineer | Loss | Radl | Utzig |
| Gillette of | Lynch | Rasmussen | Varney |
| Clay-Dickinson | Madden | Redfern | Wengert |
| Gillette of | Mahan | Reichardt | Whisler |
| Story | Maley | Renda | Wilson |
| Glanton | Maule | Resnick | Winkelman |
| Gleason | Mayberry | Rickert | Wolcott |
| Glenn | McNamara | Rider | Wright |
| Grassley Meacham Mr. Speaker |  |  |  |
|  |  |  |  |
| The nays were, 4: |  |  |  |
| Foster | Gannon | Millen | Morgan |
| Absent or not voting, 15: |  |  |  |
| Burke | Doderer | Miller of | Palmer |
| Busing | Jackson of | Buena Vista | Scherle of |
| Crosier | Clinton | Oehlsen | Fremont-Mills |
| Denato | Lawlor | O'Malley | Webster |
| Den Herder |  | Oxley |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 601, a bill for an act to make appropriations to certain named persons in settlement of claims against the State of Iowa, was taken up for consideration.
Nielsen of Emmet-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?" (S. F. 601)
The ayes were, 106:

| Anderson | Brinck | Conway | Duffy |
| :--- | :--- | :--- | :--- |
| Bailey | Busch | Craig | Dunton |
| Baker | Caffrey | Denato | Edgington |
| Baringer | Carnahan | Detje | Felger |
| Bogenrief | Clapsaddle | Distelhorst | Fisher of |
| Boot | Cochran | Doderer | Greene |
| Breitbach | Coffman | Dougherty | Fullmer |
| Bremmer | Cohen | Doyle | Gallagher |



The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 269, a bill for an act to provide real property tax exemption to disabled veterans, was taken up for consideration.

Carnahan of Wapello offered the following committee amendment filed May 26, 1965, and moved its adoption :

Amend House File 269 as follows:

1. Amend House File 269 by adding thereto the following section:
"Sec. 2. The state shall reimburse counties of any revenue which would otherwise be collected from property exempt from taxation under this act. Application for and determination of exemptions allowable under this act and reimbursement of revenue to counties shall be made in the same manner military service tax exemptions and credits are determined under sections four hundred twenty-seven point five (427.5) through four hundred twenty-seven point seven (427.7) and chapter four hundred twenty-six A (426A) of the Code. There is hereby appropriated from the general fund of the state fifty thousand dollars ( $\$ 50,000.00$ ) per annum to carry out the provisions of this act."
2. Further amend the title by adding after the word "veterans" the words "and to provide an appropriation therefor".

The amendment was adopted.

Utzig of Dubuque offered the following amendment filed February 18, 1965, and moved its adoption:
Amend House File 269 as follows:

1. Amend section one (1), line eight (8), by inserting after the word "children", the words, "under twenty-one (21) years of age".
The amendment was adopted.

## COMMITTEE OF THE WHOLE

Maule of Monona moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 269, and that Speaker Steffen preside as chairman over the deliberations of the committee.

The motion prevailed.
Maule of Monona moved that the committee now rise.

## HOUSE FILE 269 REFERRED TO THE COMMITTEE ON APPROPRIATIONS

Maule of Monona moved that House File 269 be referred to the committee on appropriations.
The motion prevailed.
Senate File 257, a bill for an act relating to the assessment of property, 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?" (S. F. 257)
The ayes were, 105:

| Anderson | Doderer | Glanton | Kluever |
| :--- | :--- | :--- | :--- |
| Bailey | Dougherty | Glenn | Korn |
| Baker | Doyle | Graham | Lynch |
| Baringer | Duffy | Grassley | Madden |
| Bogenrief | Dunton | Gregerson | Mahan |
| Boot | Edgington | Hageman | Maley |
| Breitbach | Felger | Harrington | Maule |
| Bremmer | Fischer of | Holmes | Mayberry |
| Brinck | Grundy | Houston | McNamara |
| Busch | Fisher of | Hullinger | Meacham |
| Caffrey | Greene | Hutchins | Melrose |
| Carnahan | Foster | Jackson of | Millen |
| Cochran | Gallagher | Black Hawk | Miller of |
| Coffman | Gaudineer | Jackson of | Buena Vista |
| Cohen | Gillette of | Clinton | Miller of |
| Conway | Clay-Dickinson | Keleher | Page |
| Detje | Gillette of | Kempter | Morgan |
| Distelhorst | Story | Kennedy | Mueller |


| Murphy | Quinn |
| :--- | :--- |
| Naple | Rad |
| Nelson | Rasmussen |
| Nielsen of | Redfern |
| Emmet-Palo | Alto |
| Reichardt |  |
| Nielsen of | Renda |
| Shelby | Resnick |
| O'Malley | Rickert |
| Ossian | Rider |
| Oxley | Robinson |
| Palmer | Roe |
| Patton |  |


| Scherle of | Stokes |
| :--- | :--- |
| Fremont-Mills | Strothman |
| Scott | Stueland |
| Seibert | Tieden |
| Shannahan | Uban |
| Shirley of | Varney |
| Dallas | Wengert |
| Smith of | Whisler |
| Linn | Wison |
| Smith of | Winkelman |
| OBrien | Wolcott |
| Stevenson | Wright |

The nays were, 1:
Hanson
Absent or not voting, 18:

| Burke | Denato | Hausheer |
| :--- | :--- | :--- |
| Busing | Den Herder | Lawwlor |
| Clapsaddle | Fullmer | Loss |
| Craig | Gannon | Miller of |
| Crosier | Gleason | Des Moines |

Oehlsen
Utzig Webster Mr. Speaker

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 629, a bill for an act relating to the legislative research committee and the legislative research bureau, was taken up for consideration.
Meacham 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?" (S. F. 629)
The ayes were, 105:

| Anderson | Doyle | Graham | Korn |
| :--- | :--- | :--- | :--- |
| Bailey | Duffy | Grassley | Loss |
| Baker | Dunton | Gregerson | Lynch |
| Baringer | Edgington | Hageman | Madden |
| Bogenrief | Felger | Hanson | Mahan |
| Boot | Fischer of | Harrington | Maley |
| Breitbach | Grundy | Hausheer | Maule |
| Bremmer | Fisher of | Holmes | Mayberry |
| Brinck | Greene | Houston | Meacham |
| Caffrey | Foster | Hullinger | Melrose |
| Carnahan | Fullmer | Hutchins | Millen |
| Cochran | Gallagher | Jackson of | Miller of |
| Coffman | Gillette of | Black Hawk | Buena Vista |
| Cohen | Clay-Dickinson | Jackson of | Miller of |
| Conway | Gillette of | Clinton | Des Moines |
| Detje | Story | Keleher | Miller of |
| Distelhorst | Glanton | Kempter | Page |
| Doderer | Gleason | Kennedy | Morgan |
| Dougherty | Glenn | Kluever | Mueller |


| Murphy | Redfern | Seibert | Uban |
| :--- | :--- | :--- | :--- |
| Nelson | Reichardt | Shirley of | Utzig |
| Nielsen of | Renda | Dallas | Varney |
| Shelby | Resnick | Smith of | Wengert |
| 0'Malley | Rickert | Linn | Whisler |
| Ossian | Rider | Stevenson | Wilson |
| Oxley | Robinson | Stokes | Winkelman |
| Palmer | Roe | Strothman | Wolcott |
| Patton | Scherle of | Stueland | Wright |
| Quinn | Fremont-Mills | Tieden | Mr. Speaker |
| Radl | Scott |  |  |

The nays were, none.
Absent or not voting, 19:

| Burke | Denato | MeNamara | Rasmussen |
| :--- | :--- | :--- | :--- |
| Busch | Den Herder | Nagle | Shannahan |
| Busing | Gannon | Nielsen of | Smith of |
| Clapsaddle | Gaudineer | Emmet-Palo Alto O'Brien |  |
| Craig | Lawlor | Oehlsen | Webster |
| Crosier |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 404, a bill for an act relating to the time when beer may be sold.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Fisher of Greene asked and received unanimous consent to call up for consideration House File 404, a bill for an act relating to the time when beer may be sold, amended by the Senate, and moved that the House concur in the following Senate amendment:

## SENATE AMENDMENT TO HOUSE FILE 404

Amend House File 404 as follows:
By striking lines 3 through 7 of section 2 and inserting in lieu thereof the following:
"word 'chapter' in line forty-two (42) through line fifty-six (56) and inserting in lieu thereof the following: '. Subject to the express provisions of section one hundred twenty-four point twenty (124.20), Code 1962, no'."

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?" (H. F. 404)
The ayes were, 79:

Bogenrief
Bremmer
Brinck
Busch
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Fullmer
Gallagher
Gaudineer

Gillette of Story
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Murphy
Nagle
O'Malley
Ossian
Palmer
Quinn
Rasmussen
Reichardt
Renda

Resnick
Rickert
Rider
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Smith of
Linn
Stevenson
Stueland
Tieden
Utzig
Varney
Wengert
Wilson
Wolcott
Wright
Mr. Speaker
The nays were, 26:

| Bailey | Foster |
| :--- | :--- |
| Baker | Gillette of |
| Baringer | Clay-Dickinson |
| Boot | Graham |
| Edgington | Grassley |
| Fischer of | Hullinger |
| Grundy | Miller of |
|  | Page |

Absent or not voting, 19:
Anderson
Breitbach
Burke
Busing
Carnahan
Craig
Crosier
Denato

Conway
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Fisher of Greene moved to reconsider the vote by which House File 404 passed the House and that the motion to reconsider be laid on the table.

The motion to table prevailed.
The House resumed consideration of House File 714, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways.

Miller of Des Moines offered the following amendment and moved its adoption:
Amend House File 714, section two (2) line two (2) by adding after the word "Code," and before the word "and" the following: "for the purpose of enforcing the motor vehicle laws and ordinances of this state,".
The amendment was adopted.
Rasmussen of Polk offered the following amendment and moved its adoption:
Amend House File 714 as follows:

1. By adding the following section after section three (3) of the bill:
"Employees so designated under section one (1) of this act shall be compensated at the rate of one and one-half ( $11 / 2$ ) times their regular pay and shall be paid from funds of the public safety department. In lieu of said compensation, said employees may be given time off at the rate of one and one-half ( $11 / 2$ ) days for each day of such employment."
2. By renumbering the remaining sections in accordance with this amendment.

Winkelman of Calhoun moved that the Rasmussen amendment be laid on the table.

The motion lost.
Rasmussen of Polk moved the adoption of his amendment.
Roll call was requested by Rasmussen of Polk and Jackson of Black Hawk.

On the question "Shall the Rasmussen amendment be adopted?" (H. F. 714)

The ayes were, 29:
Anderson
Breitbach
Bremmer
Caffrey
Carnahan
Coffman
Cohen
Denato

Doderer
Fischer of Grundy
Gallagher
Gaudineer
Glanton
Hanson
Harrington
The nays were, 66:
Bailey
Baker
Baringer
Bogenrief
Clapsaddle
Cochran
Detje
Distelhorst
Doyle
Duffy
Dunton

Fisher of
Greene
Foster
Fullmer
Gillette of
Clay-Dickinson
Gleason
Millen
Glenn
Graham
Grassley
Gregerson

| Hutchins | Nagle <br> Jackson of <br> Black Hawk |
| :--- | :--- |
| Palmer |  |
| Kluever | Rasmussen |
| Lynch | Resnick |
| Robinson |  |
| Miller of | WVengert |
| Muena Vista | Wilson |
| Wright |  |

Hageman
Hausheer
Holmes
Hullinger
Kempter
Kennedy
Korn
Loss
Madden
Mahan
Maule
McNamara

Nagle
Palmer
Rasmussen
Resnick
Robinson
Wengert
Wilson
Wright
Meacham
Melrose
Wolcott
Miller of
Des Moines
Miller of
Page
Murphy
Nelson
Nielsen of
Emmet-Palo Alto

| Nielsen of | Rider |
| :--- | :--- |
| Shelby | Roe |
| Ossian | Scherle of |
| Oxley | Fremont-Mills |
| Quinn | Scott |
| Radl | Seibert |
| Redfern | Shannahan |
| Rickert |  |

Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman

Stueland Tieden Uban Utzig Varney Whisler Winkelman

Absent or not voting, 29:
\(\left.$$
\begin{array}{lll}\text { Boot } & \begin{array}{l}\text { Den Herder } \\
\text { Brinck }\end{array} & \begin{array}{l}\text { Jackson of }\end{array}
$$ <br>

Bougherty \& Clinton\end{array}\right\}\)| Burke |
| :--- |
| Edgington |

O'Malley<br>Patton<br>Reichardt<br>Renda<br>Shirley of<br>Dallas<br>Webster<br>Mr. Speaker

The amendment lost.
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?" (H. F. 714)
The ayes were, 78:

| Anderson | Gillette of |
| :--- | :--- |
| Bailey | Story |
| Baker | Glanton |
| Bogenrief | Gleason |
| Boot | Glenn |
| Breitbach | Gregerson |
| Bremmer | Hageman |
| Clapsaddle | Hausheer |
| Coccran | Holmes |
| Cofman | Hallinger |
| Cohen | Jackson of |
| Detie | Clinton |
| Distelhorst | Keleher |
| Dougherty | Kempter |
| Duffy | Kennedy |
| Dunton | Korn |
| Foster | Loss |
| Fullmer | Madden |
| Gallagher | Mahan |
| Gaudineer | Maley |
| Gillette of | Maule |
| Clay-Dickinson | McNamara |

The nays were, 29:

Baringer
Busch
Caffrey
Carnahan
Conway
Doderer
Doyle
Fischer of Grundy

Fisher of Greene
Grassley
Hanson
Harrington
Hutchins
Jackson of Black Hawk
Kluever

Meacham . Rider
Melrose Roe
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nielsen of
Emmet-Pa

O'Malley Uban
Ossian Utzig
Oxley Wengert
Quinn Whisler
Redfern Wilson
Reichardt Wolcott
Renda Wright
Resnick Mr. Speaker
Rickert

Lynch
Miller of
Buena Vista
Nelson
Nielsen of
Shelby
Palmer
Radl
Rasmussen

Robinson
Smith of
O'Brien
Stokes
Strothman
Tieden
Varney
Winkelman

Absent or not voting, 17:

| Brinck | Denato | Gannon | Mayberry |
| :--- | :--- | :--- | :--- |
| Burke | Den Herder | Graham | Oehlsen |
| Busing | Edgington | Houston | Paton |
| Craig | Felger | Lawlor | Webster |
| Crosier |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SPECIAL ORDER <br> (Senate File 600)

Maule of Monona moved that Senate File 600 be made a special order of business for 7:30 p.m., Tuesday, June 1, 1965.
The motion prevailed.
On motion by Maule of Monona, the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lawlor of Scott on request of Resnick of Scott; Stueland of Hancock on request of Houston of Crawford; Duffy of Dubuque on request of Fischer of Grundy.

## PRESENTATION OF VISITOR

Dunton of Keokuk presented to the House a student of the Tri County Community School, Paul Duane George.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:
Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 44, authorizing the Secretary of the Senate and the Chief Clerk of the House to attend the 1965 and 1966 sessions of the Council of State Governments.
Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 47, relating to the presentation of chairs to the President of the Senate and the Speaker of the House.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 44 <br> By Frommelt and Rigler

Whereas, the National Legislative Conference which is a part of the Council of State Governments will convene in its annual sessions, both in 1965 and 1966, 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 Concurring: 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 1965 and 1966 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.

## SENATE CONCURRENT RESOLUTION 47

By Frommelt and Rigler
Be It Resolved by the Senate, the House Concurring: That the President of the Senate be presented with the chair occupied 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 statehouse 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.

## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 467, a bill for an act relating to the use of auxiliary axles on vehicles, 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?" (S. F. 467)
The ayes were, 86:

| Bailey | Caffrey | Detje | Fisher of |
| :--- | :--- | :--- | :--- |
| Baker | Carnahan | Distelhorst | Greene |
| Baringer | Clapsaddle | Doderer | Fullmer |
| Bogenrief | Cochran | Dougherty | Gallagher |
| Boot | Coffman |  | Dunton |
| Breitbach | Cohen | Edgington | Gaudineer |
| Bremmer | Conway | $\because$ | Felger |
| Brinck | Denato | $:$ |  |


| Gillette of | Kluever Korn | Nielsen of Shelby | Smith of |
| :---: | :---: | :---: | :---: |
| Glanton | Maley | O'Malley | Smith of |
| Gleason | Maule | Palmer | O'Brien |
| Glenn | Mayberry | Quinn | Stevenson |
| Graham | Meacham | Rasmussen | Tieden |
| Grassley | Melrose | Reichardt | Uban |
| Gregerson | Millen | Renda | Utzig |
| Hageman | Miller of | Resnick | Varney |
| Hanson | Buena Vista | Rickert | Wengert |
| Hausheer | Miller of | Robinson | Whisler |
| Hutchins | Des Moines | Roe | Wilson |
| Jackson of | Morgan | Scherle of | Winkelman |
| Black Hawk | Murphy | Fremont-Mills | Wolcott |
| Jackson of | Nagle | Scott | Wright |
| Clinton | Nelson | Shirley of | Mr. Speaker |
| Keleher | Nielsen of | Dallas |  |
| Kempter | Emmet-Palo Alto |  |  |
| The nays were, 13: |  |  |  |
| Anderson | Fischer of | Lynch | Patton |
| Busch | Grundy | Miller of | Rider |
| Craig | Foster | Page | Seibert |
|  | Harrington | Ossian | Stokes |
| Absent or not voting, 25: |  |  |  |
| Burke | Holmes | Madden | Radl |
| Busing | Houston | Mahan | Redfern |
| Crosier | Hullinger | McNamara | Shannahan |
| Den Herder | Kennedy | Mueller | Strothman |
| Doyle | Lawlor | Oehlsen | Stueland |
| Duffy | Loss | Oxley | Webster |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE FILE 678 DEFERRED

Mueller of Winnebago-Worth asked and received unanimous consent that House File 678 be deferred and that the bill retain its place on the calendar.

## SENATE FILE 560 DEFERRED

Nielsen of Emmet-Palo Alto asked and received unanimous consent that Senate File 560 be deferred and that the bill retain its place on the calendar.

Senate File 330, a bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto, was taken up for consideration.
Rasmussen 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?" (S. F. 330)
The ayes were, 104 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Denato
Detje
Dougherty
Doyle
Dunton
Edgington
Felger
Fisher of
Greene
Foster
Fullmer
Gallagher

Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Loss
Lynch
Madden
Mahan
Maley
Maule

Mayberry Renda
McNamara Resnick
Meacham Rickert
Melrose Rider

Millen Robinson
Miller of Roe
Buena Vista Scherle of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of Linn
Smith of
O'Brien
tevenson
Stokes
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 1:
Hutchins
Absent or not voting, 19:

Burke
Busing
Crosier
Den Herder
Distelhorst

Doderer
Duffy
Fischer of Grundy
Gannon
Gaudineer
Hullinger
Kempter
Lawlor
Nelson

Oehlsen Shannahan Strothman Stueland Webster
The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations, was taken up for consideration.

Jackson 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?" (S. F. 582)
The ayes were, 78:

| Anderson <br> Bailey | Boot <br> Breitbach$\quad$Bremmer <br> Brinck | Busch <br> Carnahan |
| :--- | :--- | :--- | :--- |


| Clapsaddle | Gleason |
| :--- | :--- |
| Cochran | Glenn <br> Coffman |
| Cohen | Graham |
| Gregerson |  |
| Detje | Hageman |
| Doderer | Hanson |
| Dougherty | Hausheer |
| Doyle | Holmes |
| Dunton | Houston |
| Felger | Hutchins |
| Fisher of | Jackson of |
| Greene | Clinton |
| Gallagher | Keleher |
| Gannon | Kempter |
| Gaudineer | Korn |
| Gillette of | Loss |
| Clay--Dickinson | Lynch |
| Gillette of | Madden |
| Story | Mahan |
| Glanton |  |

The nays were, 18:

Baringer
Craig
Edgington
Fischer of Grundy
Grassley

Harrington
Kluever McNamara
Nelson Nielsen of Shelby

Absent or not voting, 28:

Baker
Bogenrief
Burke
Busing
Caffrey
Conway
Crosier
Denato

Den Herder
Distelhorst
Duffy
Foster
Fullmer Hullinger Jackson of Black Hawk

Maley Quinn
Maule Redfern
Mayberry Reichardt
Meacham Renda
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of Page
Morgan
Mueller
Murphy
Nagle
O'Malley
Ossian
Palmer

Resnick
Rider
Roe
Scott
Seibert
Stevenson
Tieden
Uban
Utzig
Varney
Wengert
Whisler
Wilson
Wright
Mr. Speaker

Smith of O'Brien Stokes Winkelman
Wolcott

| Kennedy | Robinson |
| :--- | :---: |
| Lawlor | Shannahan |
| Nielsen of | Shirley of |
| Emmet-Palo | Alto |
| Oehlsen | Dallas |
| Oxley | Strothman |
| Rasmussen | Stueland |
| Rickert | Webster |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER
(Senate File 600)
The hour of $7: 30$ p.m. having arrived, the Speaker announced the special order of business for the consideration of Senate File 600, 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), 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 selfemployed individuals having self-employment income derived from sources within the State of Iowa.

Gaudineer of Polk asked and received unanimous consent to withdraw his amendment filed May 25, 1965.

Fullmer of Jasper moved the previous question on Senate File 600. The motion having received a two-thirds majority prevailed.

Jackson 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 ?" (S. F. 600)
The ayes were, 91 :

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Conway
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Felger

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Harrington
Hausheer
Holmes
Houston
Hutchins
Jackson of Black Hawk
Jackson of
Clinton
Keleher
Kempter

The nays were, 22:

Baringer
Busch
Edgington
Fischer of Grundy
Fisher of Greene
Graham

Grassley
Hanson
Kluever Millen Miller of

Page
Nelson

Absent or not voting, 11:

| Burke | Duffy |
| :--- | :--- |
| Busing | Hullinger |
| Den Herder | Lawlor |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 390, a bill for an act regarding an approved driver education course.

Robert G. Moore, Secretary.

## SENATE AMENDMENTS CONSIDERED

Uban of Black Hawk in the chair.
Miller of Des Moines called up for consideration House File 390, a bill for an act regarding an approved driver education course, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 390 as follows:

1. By striking in line 11 , section 5 , the word "conducted" and inserting in lieu thereof the words "offered or made available".
2. By adding in line 12 , section 5 , a new sentence following the word "district." as follows: "Every public school district in Iowa shall offer or make available to all students residing in the school district an approved course in driver education."
3. By adding the following sections thereto:
"Sec. 6. Section three hundred twenty-one point one hundred eighty (321.180), Code 1962, as amended by chapter one hundred ninety-five (195), section one (1), Acts of the Sixtieth General Assembly, is hereby amended as follows:
4. By striking in line fourteen (14) the words "six months" and inserting in lieu thereof the words "two (2) years from the date of issuance".
5. By striking lines nineteen (19) and twenty (20) and inserting in lieu thereof the words "less than sixteen (16) years of age shall entitle".
"Sec. 7. Section three hundred twenty-one point one hundred ninetyfour (321.194), Code 1962, is hereby amended as follows:
6. By striking in line four (4) the word "sixteen" and inserting in lieu thereof the word "eighteen (18)".
7. By striking line seventeen (17) and inserting in lieu thereof the words "expire on the licensee's eighteenth (18th) birthday or upon issuance of a temporary driver's permit."
The motion prevailed and the House concurred in the Senate amendments.

Miller of Des Moines 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.

The ayes were, 94:

| Bailey | Gallagher |
| :--- | :--- |
| Bogenrief | Gaudineer <br> Goillette of |
| Boot | Breitbach |
| Bremmer | Gllay-Dickinson |
| Brinck | Glette of |
| Cafrey | Glanton |
| Carnahan | Gleason |
| Clapsaddle | Glenn |
| Cochran | Graham |
| Coffman | Grassley |
| Cohen | Hageman |
| Conway | Hanson |
| Craig | Harrington |
| Crosier | Hausheer |
| Denato | Holmes |
| Detje | Houston |
| Distelhorst | Hutchins |
| Doderer | Jackson of |
| Dougherty | Black Hawk |
| Doyle | Keleher |
| Dunton | Kempter |
| Edgington | Kennedy |
| Felger | Korn |
| Foster | Loss |
| Fullmer | Lynch |

The nays were, 8:

Baringer
Fischer of
Grundy
Fisher of
Greene

Kluever
Miller of Page

Absent or not voting, 22:
Anderson
Baker
Burke
Busch
Busing
Den Herder
Duffy
Gannon
Gregerson
Hullinger
Jackson of
Clinton

Mahan Redfern
Maley Reichardt
Maule Renda
Mayberry Resnick
Meacham Rickert
Melrose Rider
Millen
Miller of
Robinson
Roe
Scott
Seibert
Shirley of Dallas
Smith of Linn
Stevenson
Stokes
Strothman
Nielsen of
Emmet-Palo AltoTieden
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl

Utzig
Varney
Wengert
Whisler
Winkelman
Wolcott
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER LOST

Conway of Louisa-Muscatine moved to reconsider the vote by which Senate File 582 passed the House.

Hageman of Winneshiek moved that the motion to reconsider Senate File 582 be laid on the table.

The motion to table lost.
Wengert of Woodbury moved the previous question on the motion to reconsider.

The motion having received a two-thirds majority prevailed.
The motion to reconsider having failed to receive a constitutional majority lost.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 86, 109, 119, $189,229,304,371,424,488,634,636,655,661,684,685,689,690,691,694$ and 695, Senate Files 2, 140, 239, 252, 313, 398, 444, 521, 533, 549, 555, 568, 573, $584,590,591,599,603,605,608,610,612,613,614,622$ and 623, and Senate Joint Resolution 26.

> ALfred P. Breitbach, Sr., Chairman House Committee. GILbert E. KLEFSTAD, 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 $86,109,119,189,229,304,371,424,488,634,636,655,661,684$, 685, 689, 690, 691, 694, 695, Senate Files 2, 140, 239, 252, 313, 398, $444,521,533,549,555,568,573,584,590,591,599,603,605,608$, 610, 612, 613, 614, 622, 623 and Senate Joint Resolution 26.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:
Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 1st day of June, 1965, sent to the Governor for his approval: House Files 86, 109, 119, 189, 229, 304, 371, 424, 488, 634, 636, 655, 661, 684, $685,689,690,691,694$ and 695.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## REPORT OF COMMITTEE

Maule of Monona, 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 261, a bill for an act placing restrictions on the registration of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Elroy Maule, Chairman.

## AMENDMENTS FILED

Amend Senate File 348 by striking from lines four (4) and five (5) the words "more than one (1) throw or trot line having more than fifteen (15) hooks. Every", and inserting in lieu thereof the words "more than one (1) trot or throw line. Such trot or throw line shall have fifteen (15) or less hooks. Such". Distelhorst of Des Moines.
Amend Senate File 560 by striking from section 3, subsection 9 , line 2 thereof, the words "this state" and by inserting in lieu thereof the words "any state or the federal government".

Nielsen of Emmet-Palo Alto.
Amend Senate File 560 by striking lines nine (9) through sixteen (16), inclusive of section one (1).

Nielsen of Emmet-Palo Alto.
Amend Senate File 620 by striking the period in line twelve (12) of section one (1) and inserting in lieu thereof the following: "and if all or any part of each district is located in a county having a land area exceeding nine hundred (900) square miles."

## Bremmer of Pottawattamie.

Amend House File 675 by striking all of section eight (8) and renumbering the remaining sections.

RadL of Linn.

Amend Senate Joint Resolution 6 by adding at the end of line nine (9) of section one (1) the following: If the General Assembly by law provides that any senatorial or representative district formed to provide representation in the General Assembly is to be further subdivided or divided into subdistricts, such further subdivision or subdistricts shall be apportioned on the basis of population as determined by the most recent census recognized by the state of Iowa or the United States government. Any senatorial or representative district so further subdivided or divided into subdistricts may be represented by a part of its senators or representatives at large so long as the total number of senators or representatives do not exceed the number allotted such district."

Gaudineer of Polk.
Amend Senate Joint Resolution 6 as follows:

1. Amend section one (1) by striking all of lines six (6) through nine (9) and inserting in lieu thereof the following:
"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."
2. Amend the title by striking lines three (3) and four (4) and inserting in lieu thereof the words "Congressional and state senatorial districts and repealing the provision relating to state representative districts."

1 Amend Senate Joint Resolution 6 as follows:
2 1. Amend section one (1) by striking all of lines six (6) 3 through nine (9), and inserting in lieu thereof the following:
4 "Section 37. When a congressional or representative district
5 shall be composed of two or more counties, it shall not be
6 entirely separated by any county belonging to another district;
7 and no county shall be divided in forming a congressional or
8 representative district."
9
10
11
12
2. Amend the title by striking lines three (3) and four (4) and inserting in lieu thereof the words "Congressional and state representative districts and repealing the provision relating to state senatorial districts."

Wright of Scott.
On motion by Maule of Monona, the House adjourned until 9:00 a.m., Wednesday, June 2, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Wednesday, June 2, 1965.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Orville Rinehart, pastor of the First Baptist Church, Mount Ayr, Iowa.

The Journal of Tuesday, June 1, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Lawlor of Scott on request of Rider of Scott; Den Herder of Sioux for the remainder of the session on request of Ossian of Adams-Montgomery.

## PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House Cynthia Kay Dunton, his daughter and student at the Tri-County Community School.

Ossian of Adams-Montgomery presented to the House the Honorable John Mowry, a former member of the House in the Fifty-sixth and Sixtieth Extra General Assemblies.
Dougherty of Lucas-Monroe presented to the House Dean Pickerell of Albia, a senior in the Community High School.

## INTRODUCTION OF BILL

House File 717, by ways and means committee, a bill for an act relating to the business tax on corporations.

Read first time and placed on the calendar.

## EXPLANATION OF VOTE

I voted for Senate File 600 only because I think the withholding principle is sound. I did not approve of collecting two years' tax in one year. I was further in doubt when I heard, or thought I heard, the Governor, on a 6:30 p.m. broadcast over KRNT, say that he did not plan a double taxation but could not stop a legislative prerogative! I had understood it was not only his bill, but he personally dictated its use for capital improvements. As compared to the "nuisance tax" bills on the agenda, I still choose this bill as the lesser of two evils.

Hutchins of Benton.

## MESSAGES FROM 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 631, a bill for an act relating to the use of joint countycity or town buildings.
Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 672, a bill for an act to establish guidelines for the admission of foreign insurance companies.
Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 48, relating to the presentation of chairs to Senators Lucken and Walker.

Robert G. Moore, Secretary.

## SENATE CONCURRENT RESOLUTION 48

By Rigler and Frommelt
Whereas, Senator J. Henry Lucken of Plymouth County and Senator John A. Walker of Hamilton County will have completed twenty years of distinguished service in the Iowa legislature at the completion of their present terms, and for this long period of years have contributed valuable services to the State of Iowa;
Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator Lucken and Senator Walker be presented with the chairs which they occupied during the Sixty-first General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment to the home residence of each senator.

Be It Further Resolved: That a copper plate with the proper inscription thereon showing that these chairs were presented by the Sixty-first General Assembly be properly attached to each chair.

## SENATE MESSAGES CONSIDERED

Senate File 633, 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) of the Code.

Read first time and referred to committee on appropriations.
Senate File 634, 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 635, a bill for an act to appropriate funds from the
general fund of the State of Iowa to the department of public instruction for construction of four (4) vocational schools.

Read first time and referred to committee on appropriations.

## MEMORANDUM OF LEGISLATIVE INTENT

The undersigned members of the House of Representatives state that it was their intent to include parochial schools in the concept of private schools, section four (4), subsection two (2), of Senate File 553. No intent was present to exclude parochial schools from the provisions of the foregoing section. We voted for passage of Senate File 553 in the belief that parochial schools would fully qualify as private schools under section four (4), subsection two (2).

The intent is that Senate File 553 in no way changes or affects section 280.2 of the Code.

Duffy of Dubuque.
Doyle of Woodbury.
Gaudineer of Polk.
Gallagher of Black Hawk.
Resnick of Scott.
Varney of Clinton.
Gillette of Clay-Dickinson.
Gillette of Story.
Gregerson of Pottawattamie.
Radl of Linn.
Coffman of Iowa.
Wengert of Woodbury.
Shannahan of Woodbury.
Loss of Kossuth.
Maule of Monona.
Stefeen of Chickasaw.
Oxley of Linn.
Renda of Polk.
Palmer of Polk.
Nagle of Scott.
Rtckert of Louisa-Muscatine.
Glanton of Polk.
McNamara of Linn.
Uban of Black Hawk.
Detje of Tama.
Caffrey of Polk.
Melrose of Floyd.
Baringer of Fayette.
Miller of Des Moines.
Distelhorst of Des Moines.
Millen of Jefferson-Van Buren.
Kluever of Cass.

> Bailey of Wright.
> Shirley of Dallas.
> Clapsaddie of Cerro Gordo.
> Fullmer of Jasper.
> Breitbach of Dubuque.
> Harrington of Buchanan.
> Rider of Marshall.
> Keleher of Woodbury.
> Kennedy of Linn.
> Glenn of Wapello.
> O'Malley of Polk.
> Bogenrief of Polk.
> Holmes of Jones.
> Roe of Allamakee.
> Murphy of Carroll.
> Mayberry of Webster.
> Jackson of Black Hawk.
> Bremmer of Pottawattamie.
> Wright of Scott.
> Maley of Polk.
> Reichardt of Polk.
> Seibert of Adair-Madison.
> Mahan of Johnson.
> Quinn of Washington.
> hageman of Winneshiek.
> LYNCH of Warren.
> FELGER of Scott.
> Smith of Linn.
> Busch of Bremer.
> Grassley of Butler.
> Jackson of Clinton.
> Robinson of Guthrie-Audubon.
> Dougherty of Lucas-Monroe.

## SENATE AMENDMENT CONSIDERED

Robinson of Audubon-Guthrie called up for consideration House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and
to amend the interest rates of the deposit of public funds, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 663 as follows:

1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:
"which are obligations of or guaranteed by the United States of America".
2. By striking the words "issued, assumed" from line eighteen (18) of section one (1) thereof and substituting therefor the following: "which are obligations of".
3. By striking the words "or by any agency or instrumentality" thereof from lines nineteen (19) and twenty (20) of section one (1).
4. By striking lines four (4), five (5), six (6), seven (7), and eight (8) of section two (2) thereof and substituting therefor the following:
"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state or deposits made under sections four hundred fifty-three point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code.'"
5. By adding thereto the following new section:
"Section four hundred fifty-three point nine (453.9), Code 1962, is amended by inserting after the comma (,) in line nine (9) thereof, the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."

Denato of Polk moved the previous question on the Senate amendment and House File 663.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Palmer of Polk and Glenn of Wapello.
Rule 69 was invoked.
On the question "Shall the House concur in the Senate amendment?" (H. F. 663)
The ayes were, 42:

| Anderson | Gaudineer |
| :--- | :--- |
| Baringer | Glanton |
| Breitbach | Grassley |
| Busch | Hageman |
| Coffman | Jackson of |
| Denato | Clinton |
| Distelhorst | Keleher |
| Dufy | Kempter |
| Fisher of | Kluever |
| Greene | Loss |
| Gallagher | Maule |
| Gannon | Meacham |


| Melrose | Renda |
| :--- | :--- |
| Millen | Roe |
| Miller of | Scott |
| Page | Smith of |
| Mueller | O'Brien |
| Murphy | Stevenson |
| Nielsen of | Stokes |
| Shelby | Stueland |
| Oehlsen | Uban |
| Ossian | Wilson |
| Patton | Mr. Speaker |
| Rasmussen |  |

The nays were, 68:
Bailey
Bakey
Boot
Bremmer

Brinck
Caffrey
Carnahan
Clapsaddle

Cochran<br>Cohen<br>Conway<br>Craig

Crosier<br>Detje<br>Doderer<br>Dougherty

Doyle
Dunton
Fischer of
Grundy
Foster
Fullmer
Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Hanson
Harrington
Hausheer
Holmes

Hullinger
Hutchins
Jackson of Black Hawk
Kennedy
Korn
Lynch
Madden
Mahan
Maley
McNamara
Miller of
Buena Vista
Morgan
Nagle

Nelson
Nielsen of
Emmet-Palo Alto
O'Malley
Oxley
Palmer
Quinn
Radl
Redfern
Resnick
Rickert
Rider
Robinson
Scherle of
Fremont-Mills

Seibert
Shirley of Dallas
Smith of
Linn
Strothman
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Winkelman
Wolcott
Wright

Gregerson
Houston
Lawlor
Mayberry

Miller of
Des Moines
Reichardt
Shannahan

The motion lost and the House refused to concur.

## ADOPTION OF CONFERENCE COMMITTEE REPORT

(House File 658)
Mueller of Winnebago-Worth called up for consideration the conference committee report on House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor, found on page 2010 of the Journal, and moved its adoption.

The motion prevailed.
Mueller of Winnebago-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?" (H. F. 658)
The ayes were, 110 :

| Anderson | Crosier | Gillette of | Jackson of |
| :--- | :--- | :--- | :--- |
| Bailey | Detje | Story | Black Hawk |
| Baker | Distelhorst | Glanton | Jackson of |
| Baringer | Doderer | Gleason | Clinton |
| Boot | Dougherty | Glenn | Keleher |
| Breitbach | Doyle | Graham | Kempter |
| Bremmer | Duffy | Grassley | Kennedy |
| Brinck | Dunton | Gregerson | Kluever |
| Busch | Felger | Hageman | Korn |
| Caffrey | Fisher of | Hanson | Loss |
| Carnahan | Greene | Harrington | Lynch |
| Clapsaddle | Foster | Hausheer | Mahan |
| Cochran | Gallagher | Holmes | Maley |
| Coffman | Gannon | Houston | Maule |
| Cohen | Gaudineer | Hullinger | McNamara |
| Conway | Gillette of | Hutchins | Meacham |
| Craig | Clay-Dickinson |  | Melrose |


| Millen | Nielsen of | Resnick | Stokes |
| :---: | :---: | :---: | :---: |
| Miller of | Shelby | Rickert | Strothman |
| Buena Vista | Oehisen | Rider | Stueland |
| Miller of | O'Malley | Robinson | Tieden |
| Des Moines | Ossian | Roe | Uban |
| Miller of | Oxley | Scherle of | Utzig |
| Page | Palmer | Fremont-Mills | Varney |
| Morgan | Patton | Scott | Webster |
| Mueller | Quinn | Seibert | Wengert |
| Murphy | Radl | Shirley of | Whisler |
| Nagle | Rasmussen | Dallas | Winkelman |
| Nelson | Redfern | Smith of | Wolcott |
| Nielsen of | Reichardt | Linn | Wright |
| Emmet-Palo | Renda | Stevenson | Mr. Speaker |
| The nays were, 2 : |  |  |  |
| Fullmer | Mayberry |  |  |
| Absent or not voting, 12: |  |  |  |
| Bogenrief | Den Herder | Lawlor | Smith of |
| Burke | Edgington | Madden | O'Brien |
| Busing | Fischer of | Shannahan | Wilson |
| Denato | Grundy |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Dunton of Keokuk called up for consideration House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways, amended by the Senate, and moved that the House concur in the following Senate amendments :
Amend House File 583 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section three hundred six A point nine (306A.9), Code 1962, is hereby repealed.
Sec. 2. Chapter three hundred twenty-one (321), Code 1962, is hereby amended by adding thereto the following:
"It is unlawful for any person (1) to drive a vehicle over, upon, or across any curb, central dividing section, or other separation or dividing line on controlled-access facilities; (2) to make a left turn or a semi-circular or U-turn at maintenance cross-overs except by maintenance vehicles and authorized emergency vehicles; (3) to drive any vehicle except in the proper lane provided for that purpose and in the proper direction and to the right of the central dividing curb, separation, section, or line; (4) to drive any vehicle into the controlled-access facility from a local service road except through an opening provided for that purpose in the dividing curb or dividing section or dividing line which separates such service road from the controlled-access facility property; (5) to stop, park, or leave standing any vehicle, whether attended or unattended, upon the paved portion, the shoulders, or the right-of-way except as designated rest areas or in case of an emergency or other dire necessity, or in the case of an authorized emergency vehicle.
"For the purpose of this section, controlled-access facility shall have the same meaning as the meaning prescribed in section three hundred six A point two (306A.2).
"Violations of this section shall be punishable as provided in section three hundred twenty-one point four hundred eighty-two (321.482)."

Amend the title to House File 583 by striking the period in line two (2) and adding: ", and relating to the unlawful use of controlled-access facilities."

The motion prevailed and the House concurred in the Senate amendments.

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?" (H. F. 583)
The ayes were, 97 :

| Anderson | Gillette of | Maule | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-Dickinson | McNamara | Rider |
| Boot | Gillette of | Meacham | Robinson |
| Breitbach | Story | Melrose | Roe |
| Bremmer | Glanton | Miller of | Scherle of |
| Brinck | Gleason | Des Moines | Fremont-Mills |
| Carnahan | Glenn | Miller of | Scott |
| Clapsaddle | Graham | Page | Seibert |
| Cochran | Grassley | Morgan | Shirley of |
| Coffman | Hageman | Mueller | Dallas |
| Cohen | Hanson | Murphy | Smith of |
| COnway | Harrington | Nagle | Linn |
| Craig | Hausheer | Nelson | Smith of |
| Crosier | Holmes | Nielsen of | O'Brien |
| Detje | Houston | Emmet-Palo AltoStevenson |  |
| Distelhorst | Hullinger | Oehlsen | Stokes |
| Dougherty | Hutchins | O'Malley | Strothman |
| Doyle | Jackson of | Ossian | Stueland |
| Duffy | Black Hawk | Oxley | Uban |
| Dunton | Jackson of | Palmer | Utzig |
| Felger | Clinton | Quinn | Varney |
| Fisher of | Keleher | Radl | Webster |
| Grene | Kempter | Rasmussen | Whiser |
| Gullmer | Kemnedy | Redfern | Winkerman |
| Gannogher | Kluever | Reichardt | Wolcott |
| Gaudineer | Loss | Mahan | Renda |
|  | Resnick | Wright |  |
|  | Maley | Mr. Speaker |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 27:

| Baker | Den Herder <br> Baringer |
| :--- | :--- |
| Doderer |  |
| Bogenrief | Edington |
| Burke | Fischer of |
| Bush | Grundy |
| Busing | Foster |
| Caffrey | Geregerson |
| Denato | Korn |


| Lawlor | Nielsen of |
| :--- | :--- |
| Lynch | Shelby |
| Madden | Patton |
| Mayberry | Shannahan |
| Millen | Tieden |
| Miller of | Wengert |
| Buena Vista | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Loss of Kossuth called up for consideration House File 711, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ), and to provide for the disposition of the current residence of the governor, amended by the Senate, and moved that the House concur in the following Senate amendments:
Amend House File 711 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. There is hereby appropriated from the general fund of the State of Iowa, for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ), or as much thereof as may be necessary to construct, equip, and furnish, a residence for the governor of Iowa and to acquire a site therefor. Said residence shall be located within the city of Des Moines.
Sec. 2. Before any of the funds herein appropriated shall be expended, it shall be determined by the executive council, and the Capitol Planning Commission, with the advice and council of the budget and financial control committee, that the expenditure shall be for the best interest of the state.
Sec. 3. Upon the acquisition of the above referred to residence, the executive council, with the advice and counsel of the budget and financial control committee, shall dispose of the residence currently used as the governor's residence.
Any revenue derived from the sale of this property shall be deposited with the treasurer of the State of Iowa and credited to the general fund.
Sec. 4. Any unencumbered balance remaining as of June 30, 1969, of the appropriation of this Act made by the Sixty-first General Assembly, shall revert to the general fund of the state as of June 30, 1969."
Amend the title to House File 711 by striking from line 3 the word "purchase" and inserting in lieu thereof the word "construct".
The motion prevailed and the House concurred in the Senate amendments.
Loss of Kossuth 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?" (H. F. 711)
The ayes were, 60 :

| Bailey | Craig |
| :--- | :--- |
| Baker | Denato |
| Boger | Detje |
| Boot | Dief |
| Breitbach | Distelhorst |
| Bremmer | Dougherty |
| Brinck | Duffy |
| Coffman | Dunton |
| Felger |  |


| Gannon | Hanson <br> Gillette of <br> Clay-Dickinson <br> Harrington |
| :--- | :--- |
| Hausher |  |
| Gillette of | Hullinger |
| Story | Keleher |
| Glanton | Kempter |
| Gregerson | Korn |
| Hageman | Loss |


| Mahan | Nielsen of | Rickert | Stevenson |
| :--- | :--- | :--- | :--- |
| Maule | Emmet-Palo Alto Rider | Stueland |  |
| Mayberry | Palmer | Roe | Uban |
| Melrose | Quinn | Scott | Webster |
| Miller of | Rasmussen | Shirley of | Whisler |
| Des Moines | Redfern | Dallas | Wolcott |
| Mueller | Reichardt | Smith of | Wright |
| Murphy | Renda | Linn | Mr. Speaker |
| Nagle | Resnick |  |  |

The nays were, 48 :

| Anderson | Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Busch | Foster |
| Carnahan | Fullmer |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Cohen | Grassley |
| Conway | Holmes |
| Doderer | Houston |
| Doyle | Hutchins |
| Edgington | Jackson of |
| Fischer of | Black Hawk |
| Grundy | Kennedy |
|  | Kluever |


| Lynch | Patton |
| :--- | :--- |
| Maley | Radl |
| McNamara | Scherle of |
| Meacham | Fremont-Mills |
| Millen | Seibert |
| Miller of | Smith of |
| Page | O'Brien |
| Morgan | Stokes |
| Nelson | Strothman |
| Nielsen of | Tieden |
| Shelby | Utzig |
| Oehlsen | Varney |
| Ossian | Wengert |
| Oxley | Winkelman |

Absent or not voting, 16:

| Burke | Gallagher <br> Baudineer |
| :--- | :---: |
| Bafing | Graham <br> Cafrey <br> Crosier |
| Den Herder | Clinton of |


| Lawlor | O'Malley |
| :--- | :--- |
| Madden | Robinson |
| Miller of | Shanahan |
| Buena Vista | Wilson |

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 711 failed to pass the House.

Meacham of Poweshiek.
Scott of Pottawattamie called up for consideration House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways, amended by the Senate, and moved that the House concur in the following Senate amendments:
Amend House File 159 as follows:

1. By striking subsection one (1) of section one (1), and by renumbering the remaining subsections.
2. By inserting a comma after the word "corporation" in line thirty-six, paragraph eight (8), section two (2), and adding the words "church or camp organization regularly transporting children."

The motion prevailed and the House concurred in the Senate amendments.

Scott of Pottawattamie 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?" (H. F. 159)
The ayes were, 106:

| Anderson | Gallagher | Maule | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Mayberry | Rickert |
| Baker | Gaudineer | McNamara | Rider |
| Baringer | Gillette of | Meacham | Robinson |
| Bogenrief | Clay-Dickinson | Melrose | Roe |
| Boot | Gillette of | Millen | Scherle of |
| Breitbach | Story | Miller of | Fremont-Mills |
| Bremmer | Glanton | Des Moines | Scott |
| Brinck | Glenn | Miller of | Seibert |
| Busch | Graham | Page | Shirley of |
| Carnahan | Grassley | Morgan | Dallas |
| Clapsaddle | Gregerson | Mueller | Smith of |
| Cochran | Hageman | Murphy | Linn |
| Coffman | Hanson | Nagle | Smith of |
| Cohen | Harrington | Nelson | O'Brien |
| Craig | Hausheer | Nielsen of | Stevenson |
| Detje | Holmes | Emmet-Palo Alto | Stokes |
| Distelhorst | Houston | Nielsen of | Strothman |
| Dougherty | Hullinger | Shelby | Stueland |
| Doyle | Hutchins | Oehlsen | Tieden |
| Duffy | Jackson of | O'Malley | Uban |
| Dunton | Black Hawk | Ossian | Utzig |
| Edgington | Keleher | Oxley | Varney |
| Felger | Kennedy | Palmer | Webster |
| Fischer of | Kluever | Patton | Wengert |
| Grundy | Korn | Quinn | Whisler |
| Fisher of | Loss | Radl | Winkelman |
| Greene | Lynch | Redfern | Wright |
| Foster | Mahan | Reichardt | Mr. Speaker |
| Fullmer | Maley | Renda |  |

The nays were, 2:
Gleason Wolcott
Absent or not voting, 16:

| Burke | Denato | Kempter | Rasmussen |
| :--- | :--- | :--- | :--- |
| Busing | Den Herder | Lawilor | Shannahan |
| Caffrey | Doderer | Madden | Wilson |
| Conway | Dackson of | Miller of |  |
| Crosier | Clinton | Buena Vista |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 633, 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 publi instruction for state aid for transportation as provided by chapter two hundred eighty-five (285) of the Code.

Meacham 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?" (S. F. 633)
The ayes were, 99:

| Anderson | Gallagher | Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Maule | Rider |
| Baker | Gaudineer | Mayberry | Robinson |
| Baringer | Gillette of | McNamara | Roe |
| Bogenrief | Clay-Dickinson | Meacham | Scherle of |
| Boot | Glanton | Melrose | Fremont-Mills |
| Breitbach | Gleason | Millen | Scott |
| Bremmer | Glenn | Miler of | Seibert |
| Brinck | Graham | Buena Vista | Shirley of |
| Busch | Grassley | Miller of | Dallas |
| Carnahan | Gregerson | Des Moines | Smith of |
| Clapsaddle | Hageman | Miller of | O'Brien |
| Cochran | Hanson | Page | Stevenson |
| Coffman | Harrington | Morgan | Stokes |
| Cohen | Hausheer | Mueller | Strothman |
| Crosier | Holmes | Murphy | Stueland |
| Detje | Houston | Nelson | Tieden |
| Distelhorst | Hullinger | Nielsen of | Uban |
| Doderer | Hutchins | Emmet-Palo Alto Utzig |  |
| Dougherty | Jackson of | Oehlsen | Varney |
| Doyle | Black Hawk | Ossian | Webster |
| Duffy | Keleher | Oxley | Wengert |
| Dunton | Kempter | Palmer | Whisler |
| Edgington | Kennedy | Quinn | Winkelman |
| Fisher of | Kluever | Radl | Wolcott |
| Greene | Korn | Redfern | Wright |
| Foster | Loss | Renda | Mr. Speaker |

Fullmer
The nays were, 7:

| Craig <br> Felger | Lynch <br> Nagle | O'Malley <br> Patton | Resnick |
| :--- | :--- | :--- | :--- |
| Absent or not voting, 18: |  |  |  |
| Burke | Fischer of | Lawlor | Reichardt |
| Busing | Girundy | Madden | Shannahan |
| Caffrey | Gillette of | Maley | Smith of |
| Conway | Story | Nielsen of | Linn |
| Denato | Jackson of | Shelby | Wilson |
| Den Herder | Clinton | Rasmussen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 634, 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.

Meacham 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?" (S. F. 634)
The ayes were, 88:

| Bailey | Gallagher |
| :--- | :--- |
| Baringer | Gaudineer |
| Boot | Gillette of |
| Breitbach | Clay-Dickinson |
| Bremmer | Gillette of |
| Caffrey | Story |
| Carnahan | Glanton |
| Clapsaddle | Gleason |
| Cochran | Glenn |
| Coffman | Grassley |
| Cohen | Gregerson |
| Craig | Hageman |
| Crosier | Hanson |
| Detje | Harrington |
| Distelhorst | Hausheer |
| Doderer | Houston |
| Dougherty | Hullinger |
| Doyle | Hutchins |
| Duffy | Jackson of |
| Dunton | Black Hawk |
| Edgington | Jackson of |
| Felger | Clinton |
| Fisher of | Keleher |
| Greene | Kennedy |
| Fullmer | Kluever |


| Korn | Patton |
| :--- | :--- |
| Loss | Quinn |
| Lynch | Radl |
| Mahan | Reichardt |
| Maley | Renda |
| Maule | Resnick |
| Meacham | Rickert |
| Melrose | Roe |
| Millen | Scherle of |
| Miller of | Fremont-Mills |
| Buena Vista | Scott |
| Miller of | Smith of |
| Page | O'Brien |
| Morgan | Stevenson |
| Mueller | Stueland |
| Murphy | Tieden |
| Nagle | Uban |
| Nelson | Utzig |
| Nielsen of | Varney |
| Emmet-Palo Alto Webster |  |
| Oehlsen | Wengert |
| O'Malley | Whisler |
| Oxley | Wright |
| Palmer | Mr. Speaker |

The nays were, 12:

| Brinck | Graham |
| :--- | :--- |
| Fischer of | Mayberry |
| Grundy | Ossian |
| Foster |  |

Absent or not voting, 24:

Anderson
Baker
Bogenrief
Burke
Busch
Busing
Conway

Denato
Den Herder
Gannon
Holmes
Kempter Lawlor Madden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Meacham of Poweshiek asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 635, a bill for an act to appropriate funds from the general fund of the

State of Iowa to the department of public instruction for construction of four (4) area vocational schools.

Scherle of Fremont-Mills offered the following amendment filed June 2, 1965, and moved its adoption:

Amend Senate File 635 by adding thereto the following new section:
'There shall hereby be appropriated from the general fund of the State of Iowa one million $(1,000,000)$ dollars for the purchase of land and construction of one area trade school in the seventh congressional district."

Gallagher of Black Hawk moved the previous question on the Scherle amendment.

The motion having received a two-thirds majority prevailed.
Speaker pro tempore Miller in the chair.
Roll call was requested by Baringer of Fayette and Scherle of Fremont-Mills.

On the question "Shall the Scherle amendment be adopted?" (S. F. 635)

The ayes were, 47:

| Anderson | Gillette of |
| :--- | :--- |
| Baringer | Clay-Dickinson |

The nays were, 57 :

| Baker | Fullmer |
| :---: | :---: |
| Breitbach | Gallagher |
| Carnahan | Gannon |
| Clapsaddle | Glanton |
| Cohen | Gleason |
| Craig | Glenn |
| Crosier | Hageman |
| Denato | Harrington |
| Detje | Hausheer |
| Distelhorst | Jackson of |
| Doyle | Black Hawk |
| Duffy | Keleher |
| Dunton | Korn |
| Felger | Loss |
| Fischer of | Mahan |
| Grundy | Maule |


| Mayberry | Roe <br> Meacham <br> Melrose |
| :--- | :--- |
| Shirley of |  |
| Miller of | Dallas |
| Buena Vista | Smith of |
| Morgan | Linn |
| Murphy | Stevenson |
| Nagle | Stueland |
| O'Malley | Uban |
| Quinn | Utzig |
| Radl | Varney |
| Reichardt | Wengert |
| Renda | Wilson |
| Resnick | Wright |
| Rickert | Mr. Speaker |
| Rider | protem |

Absent or not voting, 20:

| Bailey | Doderer | Kennedy <br> Bogenrief | Gaudineer <br> Gailette of |
| :--- | :--- | :--- | :--- |
| Lawlor | Rasmussen |  |  |
| Burke | Maley | Shannahan |  |
| Busing | Story | Smith of |  |
| Cochran | Jackson of | Mueller | O'Brien |
| Den Herder | Clinton | Oalmer | Steffen |
| Palmer |  |  |  |

The amendment lost.
Rickert of Louisa-Muscatine moved to reconsider the vote by which the Scherle amendment failed to be adopted by the House.

Rasmussen of Polk moved that the motion to reconsider be laid on the table.

The motion prevailed.
Carnahan of Wapello moved the previous question on Senate File 635.

The motion having received a two-thirds majority prevailed.
Meacham of Poweshiek offered the following amendment to the title filed June 2, 1965, and moved its adoption :
Amend the title to Senate File 635 by striking from line three (3) the word and figure "four (4)".

The amendment was adopted.
Meacham of Poweshick moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass ?" (S. F. 635)
The ayes were, 104:

| Bailey | Doderer | Grassley | Maule |
| :---: | :---: | :---: | :---: |
| Baringer | Dougherty | Hageman | Mayberry |
| Bogenrief | Doyle | Hanson | McNamara |
| Boot | Duffy | Harrington | Meacham |
| Breitbach | Dunton | Hausheer | Melrose |
| Bremmer | Edgington | Holmes | Millen |
| Brinck | Felger | Houston | Miller of |
| Busch | Fisher of | Hullinger | Page |
| Caffrey | Greene | Hutchins | Morgan |
| Carnahan | Foster | Jackson of | Mueller |
| Clapsaddle | Fullmer | Black Hawk | Murphy |
| Cochran | Gallagher | Jackson of | Nagle |
| Coffman | Gaudineer | Clinton | Nelson |
| Cohen | Gillette of | Keleher | Nielsen of |
| Conway | Clay-Dickinson | Kempter | Emmet-Palo Alto |
| Crasier | Gillette of | Korn | Oehlsen |
| Denato | Story | Loss | O'Malley |
| Detje | Gleason | Lynch | Oxley |
| Distelhorst | Glenn | Mahan | Palmer Patton |


| Quinn | Roe | Smith of | Webster |
| :---: | :---: | :---: | :---: |
| Radl | Scott | O'Brien | Wengert |
| Rasmussen | Seibert | Stevenson | Whisler |
| Redfern | Shannahan | Strothman | Wilson |
| Reichardt | Shirley of | Stueland | Winkelman |
| Renda | Dallas | Tieden | Wolcott |
| Resnick | Smith of | Uban | Wright |
| Rickert | Linn | Utzig | Mr. Speaker |
| Robinson |  | Varney | pro tem |
| The nays were, 6: |  |  |  |
| Anderson | Kluever | Nielsen of | Rider |
| Fischer of Grundy | Madden | Shelby |  |
| Absent or not voting, 14: |  |  |  |
| Baker | Gannon | Lawlor | Scherle of |
| Burke | Glanton | Miller of | Fremont-Mills |
| Busing | Gregerson | Buena Vista | Steffen |
| Den Herder | Kennedy | Ossian | Stokes |

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

## CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following conferees on the part of the House for the consideration of Senate File 604: Miller of Des Moines, Palmer of Polk, Gillette of Story and Busch of Bremer.

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen 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 amended anl passed the following bill in which the concurrence of the Senate was asked:

House File 405, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system.

Robert G. Moore, Secretary.

## SENATE AMENDMENTS CONSIDERED

Jackson of Black Hawk called up for consideration House File 405, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system, amended by the Senate, and moved that the House concur in the following Senate amendments:
Amend House File 405 as follows:

1. By striking in line 16 , section 1, the word and figure "five (5)" and inserting in lieu thereof the word and figure "eight (8)".
2. By striking in line 24, section 2, the word and figure "five (5)" and inserting in lieu thereof the word and figure "eight (8)".
3. By adding thereto the following section:
"Any member whose employment is terminated after he has accumulated five (5) or more years of employment, either under the provisions of this chapter or as a result of prior service credits, may elect to leave his accumulated contributions in the retirement fund. In the event he returns to public employment at any time within (5) years after this termination of employment, he shall be entitled to resume membership in the system with the same credits for prior service and accumulated contributions that he had earned when his original employment was terminated. No interest shall be credited on his accumulated contributions nor on his employer's accumulated contributions during the period from the time of his termination of employment to his resumption of employment.

Any member who has resumed employment under the provisions of this subsection shall not be eligible for any second period of absence from membership as a result of termination of service until he shall have been employed for a period of five (5) years or more from the date of resumption of employment.

The motion prevailed and the House concurred in the Senate amendments.

Jackson of Black Hawk 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?" (H. F. 405)
The ayes were, 84:
$\left.\begin{array}{llll}\text { Anderson } & \begin{array}{lll}\text { Gallagher }\end{array} & \begin{array}{l}\text { Melrose } \\ \text { Baringer }\end{array} & \begin{array}{l}\text { Gillette of } \\ \text { Bogenrief }\end{array} \\ \text { Clay-Dickinson of } \\ \text { Buena }\end{array}\right)$

The nays were, none.
Absent or not voting, 40:

## Bailey

Baker
Bremmer
Burke
Busing Carnahan Coffman Conway
Den Herder
Duffy
Dunton

Edgington
Fischer of Grundy
Gannon
Gaudineer
Gillette of Story
Glenn
Gregerson
Hausheer
Houston
Kluever
Korn
Lawlor
Lynch
Madden
Mayberry
McNamara

| Meacham |
| :--- |
| Millen |
| Miller of |
| Des Moines |

Mueller
Nelson
Patton
Reichardt
Rider
Roe
Scherle of
Fremont-Mills
Wilson
Wolcott
Wright

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## WAYS AND MEANS CALENDAR

House File 675, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes, was taken up for consideration.

Radl of Linn asked and received unanimous consent to withdraw his amendment filed June 1, 1965.

Radl of Linn offered the following amendment filed June 2, 1965, and moved its adoption :

Amend House File 675 by striking all of section eight (8) and inserting in lieu thereof the following: "Section four hundred twenty-three point one (423.1) is hereby amended by striking therefrom the words '(c) industrial' in line sixteen (16) of subsection one (1) and all of lines seventeen (17) through twenty-two (22) thereof.

Further amend by striking therefrom subsection ten (10) of section four hundred twenty-three point one (423.1).

Wright of Scott moved the previous question on the Radl amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Millen of Jefferson-Van Buren and Radl of Linn.

Rule 69 was invoked.
On the question "Shall the Radl amendment be adopted ?" (H. F. 075)

The ayes were, 92 :

| Anderson <br> Bailey | Baker <br> Bogenrief | Boot <br> Breitbach | Bremmer <br> Brinck |
| :--- | :--- | :--- | :--- |


| Carnahan | Glanton | Mayberry | Resnick |
| :---: | :---: | :---: | :---: |
| Cochran | Gleason | McNamara | Rickert |
| Coffman | Glenn | Meacham | Rider |
| Cohen | Gregerson | Melrose | Robinson |
| Conway | Hageman | Miller of | Scott |
| Craig | Hanson | Buena Vista | Seibert |
| Crosier | Harrington | Miller of | Shannahan |
| Denato | Hausheer | Des Moines | Shirley of |
| Detje | Holmes | Morgan | Dallas |
| Distelhorst | Hullinger | Mueller | Smith of |
| Doderer | Hutchins | Murphy | Linn |
| Dougherty | Jackson of | Nagle | Stevenson |
| Doyle | Black Hawk | Nielsen of | Stueland |
| Duffy | Keleher | Emmet-Palo Alto | Uban |
| Dunton | Kempter | Oehlsen | Utzig |
| Felger | Kennedy | O'Malley | Varney |
| Fisher of | Korn | Oxley | Webster |
| Greene | Loss | Palmer | Wengert |
| Fullmer | Lynch | Quinn | Whisler |
| Gallagher * | Madden | Radl | Wilson |
| Gillette of | Mahan | Rasmussen | Wolcott |
| Clay-Dickinson | Maley | Redfern | Wright |
| Gillette of Story | Maule | Renda | Mr. Speaker |
| The nays were, 24: |  |  |  |
| Baringer | Gaudineer | Nelson | Smith of |
| Busch | Grassley | Nielsen of | O'Brien |
| Caffrey | Jackson of | Shelby | Stokes |
| Edgington | Clinton | Ossian | Strcthman |
| Fischer of | Kluever | Patton | Tieden |
| Grundy | Millen | Reichardt | Winkelman |
| Foster | Miller of | Scherle of |  |
| Gannon | Page | Fremont-Mills |  |
| Absent or not voting, 8: |  |  |  |
| ${ }^{-}$Burke | Clapsaddle | Graham | Lawlor |
| Busing | Den Herder | Houston | Roe |

The amendment was adopted.
Maule of Monona offered the following amendment, filed May 18, 1965, by Maule, Gillette, et al., and moved its adoption:
Amend House File 675 by striking lines four (4) through seven (7) of section three (3) thereof and inserting in lieu thereof the following:
"Gross receipts from sales of goods, wares, or merchandise where such goods, wares, or merchandise are sold, as the owner thereof, by religious, charitable, or educational institutions, organizations, or societies, and where the net proceeds from such gross receipts are used solely for religious, charitable, or educational purposes."

The amendment was adopted.
Houston of Crawford asked and received unanimous consent to withdraw his amendment filed May 17, 1965.

Baringer of Fayette offered the following amendment filed June 2, 1965 :

Amend House File 675 by adding the following section at the end:
"From the revenue provided from the terms of this Act, there shall be credited to the homestead credit fund as designated in section 425.1, Code 1962, the sum of five million dollars per year.

Amend section 425.1, Code 1962, subsection 2, line 8, by striking the word "twenty-five" and inserting in lieu thereof the word "thirty"; and from line eleven the word "twenty-five" and inserting the word "thirty".

Further amend section 425.1, Code 1962, subsection three, line seven, by striking the word "twenty-five" and inserting in lieu thereof the word "thirty" and by striking in lines ten and eleven, the word "twenty-five" and inserting in lieu thereof the word "thirty".

Rasmussen of Polk rose on a point of order that the amendment was not germane.

The Chair ruled the point well taken and the amendment not germane.

Brinck of Lee offered the following amendment filed June 2, 1965:
Amend House File 675 by adding thereto the following new section:
"That all revenues derived from this Act shall be used in addition to the revenue funds used under chapter four hundred twenty-five (425) of the Code."

The Chair ruled the amendment not germane.
Speaker pro tempore Miller in the chair.
Loss of Kossuth moved the previous question on House File 675.
The motion having received a two-thirds majority prevailed.
Rasmussen 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?" (H. F. 675)
The ayes were, 83:

| Baker | Doyle | Harrington | Miller of |
| :--- | :--- | :--- | :--- |
| Boot | Duffy | Hausheer | Buena Vista |
| Breitbach | Dunton | Holmes | Morgan |
| Bremmer | Felger | Houston | Mueller |
| Brinck | Fisher of | Hullinger | Murphy |
| Caffrey | Greene | Hutchins | Nagle |
| Carnahan | Fullmer | Jackson of | Nielsen of |
| Clapsaddle | Gallagher | Black Hawk | Emmet-PaloAlto |
| Cochran | Gillette of | Keleher | Oehlsen |
| Coffman | Clay-Dickinson | Kempter | OMalley |
| Cohen | Gillette of | Korn | Oxley |
| Conway | Story | Loss | Palmer |
| Crosier | Glanton | Lynch | Quinn |
| Denato | Gleason | Mahan | Radl |
| Detje | Glenn | Maule | Rasmussen |
| Distelhorst | Graham | McNamara | Redfern |
| Doderer | Gregerson | Melrose | Renda |
| Dougherty | Hageman | . | Resnick |


| Rickert | Shirley of |
| :--- | :--- |
| Rider | Dallas |
| Roe | Smith of |
| Scott | Linn |
| Shannahan | Steffen |
|  | Stevenson |

Stueland
Uban
Varney
Webster
Whisler

Miller of
Page
Nelson
Nielsen of Shelby
Ossian
Patton
Reichardt
Robinson
Scherle of Fremont-Mills

Lawlor Madden

| Anderson | Grassley | Miller of | Seibert |
| :--- | :--- | :--- | :--- |
| Bailey | Hanson | Page | Smith of |
| Baringer | Jackson of | Nelson | O'Brien |
| Bogenrief | Clinton | Nielsen of | Stokes |
| Busch | Kenedy | Shelby | Strothman |
| Edgington | Kluever | Ossian | Tieden |
| Fischer of | Maley | Patton | Utzig |
| Grundy | Mayberry | Reichardt | Wengert |
| Foster | Meacham | Robinson | Winkelman |
| Gannon | Millen | Scherle of | Fremont-Mills |
| Gaudineer |  |  |  |
| Absent or not voting, 6:  <br> Burke Craig <br> Busing Den Herder | Lawlor | Madden |  |
|  |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rasmussen of Polk moved to reconsider the vote by which House File 675 passed the House and that the motion be laid on the table.
The motion prevailed.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 600 passed the House. Corfman of Iowa.

## MOTION TO RECONSIDER TABLED

Maule of Monona called up for consideration the motion by Coffman of Iowa to reconsider the vote on Senate File 600 and moved that the motion be laid on the table.
The motion prevailed.

## SENATE AMENDMENT CONSIDERED

Loss of Kossuth called up for consideration House Joint Resolution 28, a joint resolution relating to the establishment of a study of the tax structure of the State of Iowa, and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House Joint Resolution 28, section 1, line 3 by striking the word "January" and inserting in lieu thereof the word "July".
The motion prevailed and the House concurred in the Senate amendment.

Loss of Kossuth 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?" (H. J. R. 28)
The ayes were, 80:
$\left.\left.\begin{array}{llll}\text { Bailey } & \begin{array}{lll}\text { Gaudineer } \\ \text { Baker }\end{array} & \begin{array}{l}\text { Kennedy } \\ \text { Bogenrief }\end{array} & \text { Cllette of }\end{array} \quad \begin{array}{l}\text { Rasmussen }\end{array}\right] \begin{array}{l}\text { Reichardt }\end{array}\right)$

The nays were, 22:

| Baringer | Fisher of | Nelson | Scherle of |
| :---: | :---: | :---: | :---: |
| Brinck | Greene | Nielsen of | Fremont-Mills |
| Cochran | Krassley | $0_{\text {Ossian }}$ | Shirley of |
| Edgington | Millen | Patton | Strothman |
| Fischer of | Miller of | Rickert | Tieden |
| Grundy | Page | Rider | Winkelman |
| Absent or not voting, 22: |  |  |  |
| Anderson | Denato | Madden | Shannahan |
| Burke | Den Herder | McNamara | Smith of |
| Busing | Foster | Mueller | O'Brien |
| Carnahan | Jackson of | Murphy | Steffen |
| Coffman | Black Hawk | Redfern | Utzig |
| Craig | Lawlor | Robinson | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 27, a joint resolution amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the executive council in the acquisition of additional land for capitol grounds, 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!" (H. J. R. 27)
The ayes were, 87:

| Bailey | Gallagher |
| :---: | :---: |
| Baker | Gannon |
| Baringer | Gillette of |
| Boot | Story |
| Breitbach | Glanton |
| Brinck | Gleason |
| Caffirey | Glenn |
| Carnahan | Graham |
| Cochran | Grassley |
| Coffman | Gregerson |
| Cohen | Hageman |
| Crosier | Harrington |
| Denato | Hausheer |
| Detje | Holmes |
| Distelhorst | Houston |
| Doderer | Hutchins |
| Dougherty | Keleher |
| Doyle | Kempter |
| Duffy | Kennedy |
| Dunton | Kluever |
| Felger | Korn |
| Fisher of | Lynch |
|  |  |
| Greene Foster | Mahan |


| Maley | Renda |
| :--- | :--- |
| Maule | Resnick |
| Mayberry | Rickert |
| Meacham | Rider |
| Melrose | Roe |
| Millen | Scherle of |
| Miller of | Fremont-Mills |
| Page | Scott |
| Morgan | Seibert |
| Mueller | Smith of |
| Murphy | Linn |
| Nagle | Stevenson |
| Nelson | Stokes |
| Nielsen of | Strothman |
| Emmet-Palo Alto | Stuelalad |
| Oehlsen | Tieden |
| O'Malley | Utzig |
| Ossian | Varney |
| Oxley | Webster |
| Palmer | Wengert |
| Patton | Whisler |
| Quinn | Winkelman |
| Redfern | Woleott |

The nays were, none.
Absent or not voting, 37:

| Anderson | Fischer of | Lawlor | Shannahan |
| :---: | :---: | :---: | :---: |
| Bogenrief | Grundy | Loss | Shirley of |
| Bremmer | Fullmer | Madden | Dallas |
| Burke | Gaudineer | McNamara | Smith of |
| Busch | Gillette of | Miller of | O'Brien |
| Busing | Clay-Dickinson | Buena Vista | Steffen |
| Clapsaddle | Hanson | Nielsen of | Uban |
| Conway | Hullinger | Shelby | Wilson |
| Craig | Jackson of | Radl | Wright |
| Den Herder | Black Hawk | Rasmussen | Mr. Speake |
| Edgington | Jackson of | Reichardt | protem |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 712, a bill for an act authorizing the state car dispatcher to expend more than two thousand dollars ( $\$ 2,000$ ) for the purchase of station wagons, was taken up for consideration.

O'Malley 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?" (H. F. 712)

The ayes were, 80:

| Bailey | Gillette of <br> Saker |
| :--- | :--- |
| Baringer | Slanton |
| Barinerief | Gleason |
| Boot | Glenn |
| Breitbach | Graham |
| Brinck | Grassley |
| Carnahan | Gregerson |
| Cochran | Hageman |
| Coffman | Hausheer |
| Cohen | Houston |
| Detje | Keleher |
| Distelhorst | Kempter |
| Dougherty | Kluever |
| Doyle | Korn |
| Duffy | Loss |
| Felger | Lynch |
| Fisher of | Greene |
| Foster | Mahan |
| Gillette of | Maule |
| Clay-Dickinson | Mayberry |
|  | Meacham |
|  | Melrose |

The nays were, 4
Busch
Harrington

| Millen | Roe |
| :--- | :--- |
| Miller of | Scherle of |
| Page | Fremont-Mills |
| Mueller | Scott |
| Murphy | Shirley of |
| Nagle | Dallas |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto | Stevenson |
| Oehlsen | Strothman |
| O'Malley | Stueland |
| Oxley | Tieden |
| Palmer | Uban |
| Quinn | Utzig |
| Radl | Varney |
| Rasmussen | Webster |
| Redfern | Wengert |
| Reichardt | Whisler |
| Renda | Winkelman |
| Resnick | Wolcott |
| Rickert | Mr. Speaker |
| Rider | protem |

Absent or not voting, 40:

Anderson
Bremmer
Burke
Busing
Caffrey
Clapsaddle
Conway
Craig
Crosier
Denato
Den Herder
Doderer

Dunton
Edgington
Fischer of Grundy
Fullmer
Gallagher
Gannon
Gaudineer
Hanson
Holmes
Hullinger

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 678, a bill for an act to provide for the declaration of unit price on packaged commodities, was taken up for consideration.

Mueller of Winnebago-Worth offered the following amendment filed May 27, 1965, and moved its adoption:

Amend House File 678 by striking all after the enacting clause and inserting in lieu thereof the following:
Section 1. Section one hundred eighty-nine point nine (189.9), Code 1962, is amended by adding a new subsection as follows:
"Any food for human consumption prepackaged from bulk on the premises where sold or prior to delivery to said premises shall bear on the outside of each such package, when offered for sale at retail a plain and conspicuous declaration of the price per single unit of weight, measure or count, except such foods that are not customarily sold by weight, measure or count."

Mueller of Winnebago-Worth offered the following amendment to his amendment and moved its adoption:

Amend the amendment filed May 27, 1965 to House File 678 by Mueller of Winnebago-Worth by deleting the word, "Any" at the beginning of line 6 and inserting in lieu thereof the following:
"The Secretary of Agriculture may require that any".
The amendment to the amendment was adopted.
Mueller of Winnebago-Worth moved the adoption of his amendment as amended.
The amendment as amended was adopted.
Mueller of Winnebago-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?" (H. F. 678)
The ayes were, 101:

Anderson
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Caffrey
Carnahan
Clapsaddle
Cochran
Cohen
Conway
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene
Foster
Fullmer

Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Hutchins
Jackson of
Clinton
Keleher
Kennedy
Kluever
Korn
Loss
Lynch

The nays were, none.
Absent or not voting, 23:
Baringer
Burke
Busing
Coffman
Craig
Den Herder
Edgington
Fischer of
Grundy
Gannon
Jackson of Black Hawk
Kempter
Lawlor

| Madden | Rickert |
| :--- | :--- |
| Mahan | Rider |
| Maley | Roe |
| Maule | Scherle of |
| McNamara | Fremont-Mills |
| Meacham | Scott |
| Melrose | Seibert |
| Millen | Shirley of |
| Miller of | Dallas |
| Buena Vista | Smith of |
| Morgan | Linn |
| Mueller | Smith of |
| Murphy | OBrien |
| Nelson | Stevenson |
| Nielsen of | Strothman |
| Emmet-Palo AltoStueland |  |
| Nielsen of | Tieden |
| Shelby | Uban |
| Oehlsen | Utzig |
| O'Malley | Varney |
| Ossian | Webster |
| Oxley | Wengert |
| Palmer | Whisler |
| Patton | Winkelman |
| Radl | Wolcott |
| Redfern | Wright |
| Renda | Mr. Speaker |
| Resnick | pro tem |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## VOTE RECONSIDERED ON SENATE FILE 348

Distelhorst of Des Moines called up for consideration the motion by Cochran of Webster to reconsider the vote on Senate File 348.

Distelhorst of Des Moines moved to reconsider the vote by which Senate File 348, a bill for an act to amend section one hundred nine point seventy-three (109.73), Code 1962, relating to the use of throw or trot lines in fishing, was placed on its last reading and failed to pass the House.

The motion prevailed.
Distelhorst of Des Moines offered the following amendment filed June 1, 1965, and moved its adoption:

Amend Senate File 348 by striking from lines four (4) and five (5) the words "more than one (1) throw or trot line having more than fifteen (15) hooks. Every", and inserting in lieu thereof the words "more than one (1) trot or throw line. Such trot or throw line shall have fifteen (15) or less hooks. Such".

The amendment was adopted.
Distelhorst 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?" (S. F. 348)
The ayes were, 97:

| Anderson | Fisher of |
| :--- | :--- |
| Bailey | Greene |
| Baker | Foster |
| Boot | Fullmer |
| Breitbach | Gallagher |
| Brinck | Gannon |
| Carnahan | Gaudineer |
| Clapsaddle | Gillette of |
| Cochran | Story |
| Coffman | Glanton |
| Cohen | Gleason |
| Conway | Glenn |
| Crosier | Graham |
| Denato | Grassley |
| Detje | Gregerson |
| Distelhorst | Hageman |
| Doderer | Hanson |
| Dougherty | Harrington |
| Doyle | Hausheer |
| Duffy | Holmes |
| Dunton | Houston |
| Felger | Hullinger |


| Jackson of |
| :--- |
| Clinton |

Keleher
Kennedy
Kluever
Korn
Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham
Melrose
Millen
Morgan
Mueller
Murphy
Nagle
Nelson

Nielsen of Emmet-Palo Alto
Nielsen of Shelby
Oehlsen
O'Malley
Ossian
Oxley
Patton
Radl
Redfern
Renda
Resnick
Rickert
Rider
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan

Shirley of Dallas Smith of Linn

| Smith of <br> O'Brien | Stueland <br> Tieden |
| :--- | :--- |
| Stevenson | Utzig |
| Stokes | Varney |
| Strothman | Webster |

Wengert
Whisler
Winkelman
Wolcott
Mr. Speaker
The nays were, 1 :
Uban
Absent or not voting, 26:

| Baringer | Edgington <br> Bogenrief | Fischer of | Kempter |
| :--- | :--- | :--- | :--- |
| Bremmer | Grundy | Lawlor | Palmer |
| Rurke | Gillette of | Miller of | Quinn |
| Busch | Clay-Dickinson | Miller of | Rasmussen |
| Busing | Hutchins | Reichardt |  |
| Caffrey | Jackson of | Des Moines | Rilinson |
| Craig | Black Hawk | Miller of | Wright |
| Den Herder |  |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## RECOGNITION OF LEADERS OF THE HOUSE

Doderer of Johnson rose on a point of personal privilege and asked the Speaker for the privilege of coming to the Speaker's station for the purpose of honoring the leaders of this General Assembly.

Mrs. Doderer, on behalf of the members of the House, announced that this had been a long, hard-working session for all, and it was proportionately longer and more hard-working for the leaders.

Therefore: Speaker Steffen, Speaker pro tempore Miller, Majority Floor Leader Maule, Assistant Floor Leader Loss, First Assistant Floor Leader Gillette, Minority Floor Leader Edgington, Chief Clerk Kendrick and Sergeant-at-Arms Jackson were escorted to the Speaker's station and each presented with a gift in appreciation.

On motion by Maule of Monona, the House recessed until 8:00 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 184, a bill for an act relating to cosmetology.
Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 632, a bill for an act relating to payment of license fees for creamery and cheese factories.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 680, a bill for an act to increase the tax imposed on cigarettes.
Also: That the President of the Senate has appointed as members of the conference committee on the part of the Senate on Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers, Senators Dodds, Chairman; Shirley, Burns and Griffin.

Robert G. Moore, Secretary.

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 560, a bill for an act relating to the advertising and selling of courses of instruction, was taken up for consideration.

Hausheer of Story offered the following amendment filed June 2, 1965, and moved its adoption:

Amend Senate File 560 as follows:

1. By striking from section one (1) lines nine (9) and ten (10) the words and figures "seventy-five (75) dollars" and inserting in lieu thereof the words and figures "one hundred fifty (150) dollars".
2. By striking from section one (1) line fourteen (14) the words and figures "seventy-five (75) dollars" and inserting in lieu thereof the words and figures "one hundred fifty (150) dollars".

The amendment was adopted.
Nielsen of Emmet-Palo Alto offered the following amendment filed June 1, 1965, and moved its adoption:

Amend Senate File 560 by striking from section 3, subsection 9, line 2 thereof, the words "this state" and by inserting in lieu thereof the words "any state or the federal government".

The amendment was adopted.
Nielsen of Emmet-Palo Alto asked and received unanimous consent to withdraw his amendment filed June 1, 1965.

Hausheer 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?" (S. F. 560)
The ayes were, 96 :

| Anderson | Busch Cohen Doyle <br> Bailey <br> Busing   | Conway | Edgington |
| :--- | :--- | :--- | :--- |
| Baker | Caffrey | Crosier | Felger |
| Baringer | Carnahan | Detje | Fisher of |
| Bogenrief | Clapsaddle | Distelhorst | Greene |
| Boot | Cochran | Doderer | Foster |
| Breitbach | Coffman | Dougherty | Fullmer |


| Gallagher | Loss | Nielsen of | Smith of |
| :---: | :---: | :---: | :---: |
| Gillette of | Lynch | Emmet-Palo Alto | Linn |
| Clay-Dickinson | Madden | Nielsen of | Smith of |
| Gillette of | Mahan | Shelby | O'Brien |
| Story | Maley | Oehlsen | Stevenson |
| Glanton | Maule | Ossian | Stokes |
| Glenn | Mayberry | Oxley | Strothman |
| Graham | Meacham | Palmer | Tieden |
| Gregerson | Melrose | Patton | Uban |
| Hageman | Millen | Quinn | Utzig |
| Hanson | Miller of | Radl | Varney |
| Harrington | Buena Vista | Rasmussen | Webster |
| Hausheer | Miller of | Reichardt | Wengert |
| Holmes | Page | Renda | Whisler |
| Houston | Morgan | Resnick | Wilson |
| Hutchins | Mueller | Rickert | Winkelman |
| Keleher | Murphy | Roe | Wolcott |
| Kempter | Nagle | Scott | Wright |
| Kluever | Nelson | Seibert | Mr. Speaker |

The nays were, none.
Absent or not voting, 28:

Bremmer
Brinck
Burke
Craig
Denato
Den Herder
Duffy
Dunton

Fischer of Grundy
Gannon
Gaudineer
Gleason
Grassley
Hullinger
Jackson of Black Hawk
Jackson of
Clinton
Kennedy
Lawlor
McNamara
Miller of
Des Moines
O'Malley
Redfern

Rider
Robinson Scherle of Fremont-Mills Shannahan
Shirley of Dallas Stueland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Meacham of Poweshiek called up for consideration his motion to reconsider the vote on House File 711, relating to the governor's residence.

Miller of Page moved that the motion to reconsider be laid on the table.

Roll call was requested by Miller of Page and Wengert of Woodbury.

Rule 69 was invoked.
On the question. "Shall the motion to reconsider be tabled?" (H. F. 711)

The ayes were, 29:

| Anderson | Fisher of |
| :--- | :--- |
| Baringer | Greene |
| Busch | Foster |
| Busing | Fullmer |
| Doyle | Glenn |
| Edgington | Hanson |

Harrington
Hutchins
Madden
Mayberry
Millen

[^22]| Ossian | Smith of | Strothman | Wengert |
| :--- | :--- | :--- | :--- |
| Oatton | Orien | Tieden <br> Patherle of | Winkelman |
| Scherle | Stokes | Utzig |  |

The nays were, 75:

| Bailey | Gaudineer | Lynch | Reichardt |
| :---: | :---: | :---: | :---: |
| Baker | Gillette of | Mahan | Renda |
| Bogenrief | Clay-Dickinson | Maley | Resnick |
| Boot | Gillette of | Maule | Rickert |
| Breitbach | Story | Meacham | Roe |
| Bremmer | Glanton | Melrose | Scott |
| Brinck | Gleason | Miller of | Seibert |
| Carnahan | Graham | Buena Vista | Shirley of |
| Clapsaddle | Gregerson | Morgan | Dallas |
| Cochran | Hageman | Murphy | Smith of |
| Coffman | Hausheer | Nagle | Linn |
| Cohen | Holmes | Nielsen of | Stevenson |
| Conway | Houston | Emmet-Palo | Stueland |
| Crosier | Hullinger | Oehlsen | Uban |
| Detje | Jackson of | Oxley | Varney |
| Distelhorst | Clinton | Palmer | Webster |
| Doderer | Keleher | Quinn | Whisler |
| Dougherty | Kempter | Radl | Wolcott |
| Felger | Kennedy | Rasmussen | Wright |
| Gallagher | Korn | Redfern | Mr. Speaker |

Absent or not voting, 20:

| Burke | Dunton | Kluever | O'Malley |
| :--- | :--- | :--- | :--- |
| Cafrey | Fischer of | Lawlor | Rider |
| Craig | Grundy | McNamara | Robinson |
| Denato | Grassley | Miller of | Shannahan |
| Den Herder | Jackson of | Des Moines | Wilson |
| Duffy | Black Hawk | Mueller |  |

The motion to table lost.
Meacham of Poweshiek moved to reconsider the vote by which House File 711 was placed on its last reading and failed to pass the House.

The motion lost.
Maule of Monona moved to suspend the rules for the immediate consideration of Senate File 426, a bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof.

Baringer of Fayette moved to lay on the table Senate File 426.
The motion lost.
Scherle of Fremont-Mills moved that the House adjourn until 9:00 a.m., Thursday, June 3, 1965.

The motion lost.
The motion to suspend the rules for the consideration of Senate File 426 having received a two-thirds majority prevailed.

Speaker pro tempore Miller in the chair.
Loss of Kossuth moved the previous question on Senate File 426.
The motion having failed to receive a two-thirds majority lost.
Maley 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?" (S. F. 426)
The ayes were, 66:

| Anderson | Felger | Lynch | Reichardt |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Mahan | Renda |
| Bogenrief | Gannon | Maley | Resnick |
| Boot | Gillette of | Maule | Scott |
| Breitbach | Clay-Dickinson | Mayberry | Smith of |
| Bremmer | Gillette of | McNamara | Linn |
| Busing | Story | Meacham | Stevenson |
| Caffrey | Glanton | Melrose | Tieden |
| Carnahan | Gleason | Millen | Utzig |
| Cochran | Gregerson | Mueller | Webster |
| Coffman | Harrington | Murphy | Wengert |
| Conway | Holmes | Nagle | Whisler |
| Crosier | Jackson of | Nielsen of | Wilson |
| Denato | Clinton | Emmet-Palo AltoWinkelman |  |
| Distelhorst | Keleher | Oehlsen | Wolcott |
| Dougherty | Kempter | O'Malley | Wright |
| Doyle | Kluever | Oxley | Mr. Speaker |
| Edgington | Loss | Palmer | protem |

The nays were, 29:

| Baringer | Graham |
| :--- | :--- |
| Brinck | Hanson |
| Cohen | Hausheer |
| Detje | Hutchins |
| Fisher of | Kennedy |
| Greene | Korn |
| Foster | Morgan |
| Gallagher | Nelson |

Absent or not voting, 29:

| Baker | Fischer of |
| :--- | :--- |
| Brank | Grundy |
| Busch | Gaudineer |
| Clapsaddle | Glenn |
| Craig | Grassley |
| Den Herder | Hageman |
| Doderer | Houston |
| Duffy | Hullinger |
| Dunton |  |

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 631, a bill for an act relating to the use of joint county. city or town buildings.

Read first time and referred to the sifting committee.
Senate File 184, a bill for an act relating to cosmetology.
Read first time and passed on file.

## SIFTING COMMITTEE REPORT

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.J.R. 6 A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Congressional districts and repealing the provisions relating to state senatorial and representative districts. By Lodwick, Burrows, Elvers, et al.
S. F. 430 To amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys. By McNally.

Casey Loss, Chairman.

## REPORT OF NONCONTROVERSIAL BILLS

Mr. Speaker: Your sifting committee recommends the following bills be placed on the noncontroversial calendar:
S. F. 631 Relating to the use of joint county-city or town buildings. By governmental affairs.
S. F. 543 Relating to comprehensive planning of water resources of the state and matters associated therewith. By agriculture committee.

Casey Loss, Chairman.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 153, 330, 416, 484, 549 and 607; and Senate Files 333, 335, 385, 397, 408, 553, 583, 611, 616, 624 and 625.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 153, 330, 416, 484, 549, 607 and Senate Files 333, 335, 385, 397, $408,553,583,611,616,624$ and 625.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque 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 June, 1965, sent to the Governor for his approval: House Files 153, 330, 416, 484, 549 and 607.

Alfred P. Brettbach, Sr., Chairman.
Report adopted.

## AMENDMENTS FILED

Amend House File 391 as follows:
By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. When used in this Act unless the context otherwise requires:

1. "Person" means an individual, corporation, partnership, or association.
2. "Commission" means the Iowa racing commission created by this Act.
3. "Race meet" means any exhibition of thoroughbred and standardbred, including the Appaloosa breed, horse racing or other animal racing where the certificate system of wagering is used.
4. "Licensee" means a person holding a race meet license issued under this Act.
5. "Certificate system" or "certificate system of wagering" means the certificate or pari-mutuel system of wagering as described in section thirty-nine (39) of this Act.
Sec. 2. There is hereby established the Iowa racing commission consisting of three (3) members who shall be appointed by the governor with the advice and consent of two-thirds (2/3) of the members of the senate. Of the members first (1st) appointed, one (1) member shall serve from the date of appointment to June 30, 1967, one (1) member shall serve from the date of appointment until June 30,1969 , and one (1) member shall serve from the date of appointment until June 30, 1971. Thereafter appointment shall be for a term of six (6) years. Appointment to fill a vacancy caused other than by expiration of term shall be for the unexpired term and shall be made with the advice and consent of the senate. Any appointment filling a vacancy occurring while the general assembly is not in session shall be transmitted to the senate for confirmation following convening of the next session of the general assembly.
Sec. 3. A member of the commission shall have been a resident of the state, a qualified elector, and an owner of real property in the state for not less than five (5) years next preceding his appointment. Before entering upon the discharge of his duties, each appointee shall take the official oath and file an official bond in the principal sum of ten thousand $(10,000)$ dollars payable to the state conditioned upon the faithful performance of his duties. Members of the commission shall receive a minimum of two thousand five hundred ( 2,000 ) dollars annually in compensation and
shall be reimbursed for travel and other necessary expenses as authorized for state officers.

Sec. 4. No person who has a financial interest in a race track or the operation of licensed wagering on the results of races in this state shall be qualified for appointment to the commission or shall be eligible for appointment or employment by the commission. This section shall not be construed to affect the entrance into a race of horse or dog belonging to a member of the commission or the winning of a purse or award by such horse or dog.

Sec. 5. The commission:

1. Shall have supervision of all horses, harness, and dog races held or conducted in the state on which there is wagering and all powers necessary to fully and effectually carry out the purpose of this Act including the power to adopt rules and regulations not in conflict with this Act.
2. May visit and investigate the offices, tracks, or place of business of any permittee and place therein expert accountants and such other persons as it deems necessary for the purpose of ascertaining that such offices, tracks, and places of business are complying with the provisions of this Act and the rules and regulations of the commission.
3. Shall require each track operator to procure a permit for which the fee shall be twenty (20) dollars and shall require the licensing of each race track employee. Fees for employee licenses shall vary from one (1) dollar to ten (10) dollars determined by the commission and depending upon the type of employment. All permit and license fees shall be paid immediately upon granting of such permit or license. A duly authorized representative of the commission shall be responsible for the collection of all license fees at the race track.
4. Upon application in writing to the commission by an objector to any decision of track stewards made within three (3) days after the decision of which the objector is complaining occurred, the commission shall review the objection. The appeal to the commission shall not affect the decision of the stewards until the appeal has been sustained or dismissed by the commission.
5. May summon witnesses and administer oaths when necessary in the judgment of the commission. Any person failing to obey any summons or refusing to testify shall be guilty of a misdemeanor.
6. Shall upon request receive legal assistance from the office of the attorney general on matters pertaining to the rendering of judgments at any meetings of the commission.

Sec. 6. The commission shall employ a qualified chemist for the purpose of making a chemical or other analysis of saliva, urine, blood, or other excretions or body fluids taken from any horse or dog entered in a race. Procedures therefor and any action taken on positive reports shall be in conformity with the standards of the national association of state racing commissioners, the New York jockey club, the United States trotting association, or such other procedures or standards as the commission may prescribe.

Sec. 7. The commission shall appoint a secretary who shall receive an annual salary not to exceed twelve thousand $(12,000)$ dollars, a supervisor of mutuels who shall receive an annual
salary not to exceed twelve thousand $(12,000)$ dollars, and such track police and other employees as shall be necessary for the enforcement of the laws of this state relating to this Act and all rules and regulations of the commission. The compensation of the track police and other employees of the commission shall be fixed by the commission subject to legislative appropriation.

Sec. 8. The secretary, supervisor of mutuels, track police, and such other employees as the commission shall determine shall file a bond payable to the state conditioned on the faithful performance of their respective duties in such amount as the commission shall prescribe, but not less than ten thousand $(10,000)$ dollars in any event. The cost of providing the bonds shall be a charge against the state.

Sec. 9. The secretary shall keep a record of all proceedings, preserve all books, documents and papers of the commission, and perform such other duties as the commission shall prescribe.

Sec. 10. The supervisor of mutuels shall supervise the wagering and the pari-mutuel departments at all race meets and shall enter into no other employment or contracts of employment involving racing or pari-mutuel wagering either within or without the state during the days of racing in the state.
Sec. 11. The track police shall assist in keeping the peace at all race meets, shall enforce all laws of the state relating to racing authorized under this Act and all rules and regulations of the commission, and shall perform such other duties as the commission shall prescribe. In the discharge of their duties, track police shall have the authority of peace officers.
Sec. 12. The commission shall appoint one (1) or more state stewards whose qualifications shall include past racing experience considered by the commission to be sufficient. A state steward shall work with two (2) stewards appointed by the track and shall be required to be in attendance at the track throughout racing hours. It shall be the responsibility of the stewards to enforce the rules of racing, impose penalties for infractions of the rules, and to report their actions to the commission. Serious infractions reported by the stewards to the commission may be referred in turn to the attorney general for possible criminal action.
Sec. 13. The commission shall compile and have printed in booklet form "rules of racing" which shall be made available to all interested parties. The rules may be made up wholly or in part from rules employed by other states using the pari-mutuel form of wagering.
Sec. 14. The commission shall present to the governor a complete annual audit pertaining to racing in the state.
Sec. 15. Application for a racing permit shall be made on a form prescribed by the commission, shall contain such information as required by this Act and such additional information as the commission may require, and shall be accompanied by a cash deposit in such amount, not to exceed five thousand $(5,000)$ dollars as the commission deems necessary to insure payment of fees. Upon the termination of a race meet, the deposit shall be returned to the permittee less fees or charges remaining unpaid. In addition to the cash deposit required by this section, the application shall be accompanied by a bond payable to the state in such amount, not Iess than fifty thousand ( 50,000 ) dollars, as the commission deems necessary, with a surety or sureties to be approved by the com-
mission and conditioned that the applicant shall faithfully pay the prescribed fees.

Sec. 16. The commission shall require all racing facilities issued a permit under this Act to have in operation an electric totalizer board erected in the infield showing approximate win, place, and show payoff odds on winning numbers, total money wagered in each pool, and daily double and Quinella payoff prices if used. The commission shall also require all racing facilities to use photo finish and film patrol equipment and an adequate number of electric mutuel ticket machines.

Sec. 17. No person shall be eligible to operate a race meet under a permit issued under the provisions of this Act unless such person shall be the owner or controls the possession of a properly constructed race track suitable for the conduct of racing and improved with safe and suitable grandstands, equipped with reasonably sanitary accommodations, and such accommodations as the commission may require for the care and control of the animals racing at such meet, and such other improvements as, in the opinion of the commission, shall be required for the protection of the public and others likely to be present at such race meet. In consideration of the location of such track and other structures and erections, and the probable capacity requirements to accomodate the crowd and the number of people that shall reasonably be expected to occupy such grandstands and attend such race meets, a permit shall not be issued for racing within one hundred (100) miles of any other racing operation issued a permit under this Act for racing.

This section shall not apply to races conducted by any state, county, or other fair association holding not more than one (1) meet annually and for a period not exceeding six (6) days.

Sec. 18. The commission shall determine the need for and the ability of a community to support racing, taking into consideration the population and economy of the area. Persons, corporations, or associations desiring to establish racing facilities must first apply to the commission for approval. The application shall include plans or sketches showing size, location, seating capacity, other physical facilities, and proposed dates and types of races to be conducted. Applicants shall also name officers and furnish any other pertinent information requested by the commission.
Sec. 19. If the reputation of applicant for honesty, integrity, financial stability, and fair dealing is good and the plan submitted for racing is in conformity with the provisions of this Act and the rules and regulations of the commission, a permit shall be given consideration. Permits shall be issued for the fiscal year July 1 to June 30 inclusive, shall be nontransferable, and shall be renewed upon application for successive periods of one (1) year unless the commission deems that good cause exists for not renewing any such permit. The renewal of a permit shall be denied only after full hearing and a specific finding of good. cause for refusing renewal shall have been made by the commission. Any permit heretofore granted to hold a race meet shall be renewed upon application of the permittee yearly for the same dates allotted to such permittee during the preceding year or for such other dates as such permittee shall request, but not less than the total number of days allotted during the preceding year.

Sec. 20. The commission shall give fifteen (15) days notice of hearing on an original application for a racing permit under this Act. The notice shall be given to all permittees holding a permit during the preceding fiscal year who may appear and be heard as parties in interest upon the hearing of an application.

Sec. 21. Such officials and persons connected with race meets as the commission deems proper shall be licensed for a period of one (1) year from July 1 of that year. No permit or license shall be revoked except for cause and after hearing.

Sec. 22. The decisions of the commission shall be final, except when an aggrieved person, within ten (10) days after the date on which the decision complained of is served upon him, files an appeal with the district court of the county in which the place, enclosure, or track for racing for which a permit or license is sought or has been granted is located. The decision shall be served promptly in person or by registered mail on all parties or their attorneys. Upon appeal, the district court shall determine the matters de novo not more than ten (10) days after the date of filing the appeal. Pending determination of the appeal, the decision and order of the commission shall remain in full force and effect and may not be superseded.

Sec. 23. The commission shall issue permits to no more than two (2) commercial race tracks and shall allow no more than two (2) such tracks to be built within the state. After two (2) such tracks have been in operation for two (2) years, the commission shall call a publicly announced meeting with any interested parties to discuss the advisability of permitting the construction of additional racing facilities within the state.

Sec. 24. The owners of a racing facility may lease their facilities to other person for other types of racing providing the facilities are adequate and the applicant for a permit meets the approval of the commission. The commission shall act on these matters with the objective of providing the best facilities for the public and animal owners.

Sec. 25. The commission may grant a permit for commercial race meets at any county or state fair, providing the permittees guarantees that facilities will be adequate for the type racing proposed and providing a satisfactory agreement shall exist between the permittee and the state or county fair association involved. The facilities shall include a racing strip in good condition, sufficient and adequate animal quarters, and safe and comfortable public seating. The permittee shall also furnish totalizer machines and an odds board on par with American totalizer equipment. The permittee shall be subject to all other rules and regulations included in this Act.
Sec. 26. When two (2) or more applications by qualified applicants are filed with the commission seeking racing permits and seeking to conduct the same kind of racing on the same day or days in the same county, a conflict shall be deemed to exist, except when:

1. Applications for permits are for a state or county fair meet.
2. Applications for permits to conduct horse racing, harness racing, or dog racing on any same day that may be included in an application for a permit to conduct any other kind of racing shall not be construed to create a conflict.

Sec. 27. In the event of a conflict, the qualified applicants shall attempt to resolve such conflict by an agreement in writing in which agreement each such applicant shall receive and be allocated dates in such manner as shall eliminate such conflict. Such agreement shall be filed with the commission on or before the thirtieth (30th) day of June following the filing of such applications.

Sec. 28. In the event no agreement is reached, the commission after ten (10) days written notice to the qualified applicants shall conduct a hearing. The commission shall make a finding as to the relative value for racing meet purposes of the days available for racing meets of the kind applied for and shall, in racing permits issued to each such applicant, allocate said days consecutively and in a fair and impartial manner.

Sec. 29. No horse or dog shall take part in any race conducted under the provisions of this Act unless satisfactorily identified and registered by an association recognized by the commission.

Sec. 30. There shall not be more than one hundred thirty (130) days of horse racing, ninety (90) days harness racing, and one hundred fifty (150) days of dog racing in any fiscal year in the state until in the judgment of the commission the need exists, county and state fair associations not using the pari-mutuel system of wagering excepted. The commission may allot more days in certain areas than in others when in their judgment the need exists.

Sec. 31. The commission may require by the terms of any permit issued that the permittee offer such number of races during any racing meet as the commission shall determine, but in no event more than one (1) race each calendar week, which shall be exclusively devoted to horses or dogs bred in this state or to horses or dogs owned by bona fide residents of this State. In the event that any such race shall not be filled, a substitute race may be provided.

Sec. 32. For the purpose of this Act, a meet may consist of a number of continuous days of racing or of one (1) or more days of racing per week over a period of months. A meet may be split into two (2) periods if the first (1st) period includes any day in the first (1st) week in July of the fiscal year, for which the permit is granted and the second (2nd) period includes any day in the last week in June of the same fiscal year. Racing shall be permissible in either the daytime or nighttime except that harness racing shall be conducted at night. The application for a permit shall state the exact days on which racing shall be held.

Sec. 33. A race meet in connection with a state fair when operated by the state fair board or under lease during the state fair to any individual, corporation, or association shall not come under the limitation placed on days af racing in this Act.

Sec 34. A race meet when operated by a county fair association or under lease during the county fair to any individual, corporation, or association shall not come under the limitation placed on days of racing in this Act but may be issued a permit for not to exceed three (3) additional days of racing.

Sec. 35. The commission shall be the judge of whether a race meet at a state or county fair is being operated in accordance with the provisions of this Act. A race meet held in connection with a state or county fair and conducted by an individual, corporation, or association other than the properly authorized state or county
fair association shall come under the general provisions of this Act the same as if the race meet were conducted on privately owned track.

Sec. 36. The commission may allow a permittee in addition to the days specified in the permit not to exceed three (3) racing days during any one (1) meet which days shall be known as charity days. From the total handled in the pari-mutuel pool on charity days, the permittee shall deduct the fees owed to the state and an amount equal to the purses and cost of conducting racing on such days, and shall donate the balance to nonprofit organizations and corporations engaged in charitable, benevolent, and other like work selected by the permittee and approved by the commission.

Sec. 37. State and county officials and members of the press may be given tax free passes to any and all race tracks. On the judgment of track management, the track may issue tax free passes to the public to further the interest in racing. Suitable seating facilities near the finish line may be furnished by the track free of charge for the governor and state officials for the viewing and inspection of the races. The commission may grant a permittee the right to move his operation from one (1) area to another when in their judgment the need exists and the best interest of racing, the public, and the state shall be served.

Sec. 38. No minor under the age of fifteen (15) shall be allowed to attend a race track during the hours when wagering is in progress, except when accompanied by parent or guardian, and then only with the approval of the commission, track stewards, or track management.

Sec. 39. The commission shall prescribe rules and regulations governing wagering on races under the system known as the parimutuel method of wagering. Wagering shall be conducted by a permittee only by the pari-mutuel method and only within the enclosure and on the dates for which racing shall be authorized by the commission.

Sec. 40. During the period of any permit for dog racing, a permittee shall receive nine (9) percent of the gross amount of money handled in a pari-mutuel pool, plus the odd cents by which the amount payable on each dollar wagered exceeds a multiple of ten (10) cents. The state shall receive six (6) percent of all money handled in the pari-mutuel pool operated by the permittee to be paid to the commission at the close of the business day on Thursday of every week during and immediately after any race meet or season. Failure to make such weekly remittance by the permittee shall result in an assessment by the commission against the permittee of a fine of one (1) percent of the amount due weekly.

Sec. 41. During the period of a permit for horse racing or harness racing a permittee shall receive eleven (11) percent of the gross amount not to exceed one hundred thousand $(100,000)$ dollars of the daily pari-mutuel pool, and nine (9) percent of the gross amount exceeding one hundred thousand $(100,000)$ dollars of the daily pari-mutuel pool, plus the odd cents by which the amount payable on each dollar wagered exceeds a multiple of ten (10) cents. The state shall receive four (4) percent of the gross amount not to exceed one hundred thousand $(100,000)$ dollars of the daily pari-mutuel pool, and six (6) percent of the gross amount exceeding one hundred thousand $(100,000)$ dollars of the
daily pari-mutuel pool. Payments to the state shall be made to the commission in the same manner and shall be subject to the same penalty as prescribed in section forty (40) of this Act.

Sec. 42. Commissions on the proceeds from the sale of parimutuel tickets and certificates may be retained by the permittee but such commission shall in no event and in any enclosure exceed fifteen (15) percent of the total gross pari-mutuel sales and the odd cents of all redistributions over the next lowest multiple of ten (10).

Sec. 43. The state fair board and any county fair association may apply to the commission for one (1) race meet each year and the commission shall set the number of days and the dates of each meetings. A race meet conducted under the provisions of this section shall be operated in such manner that all profits accrue to the state fair board or to the board of supervisors for the benefit of the county fair association, as the case may be, which profits shall not exceed fifteen (15) percent of the total amount of money handled in the pari-mutuel pool plus the odd cents by which the amount payable on each dollar wagered exceeds a multiple of ten (10) cents. All race meets conducted by county fair associations under the provisions of this section, and any race meet conducted by the state fair board in connection with a state fair, shall be exempt from the payment to the state of the percentage of the parimutuel pool prescribed by sections forty (40) and forty-one (41) of this Act.

Sec. 44. Each permittee shall return forty-five (45) percent of his share of the money handled in a pari-mutuel pool in purses. The permittee shall hold money on uncashed mutuel tickets for a period of ninety (90) days after the last day of a race meet. If not claimed during that period, the money shall be turned over to the state general fund.

Sec. 45. Any person within the enclosure of a race meet held pursuant to the provisions of this Act may wager on the result of a race held at the meet by contributing money to a pari-mutuel pool operated by the permittee as provided by this Act. The wagering shall not be unlawful but a permittee shall not knowingly permit a person under twenty-one (21) years of age to be a patron of the pari-mutuel system of wagering. The permittee shall require any person who appears to be under the age of twenty-one (21) years to furnish evidence that he is twenty-one (21) years of age or older, before permitting him to wager.

Sec. 46. All forms of wagering or betting on the results of a race, except as provided by this Act, whether conducted in this state or elsewhere, shall be illegal. Any person directly or indirectly involved in bookmaking or in wagering or betting other than by the pari-mutuel system of wagering shall be guilty of a misdemeanor, punishable by a fine of not less than one hundred (100) dollars nor more than one thousand $(1,000)$ dollars or by imprisonment for a period of not more than six (6) months, or both.

Sec. 47. All revenues derived from permits and licenses required by this Act shall be paid to the state treasurer who shall credit five (5) percent thereof to a fund known as the Iowa county fairs fund and seven and one-half ( $71 / 2$ ) percent to a fund known as the livestock and agriculture fund.

Sec. 48. The Iowa county fairs fund shall be under the juris-
diction of the Iowa racing commission and shall be distributed by the commission in such proportion as the commission deems necessary to the board of supervisors of each county conducting a county fair for the promotion of county fairs and race meets. All expenditures from the Iowa county fairs fund shall be made upon claims approved by the commission.

Sec. 49. The livestock and agriculture fund shall be under the control of the governor and shall be used for the purpose of promoting the livestock and agricultural resources of the state. All expenditures from the livestock and agriculture fund shall be made upon claims approved by the governor.

Sec. 50. To promote and improve the breeding of horses and dogs within the state, five (5) percent of the first (1st) money of every purse won by a horse or dog bred in this state shall be paid by the state to the owner of the dam of the animal at the time the animal was foaled or whelped. Such amount shall be paid within thirty (30) days after the close of the race meet. All claims or disputes as to the dam of a horse or dog bred in this state shall be determined by the permittee, subject to review by the commission, and the decision of the commission shall be final and conclusive. For the purpose of this section, a horse or dog bred in this state shall mean a horse foaled or a dog whelped in this state.

Sec. 51. Within the enclosure where any horse or dog races are held and where the permittee has been issued a permit to use the pari-mutuel method or system of wagering on such races, the same shall be lawful but only within the enclosure where such races are held.

Sec. 52. The sale to patrons present on the grounds of parimutuel tickets or certificates on said races or the use of the pari-mutuel system shall not be construed to be either betting, gambling, or pool selling and shall be authorized under the conditions provided by law.

Sec. 53. Existing statutes of this state against bookmaking, pool selling, or other methods of wagering on the racing of horses or dogs shall not be repealed but shall hereby be expressly continued in effect, with the exception that the operation of the pari-mutuel method or system in connection with the racing of horses and dogs, when used as provided by law shall be lawful. Miller of Des Moines. Caffrey of Polk.

Amend House File 711 by striking the last sentence of section one (1) and inserting in lieu thereof the following:
"The location of said residence shall follow the recommendations of the Capitol Planning Commission as adopted in Senate Joint Resolution 15, Acts of the Sixty-first General Assembly."
Rickert of Louisa-Muscatine. Meacham of Poweshiek. Grassley of Butler.

Amend Senate Joint Resolution 6, section one (1), by adding after the period in line nine (9) the following: "No county shall be subdivided or districted in such a manner as to join any part of one county to a congressional, senatorial, or re-
presentative district and another part of the same county to another congressional, senatorial, or representative district."

Renda of Polk.
Amend Senate Joint Resolution 6 by striking all after the word
"at" in line six (6) of section two (2) and inserting in lieu
thereof the following:
"the general election in November of the year nineteen hundred
sixty-six (1966) in the manner required by the constitution of the
state of Iowa and the laws of the state of Iowa." GanNon of Jasper.
Amend Senate Joint Resolution 6 as follows:

1. Amend section one (1) by striking all of lines six (6)
through nine (9) and inserting in lieu thereof the following:
"Section 37. When a state senatorial or representative 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 state senatorial or representative district."
2. Amend the title by striking lines three (3) and four (4) and inserting in lieu thereof the words "state senatorial and representative districts and repealing the provision relating to Congressional districts."

Wengert of Woodbury.
Amend Senate Concurrent Resolution 14 as follows:
Amend Senate Concurrent Resolution 14 by inserting at the end of line six (6) of section one (1) thereof the following new section:
"If a majority of the people in any state vote to apportion one of its houses on factors other than population the question of whether or not such a plan of apportionment shall continue to be followed, shall be submitted to a vote of the people at a special or regular election of that state if a petition is signed by a number of electors equal to at least five (5) percent of those voting for governor of that state at the last general election. If a majority of those voting, vote yes, such a plan of apportionment shall continue; if a majority of those voting, vote no, such a plan of apportionment shall cease at the termination of the next regular or special session of that state's legislature. Such an election shall not be held more often than once every five (5) years."

Gallagher of Black Hawk. Crosier of Linn.

Amend Senate Concurrent Resolution 14 by inserting after the " $a$ " in line five (5) of section one (1) the word, "majority". Gaudineer of Polk.

Amend Senate Concurrent Resolution 48 as follows:

1. By adding in line six (6) after the semi-colon the word "and".
2. By inserting after line six (6) the following:
"WHEREAS, Representative Casey Loss of Kossuth County will have completed 18 years of distinguished service in the

7 Iowa legislature at the completion of his present term after
8 which he will resign from the legislature and for this long
9 period of years has contributed valuable services to the state 10 of Iowa;".
11 3. By striking from line eight (8) the word "and" and inserting 12 in lieu thereof a comma.
13 4. By inserting in line eight (8) after the name "Walker" 14 the words "and Representative Loss".

Maule of Monona.
On motion by Maule of Monona, the House adjourned until 9:00
a.m., Thursday, June 3, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Thursday, June 3, 1965 .

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend Don Ripley, pastor of the First Baptist Church, Denison, Iowa.

The Journal of Wednesday, June 2, 1965, was approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows:
Hausheer of Story from 11:30 a.m. and Conway of Louisa-Muscatine from 12 noon and June 4, 1965, by the Speaker; Oehlsen of Hardin on request of Scott of Pottawattamie.

## PRESENTATION OF VISITORS

Craig of Marshall presented to the House five members of the class in government of the Senior High School, Marshalltown, and their teacher, Bert Permar.

Cohen of Black Hawk presented to the House Mr. and Mrs. Loren Cohen, her son and daughter-in-law. Loren will enter medical school at the University of Iowa in the fall.

Dunton of Keokuk presented to the House the following ten ladies dressed in costume of 1865 in commemoration of their centennial celebration to be held July 1, 2 and 3 in What Cheer: Mrs. Bess Moore, Mrs. Lee Briggs, Mrs. Willis Wells, Mrs. Robert Riley, Mrs. Chuck Kiner, Linda Groh, Roberta Wagner, Phyllis Tancer, Mrs. Robert W. Groh and Jonnie Kay Groh.
Gillette of Story presented to the House the following students of agriculture at Iowa State University: Don Phommachakr from Laos and Hashim Wahab from Malaysia, and their sponsor, Mrs. Don Book.

## MESSAGES FROM 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 124, a bill for an act relating to the compensation of members of the state conservation commission.

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 provide for an additional agricultural producer association.

Also: That the Senate has adopted the conference committee report and the recommendations contained therein on Senate File 604, a bill for an act relating to the depositing of sales tax receipts by retailers.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 637, a bill for an act relating to the agricultural land tax credit.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 638, a bill for an act relating to the Iowa commission on interstate cooperation.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 639, a bill for an act to appropriate funds to the department of public instruction for driver's training aid for school districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 640, a bill for an act to appropriate funds to the department of public instruction for salaries, support and maintenance.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:
House File 693, a bill for an act to appropriate from the general fund for the central office of the board of regents.

Also: That the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:
House Joint Resolution 26, a joint resolution to establish an Iowa state fair and world food exposition study committee and to provide an appropriation therefor.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 626, a bill for an act relating to salary restrictions for mayor and council in the commission form of municipal governments.
Also: That the Senate has adopted the conference committee report and the amendments contained therein on House File 658, relating to meat and poultry inspection and making an appropriation therefor.

[^23]
## CONSIDERATION OF BILLS

## SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 631, a bill for an act relating to the use of joint county. city or town buildings, was taken up for consideration.

Duffy of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 631)
The ayes were, 79:

Anderson
Baringer
Boot
Breitbach
Bremmer
Caffrey
Carnahan
Crosier
Detje
Distelhorst
Doderer
Dougherty
Duffy
Dunton
Felger
Fischer of
Grundy
Fisher of
Greene
Fullmer
Gallagher
Gannon
Gaudineer

Gillette of
Clay-Dickinson
Gleason
Glenn
Graham
Grassley
Hageman
Hanson
Harrington
Hausheer
Holmes
Hullinger
Keleher
Kennedy
Kluever
Korn
Lynch
Mahan
Maule
Meacham
Melrose
Millen

The nays were, none.
Absent or not voting, 45:

Bailey
Baker
Bogenrief
Brinck
Burke
Busch
Busing
Clapsaddle
Cochran
Coffman
Cohen
Conway

Craig
Denato
Den Herder
Doyle
Edgington
Foster
Gillette of
Story
Glanton
Gregerson
Houston
Hutchins

| Miller of <br> Buena <br> Miller of <br> Des Moista | Roe <br> Scherle of <br> Fremont-Mills |
| :--- | :--- |
| Miller of | Scoit |
| Page | Seibert |
| Morgan | Shirley of |
| Murphy | Dallas |
| Nagle | Smith of |
| Nielsen of | Linn |
| Emmet-Palo Alto | Smith of |
| Oielsen of | Stevenson |
| Shelby | Strothman |
| Ossian | Stueland |
| Oxley | Tieden |
| Patton | Uban |
| Radl | Utzig |
| Rasmussen | Varney |
| Redfern | Whisler |
| Reichardt | Winkelman |
| Renda | Wolcott |
| Rickert | Wright |
| Robinson | Mr.Speaker |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 543, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith, was taken up for consideration.

Distelhorst 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?" (S. F. 543)
The ayes were, 91 :

| Anderson | Gallagher | McNamara | Rickert |
| :--- | :--- | :--- | :--- |
| Baringer | Gannon | Meacham | Roe |
| Boot | Gaudineer | Melrose | Scott |
| Breitbach | Gillette of | Millen | Seibert |
| Bremmer | Clay Dickinson | Miller of | Shirley of |
| Brinck | Gleason | Buena Vista | Dallas |
| Busing | Glenn | Miller of | Smith of |
| Cornahan | Graham | Des Moines | Linn |
| Cochran | Grassley | Miller of | Smith of |
| Coffran | Hageman | Page | O'Brien |
| Cobhen | Hanson | Morgan | Stevenson |
| Conway | Harrington | Murphy | Stokes |
| Craig | Hausheer | Nagle | Strothman |
| Crosier | Holmes | Nielsen of | Stueland |
| Detje | Houston | Emmet-PaloAlto Tieden |  |
| Distelhorst | Hullinger | Nielsen of | Uban |
| Doderer | Jackson of | Shelby | Utzig |
| Dougherty | Clinton | O'Malley | Varney |
| Duffy | Keleher | Ossian | Webster |
| Dunton | Kennedy | Oxley | Wengert |
| Edgington | Kluever | Patton | Whisler |
| Felger | Korn | Radl | Winkelman |
| Fisher of | Lynch | Rasmussen | Wolcott |
| Greene | Madden | Redfern | Wright |
| Foster | Mahan | Renda | Mr. Speaker |
| Fullmer | Maule |  |  |

The nays were, none.
Absent or not voting, 33 :

Bailey
Baker
Bogenrief
Burke
Busch
Caffrey
Clapsaddle
Denato
Den Herder
Doyle

Fischer of Grundy
Gillette of Story
Glanton
Gregerson
Hutchins
Jackson of Black Hawk
Kempter
Lawlor
LLoss
Maley
Mayberry
Mueller
Nelson
Oehlsen
Palmer

Quinn
Reichardt
Resnick
Rider
Robinson
Scherle of
Fremont-Mills
Shannahan
Wilson

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 430, a bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys, was taken up for consideration.
Gaudineer of Polk offered the following amendment filed June 3, 1965, and moved its adoption:

Amend Senate File 430, section one (1), as follows:

1. By striking from line three (3) the words "preliminary information, indictment, or" and inserting in lieu thereof the words "grand jury indictment or county attorney's".
2. By inserting in line four (4) after the word "defendant" the words "and his counsel".
3. By adding at the end of line six (6) the following: "The county attorney shall apply to the court for an order setting the date, time, and place for the appearance of such witnesses and the manner and method of notification to the defendant or his counsel of same."

Division was requested.
Gaudineer of Polk moved the adoption of his amendment by divisions.

Division 1 was adopted.
Maley of Polk moved to reconsider the vote by which division 1 of the Gaudineer amendment was adopted by the House.

The motion lost.
Division 2 was adopted.
Division 3 was adopted.
Doderer 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?" (S. F. 430)
The ayes were, 103:

| Anderson | Edgington | Hutchins | Nelson |
| :--- | :--- | :--- | :--- |
| Bailey | Felger | Jackson of | Nielsen of |
| Baringer | Figcher of | Clinton | Emmet-PaloAlto |
| Boot | Grundy | Keleher | Nielsen of |
| Breitbach | Fisher of | Kempter | Shelby |
| Bremmer | Greene | Kennedy | O'Malley |
| Brinck | Fullmer | Korn | Ossian |
| Busing | Gallagher | Lynch | Oxley |
| Caffrey | Gannon | Madden | Patton |
| Carnahan | Gaudineer | Mahan | Quinn |
| Clapsaddle | Gillette of | Malev | Radle |
| Cochran | Clay-Dickinson | McNamara | Redfern |
| Coffman | Glanton | Meacham | Reichardt |
| Cohen | Gleason | Melrose | Renda |
| Craig | Glenn | Millen | Resnick |
| Crosier | Graham | Miller of | Rickert |
| Denato | Grassley | Buena Vista | Rider |
| Detje | Gregerson | Miller of | Robinson |
| Distelhorst | Hageman | Des Moines | Roe |
| Doderer | Hanson | Miller of | Scherle of |
| Dougherty | Hausheer | Page | Fremont-Milli |
| Doyle | Holmes | Morgan | Scott |
| Duffy | Houston | Murphy | Seibert |
| Dunton | Hullinger | Nagle | Shannahan |
|  |  |  |  |


| Smith of | Stokes | Utzig | Winkelman |
| :--- | :--- | :--- | :--- |
| Linn | Strothman | Varney | Wolcott |
| Smith of | Stueland | Webster | Wright |
| O'Brien | Tieden | Wengert | Mr. Speaker |
| Stevenson | Uban | Whisler |  |

The nays were, 1 :
Kluever
Absent or not voting, 20:

| Baker | Foster | Lawlor | Palmer |
| :--- | :--- | :--- | :--- |
| Bogenrief | Gillette of | Loss | Rasmussen |
| Burke | Story | Maule | Shirley of |
| Busch | Harrington | Mayberry | Dallas |
| Conway | Jackson of | Mueller | Wilson |
| Den Herder | Black Hawk | Oehlsen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 430 passed the House. Denato of Polk.
House File 321, a bill for an act relating to truck operators and contract carriers, was taken up for consideration.
Gannon of Jasper offered the following amendment filed May 27, 1965 :
Amend House File 321 by adding thereto the following sections:
Sec. 13. Section three hundred twenty-one point one (321.1), Code 1962, as amended by section eight (8) of chapter one hundred eighteen (118) and sections one (1), two (2), and three (3) of chapter one hundred eighty-nine (189), Acts of the Sixtieth General Assembly, is hereby amended by adding thereto the following new subsection:
"'Farm truck' means all single-unit straight trucks having six (6) wheels or less used by the owner to transport from farm to market agricultural, horticultural, dairy, or other farm products including livestock which are produced or furnished by the owner of the truck and any other personal property owned by the farmer to whom the certificate of registration for such truck is issued."

Sec. 14. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1962, is hereby amended by adding thereto the following paragraph:
"For all farm trucks of a gross weight exceeding three (3) tons, forty (40) dollars."

Sec. 15. Section three hundred twenty-one point four hundred sixty-six (321.466), Code 1962, is hereby amended by adding thereto the following paragraph:
"A farm truck shall be permitted to carry loads in excess of the gross Weight for which it is registered but such load shall not exceed the maximum gross weight per axle as prescribed in section three hundred twentyone point four hundred sixty-three (321.463) of the Code. Any truck registered as a farm truck may be used to transport farm products not produced by the owner of the truck from one (1) farm to another, or from
one (1) portion of the farm to another, or to or from a place where any whole grain has been delivered for the purpose of cracking or grinding. Any truck registered as a farm truck shall be identified in such manner as may be prescribed under section three hundred twenty-seven point nineteen (327.19) of the Code. The identification shall also include a statement that the truck shall not be for hire."

Sec. 16. Section three hundred twenty-seven point twenty-three (327.23), Code 1962, is hereby repealed.

Houston of Crawford offered the following amendment to the Gannon amendment filed May 28, 1965, and moved its adoption:
Amend the Gannon amendment to House File 321 filed May 27, 1965, by striking the period in line thirty (30) and inserting in lieu thereof the following: "only for a bona fide neighbor or relative."

The amendment to the amendment was adopted.
Division of the Gannon amendment was requested.
Fisher of Greene rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Gannon of Jasper moved the adoption of sections 13,14 and 15.
Doderer of Johnson moved the previous question on the Gannon amendment.

The motion having received a two-thirds majority prevailed.
Maule of Monona moved to defer further action, which motion prevailed.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 716, a bill for an act to tax real estate transfers.
Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Maule of Monona called up for consideration House File 716, a bill for an act to tax real estate transfers, amended by the Senate, and moved that the House concur in the following Senate amendment:
Amend House File 716 by striking section 14 and inserting in lieu thereof the following:
"There shall be allowed as a credit against the amount of the tax hereby imposed an amount equal to the amount of tax actually paid to the United

States of America under provisions of section 4361 of sub-chapter C of chapter 34 of the Federal Internal Revenue Code of 1954."

The motion prevailed and the House concurred in the Senate amendment.

Maule of Monona 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?" (H. F. 716)
The ayes were, 93 :

| Anderson | Foster | Korn | Rider |
| :--- | :--- | :--- | :--- |
| Bailey | Fullmer | Loss | Robinson |
| Baker | Gallagher | Madden | Scherle of |
| Boot | Gannon | Mahan | Fremont-Mills |
| Breitbach | Gaudineer | Maley | Scott |
| Bremmer | Gillette of | Maule | Seibert |
| Brinck | Clay-Dickinson | McNamara | Shirley of |
| Busing | Gillette of | Meacham | Dallas |
| Caffrey | Story | Melrose | Smith of |
| Carnahan | Glanton | Miller of | Linn |
| Clapsaddle | Gleason | Buena Vista | Smith of |
| Cochran | Glenn | Mueller | O'Brien |
| Coffman | Grassley | Morgan | Stevenson |
| Cohen | Gregerson | Nagle | Stokes |
| Craig | Hageman | Nielsen of | Stueland |
| Crosier | Hanson | Emmet-PaloAlto Uban |  |
| Detje | Harrington | O'Malley | Utzig |
| Distelhorst | Hausheer | Oxley | Varney |
| Doderer | Holmes | Palmer | Webster |
| Dougherty | Houston | Quinn | Wengert |
| Doyle | Hullinger | Radl | Whisler |
| Duffy | Jackson of | Rasmussen | Wilson |
| Dunton | Clinton | Redfern | Wolcott |
| Felger | Keleher | Reichardt | Wright |
| Fisher of | Kempter | Renda | Mr. Speaker |
| Greene | Kennedy | Rickert |  |

The nays were, 12 :

Baringer
Edgington
Fischer of
Grundy

Graham
Kluever
Millen
Nelson
Absent or not voting, 19:
Bogenrief
Burke
Busch
Conway
Denato
Den Herder

Hutchins
Jackson of Black Hawk
Lawlor
Lynch
Mayberry

Nielsen of Strothman
Shelby Tieden
Ossian
Winkelman

| Miller of | Oehlsen |
| :--- | :--- |
| Des Moines | Patton |
| Miller of | Resnick |
| Page | Roe |
| Murphy | Shannahan |

Oehlsen
Patton
Resnick
Roe
Shannahan

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Maule of Monona asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 478, a bill for an act to provide for an additional agricultural producer association and to provide for voluntary deductions on the part of such agricultural producers to be used in the promotion of and utilization of Iowa's agricultural products and to provide for the collection thereof.

Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 478)
The ayes were, 95:

| Anderson | Fisher of | Loss | Robinson |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Lynch | Roe |
| Baker | Fullmer | Madden | Scherle of |
| Bogenrief | Gallagher | Mahan | Fremont-Mills |
| Boot | Gannon | Maule | Scott |
| Breitbach | Gillette of | McNamara | Seibert |
| Bremmer | Clay-Dickinson | Meacham | Shannahan |
| Brinck | Glanton | Melrose | Shirley of |
| Busch | Gleason | Millen | Dallas |
| Busing | Glenn | Miller of | Smith of |
| Caffrey | Graham | Buena Vista | Linn |
| Carnahan | Grassley | Miller of | Smith of |
| Cochran | Gregerson | Des Moines | O'Brien |
| Coffman | Hageman | Mueller | Stevenson |
| Craig | Hanson | Nagle | Stokes |
| Detje | Harrington | Nelson | Stueland |
| Distelhorst | Hausheer | O'Malley | Tieden |
| Doderer | Holmes | Ossian | Utzig |
| Dougherty | Houston | Oxley | Varney |
| Doyle | Hullinger | Quinn | Webster |
| Duffy | Hutchins | Radl | Wengert |
| Dunton | Jackson of | Rasmussen | Whisler |
| Edgington | Black Hawk | Redfern | Winkelman |
| Felger | Keleher | Reichardt | Wolcott |
| Fischer of | Kennedy | Renda | Wright |
| Grundy | Kluever | Rickert | Mr. Speaker |
|  | Korn |  |  |

The nays were, 5:
Crosier
Foster
Maley
Absent or not voting, 24:

| Baringer | Gaudineer <br> Billette of | Mayberry <br> Miller of | Oehlsen |
| :--- | :--- | :--- | :--- |
| Curke | Palmer |  |  |
| Clapsaddle | Story | Page | Resnick |
| Cohen | Jackson of | Morgan | Rider |
| Conway | Clinton | Murphy | Strothman |
| Denato | Kernpter | Nielsen of | Uban |
| Den Herder | Lawlor | Emmet-Palo Alto Wilson |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MOTION TO RECONSIDER WITHDRAWN

Doyle of Woodbury asked and received unanimous consent to withdraw his motion to reconsider the vote on Senate File 441.

The House resumed consideration of House File 321, relating to truck operators and contract carriers, and sections 13,14 and 15 of the Gannon amendment.

Roll call was requested on sections 13,14 and 15 of the Gannon amendment by Gannon of Jasper and Utzig of Dubuque.

Rule 69 was invoked.
On the question "Shall sections 13, 14 and 15 of the Gannon amendment be adopted ?" (H. F. 321)
The ayes were, 73 :

| Anderson | Gillette of | Clay-Dickinson | Millen <br> Bailey |
| :--- | :--- | :--- | :--- |
| Miller of |  |  |  |
| Baringer | Glanton | Buena Vista | Rider <br> Bogenrief |
| Graham | Fremont-Mills |  |  |

The nays were, 34:

| Baker | Doderer |
| :--- | :--- |
| Busch | Dunton <br> Busing |
| Edgington |  |
| Carnahan | Fisher of |
| Coffman | Greene |
| Cohen | Gleason |
| Craig | Glenn |
| Crosier | Grassley |
| Denato | Hageman |

Absent or not voting, 17:

| Burke | Gillette of <br> Clapsaddle |
| :--- | :--- |
| Den Herder <br> Sostory <br> Gaster <br> Gallagher <br> Gaudineer | Clinton of <br> Lawlor |


| Jackson of | O'Malley |
| :---: | :---: |
| Black Hawk | Palmer |
| Kluever | Patton |
| Loss | Quinn |
| Mahan | Renda |
| Maley | Rickert |
| Mayberry | Robinson |
| McNamara | Utzig |
| Morgan | Wilson |
| Miller of | Shirley of |
| Des Moines | Dallas |
| Oehlsen | Smith of |
| Resnick | O'Brien |
| Roe | Wright |

Sections 13, 14 and 15 of the Gannon amendment were adopted.

Gannon of Jasper moved the adoption of section 16 of his amendment.

Section 16 of the Gannon amendment lost.
Cohen of Black Hawk offered the following amendment filed May 26, 1965, and moved its adoption:

Amend House File 321 by striking all of section seven (7).
Gallagher of Black Hawk moved the previous question on the Cohen amendment.

The motion having received a two-thirds majority prevailed.
The Cohen amendment was adopted.
Houston of Crawford withdrew his amendments filed April 7, 8 and 30.

The Chair ruled the Fisher amendment filed June 3, 1965, out of order.

## HOUSE FILE 321 TABLED

Renda of Polk moved that House File 321 be laid on the table.
The motion prevailed.

## MOTION TO RECONSIDER TABLED

Denato of Polk moved to reconsider the vote by which Senate File 430 passed the House.

Redfern of Lee moved that the motion to reconsider be laid on the table.

The motion to table prevailed.

## CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following conferees on the part of the House for the consideration of House File 663: Gillette of Story, Chairman; Palmer of Polk, Jackson of Black Hawk and Miller of Page.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system.

## SENATE AMENDMENTS CONSIDERED

Doyle of Woodbury called up for consideration House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system, amended by the Senate, and moved that the House concur in the following Senate amendments:
Amend House File 31 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section ninety-seven A point one (97A.1), Code 1962, is hereby amended by adding the following subsection:
'"Pension compensation" shall mean the member's average final compensation adjusted in the ratio of the earnable compensation payable on each July one (1) to an active member having the same or equivalent rank or position as was held by the retired or deceased member at the time of retirement or death to the earnable compensation of such member at his retirement or death.'
"Sec. 2. Section ninety-seven A point six (97A.6), Code 1962, is amended by adding the following subsection:
'Pensions payable under this section shall be adjusted as follows:
"a. As of the first of July of each year, the monthly pensions authorized in this section payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The formula authorized in this section which was used to compute the retired member's or beneficiary's pension at the time of retirement or death including all amendments to the formula which may be adopted subsequent to the member's retirement or death, shall be used in the recomputation, except the pension compensation shall be used in lieu of the average final compensation which the retired or deceased member was receiving at the time of retirement or death. The adjusted monthly pension shall be the amount payable at the member's retirement or death adjusted by 45 percent of the difference between the recomputed pension and the amount payable at the member's retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of the member's retirement or death.
"b. As of the first of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall be adjusted to equal six (6) percent of the monthly salary payable on such July first to an active member having the rank of senior patrolman of the Iowa highway safety patrol. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9), and thirteen (13) of this section, the amounts provided for in said subsection shall be payable.
"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July one (1) of the year in which the adjustment is made and shall continue in effect until the next following July one (1) at which time the monthly pensions shall again be recomputed and all monthly pensions adjusted in accordance with the recomputations.
"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been
abolished and salary increases had been granted to such rank or position on the same basis as increases granted to other ranks and positions in the department."
"Sec. 3. Section ninety-seven A point eight (97A.8), Code 1962, is hereby amended by striking from subsection one (1), paragraph a., lines eleven (11) through thirty-one (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 | $5.48 \%$ |
| 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 | $6.50 \%$ |

The motion prevailed and the House concurred in the Senate amendments.

Doyle 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?" (H. F. 31)
The ayes were, 104:

| Anderson | Crosier | Glanton | Keleher |
| :--- | :--- | :--- | :--- |
| Bailey | Denato | Gleason | Kempter |
| Baker | Detje | Glenn | Kennedy |
| Bogenrief | Distelhorst | Graham | Kluever |
| Boot | Dougherty | Grassley | Korn |
| Breitbach | Doyle | Gregerson | Loss |
| Bremmer | Duffy | Hageman | Lynch |
| Brinck | Dunton | Harrington | Madden |
| Busch | Edgington | Holmes | Mahan |
| Busing | Felger | Houston | Maley |
| Caffrey | Fisher of | Hullinger | Mayberry |
| Cochran | Greene | Hutchins | McNamara |
| Coffman | Foster | Jackson of | Meacham |
| Cohen | Fullmer | Black Hawk | Melrose |
| Conway | Gallagher | Jackson of | Millen |
| Craig | Gaudineer | Clinton |  |


| Miller of | O'Malley | Robinson | Strothman |
| :---: | :---: | :---: | :---: |
| Buena Vista | Ossian | Roe | Stueland |
| Miller of | Oxley | Scott | Tieden |
| Des Moines | Palmer | Seibert | Utzig |
| Miller of | Patton | Shannahan | Varney |
| Page | Quinn | Shirley of | Webster |
| Morgan | Radl | Dallas | Wengert |
| Mueller | Rasmussen | Smith of | Whisler |
| Nagle | Redfern | Linn | Winkelman |
| Nelson | Reichardt | Smith of | Wolcott |
| Nielsen of | Renda | O'Brien | Wright |
| Emmet-Palo Alto | Resnick | Stevenson | Mr. Speaker |
| Nielsen of Shelby | Rider | Stokes |  |
| The nays were, 1: |  |  |  |
| Uban |  |  |  |
| Absent or not voti | ting, 19 : |  |  |
| Baringer | Doderer | Gillette of | Murphy |
| Burke | Fischer of | Story | Oehlsen |
| Carnahan | Grundy | Hanson | Rickert |
| Clapsaddle | Gannon | Hausheer | Scherle of |
| Den Herder | Gillette of | Lawlor | Fremont-Mills |
|  | Clay-Dickinson | Maule | Wilson |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 36, a bill for an act authorizing school districts to pay for group health care coverage and group life insurance for employees, 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?" (S. F. 36)
The ayes were, 71:

| Anderson | Felger | Kluever | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Gallagher | Korn | Resnick |
| Boot | Gaudineer | Lynch | Rickert |
| Breitbach | Gillette of | Mahan | Rider |
| Bremmer | Clay-Dickinson | Maule | Robinson |
| Brinck | Glanton | Mayberry | Roe |
| Caffrey | Gleason | McNamara | Scott |
| Carnahan | Glenn | Meacham | Shannahan |
| Cochran | Gregerson | Melrose | Shirley of |
| Coffman | Hageman | Millen | Dallas |
| Cohen | Hanson | Miller of | Stevenson |
| Conway | Houston | Buena Vista | Stueland |
| Craig | Hullinger | Miller of | Tieden |
| Crosier | Jackson of | Des Moines | Uban |
| Denato | Black Hawk | Nagle | Utzig |
| Detje | Jackson of | Oxley | Varney |
| Dougherty | Clinton | Quinn | Webster |
| Doyle | Keleher | Radl | Wengert |
| Duffy | Kennedy | Rasmussen | Whisler |
| Dunton |  |  |  |

The nays were, 22:

| Bogenrief | Harrington | Ossian |
| :--- | :--- | :--- |
| Busch | Madden | Patton |
| Busing | Maley | Reichardt |
| Edgington | Miller of | Seibert |
| Fisher of | Page | Smith of |
| Greene | Nielsen of | Linn |
| Foster | Emmet-Palo Alto |  |

Grassley
Absent or not voting, 31:

| Bailey   <br> Baringer Fullmer Gannon | Lawlor <br> Burke | Gillette of | Morgan |
| :--- | :--- | :--- | :--- |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Gregerson of Pottawattamie asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 184, a bill for an act relating to cosmetology.

Fisher of Greene offered the following amendment filed June 3, 1965, and moved its adoption:

Amend Senate File 184, section twelve (12), lines six (6) and seven (7), by striking the words "or owner of a beauty salon".

The amendment was adopted.
(Business pending at recess.)

## HOUSE FILE 317 WITHDRAWN

Gregerson of Pottawattamie asked and received unanimous consent to withdraw House File 317 from further consideration by the House.

On motion by Maule of Monona, the House recessed until 1:30 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 38, a resolution petitioning the Congress of
the United States to call a convention for a constitutional amendment regarding the distribution of electoral votes.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 675, a bill for an act relating to the Iowa state sales and use taxes.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 709, a bill for an act relating to Iowa estate tax. Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 675

Amend House File 675 by striking everything after section 7.

## SENATE CONCURRENT RESOLUTION 38

By DeKoster and Mills
Concurrent Resolution petitioning the Congress of the United States to call a convention for proposing an amendment to the Constitution of the United States, unless Congress shall sooner have submitted such an amendment, to provide for the election of the President and Vice President in a manner fair and just to the people of the United States.

Whereas, under the Constitution of the United States Presidential and Vice Presidential Electors in the several states are now elected on a statewide basis, each state being entitled to as many electors as it has senators and representatives in Congress; and

Whereas, the Presidential and Vice Presidential Electors who receive the plurality of the popular vote in a particular state become entitled to cast the total number of electoral votes allocated to that state irrespective of how many votes may have been cast for other Elector candidates; and

Whereas, this method of electing the President and Vice President is unfair and unjust in that it does not reflect the minority votes cast; and

Whereas, the need for a change has been recognized by members of Congress on numerous occasions through the introduction of various proposals for amending the Constitution;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring: That application is hereby made to Congress under Article V of the Constitution of the United States for the calling of a Convention to propose an Article of Amendment to the Constitution providing for a fair and just division of the electoral votes within the States in the election of the President and Vice President; and

Be It Further Resolved: That if and when Congress shall have proposed such an Article of Amendment this application for a Convention shall be deemed withdrawn and shall be no longer of any force and effect; and

Be It Further Resolved: That the proper Officer of this State be and he hereby is directed to transmit copies of this application to the Senate and House of Representatives of the United States and to the several members of said bodies representing this State therein; also to transmit copies thereof to the Legisalture of all other States of the United States.

## SENATE AMENDMENT TO HOUSE FILE 709

Amend House File 709 as follows:

1. By striking lines four (4), five (5), six (6), and seven (7) in section one (1) thereof and inserting in lieu thereof the following:
"451.2 Additional tax: An amount equal to the federal estate tax credit for state death taxes as allowed in the Internal Revenue Code of 1954 is hereby imposed upon every transfer of the net estate of every decedent, being a resident of, or owning property in this state, as herein provided."
2. By inserting after the word "courts" in line 9, section 1, the following: ", of Iowa, an amount equal to".
3. By inserting after the word "estate" in line 7, section 2, the following: ", all determined as provided in the Internal Revenue Code of 1954".
4. By adding thereto the following section:
"Sec. 3. Section four hundred fifty-one point one (451.1), Code 1962, is hereby amended by adding thereto the following subsection:
'8. The term "Internal Revenue Code of 1954" shall have the same meaning as ascribed to it in section four hundred twenty-two point four (422.4)."

## SENATE MESSAGES CONSIDERED

Senate File 124, a bill for an act relating to the compensation of members of the state conservation commission.

Read first time and passed on file.
Senate File 478, a bill for an act to provide for an additional agricultural producer association.

Read first time and passed on file.
Senate File 637, a bill for an act relating to the agricultural land tax credit.

Read first time and passed on file.
Senate File 638, a bill for an act relating to the Iowa commission on interstate cooperation and making an appropriation from the general fund of the State of Iowa to the commission for the biennium beginning July 1, 1965, and ending June 30, 1967, for travel and other necessary expenses of commission members.

Read first time and passed on file.
Senate File 639, a bill for an act to appropriate funds to the department of public instruction for driver's training aid for school districts.

Read first time and passed on file.
Senate File 640, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965;
and ending June 30, 1967, funds to the department of public in. struction for salaries, support and maintenance.

Read first time and passed on file.
Senate File 632, a bill for an act to amend House File 356, relating to payment of license fees for creamery and cheese factories.

Read first time and passed on file.

## CONSIDERATION OF BILLS

Maule of Monona asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 124, a bill for an act relating to the compensation of members of the state conservation commission.

Anderson of Ringgold-Taylor moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 124)
The ayes were, 99 :

| Anderson | Fischer of | Madden | Rider |
| :--- | :--- | :--- | :--- |
| Bailey | Grundy | Mahan | Robinson |
| Baringer | Foster | Maley | Scherle of |
| Bogenrief | Fullmer | Maule | Fremont-Mills |
| Boot | Gallagher | Mavberry | Scott |
| Breitbach | Gannon | Meirose | Seibert |
| Bremmer | Gillette of | Millen | Shirley of |
| Brinck | Clay-Dickinson | Miller of | Dallas |
| Busch | Glanton | Des Moines | Smith of |
| Busing | Gleason | Morgan | Linn |
| Caffrey | Glenn | Murphy | Smith of |
| Carnahan | Graham | Nagle | O'Brien |
| Clapsaddle | Grassley | Nelson | Stevenson |
| Cochran | Gregerson | Nielsen of | Stokes |
| Coffman | Hageman | Emmet-Palo Alto Strothman |  |
| Cohen | Hanson | Nielsen of | Stueland |
| Craig | Harrington | Shelby | Tieden |
| Denato | Holmes | O'Malley | Uban |
| Detje | Hullinger | Ossian | Utzig |
| Distelhorst | Hutchins | Patton | Webster |
| Doderer | Keleher | Quinn | Wengert |
| Dougherty | Kempter | Radl | Whisler |
| Doyle | Kennedy | Redfern | Wilson |
| Duffy | Kluever | Reichardt | Winkelman |
| Dunton | Korn | Renda | Wolcott |
| Edgington | Loss | Resnick | Wright |
| Felger | Lynch | Rickert | Mr. Speaker |
|  |  |  |  |

The nays were, none.
Absent or not voting, 25:

| Baker <br> Burke <br> Conway | Gillette of <br> Story |
| :--- | :--- |
| Crosier | Hausheer |
| Den Herder | Houston |
| Fisher of | Jackson of |
| Greene | Black Hawk |
| Gaudineer | Jackson of <br> Clinton |


| Lawlor | Oehlsen |
| :--- | :--- |
| McNamara | Oxley |
| Meacham | Palmer |
| Miller of | Rasmussen |
| Buena Vista | Roe |
| Miller of | Shannahan |
| Page | Varney |
| Mueller |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## COMMITTEE REPORT REJECTED

Madden of Clarke-Union moved to adopt the committee report on House File 261, recommended for indefinite postponement.

The motion lost and the report was rejected.
The House resumed consideration of Senate File 184, relating to cosmetology.

Gaudineer of Polk offered the following amendment filed June 3, 1965, and moved its adoption:
Amend Senate File 184 by striking in line twenty-three (23) of section seven (7) the word and figure, "fourteen (14)" and by inserting in lieu thereof the word and figure, "twenty-four (24)".

The amendment lost.
Gaudineer of Polk offered the following amendment filed by him June 3, 1965, and moved its adoption:

Amend Senate File 184 by striking in line thirty-one (31) of section seven (7) the words and figures "five thousand dollars ( $\$ 5,000.00$ )" and inserting in lieu thereof the words and figures "one thousand dollars ( $\$ 1,000.00$ )".

The amendment was adopted.
The following sponsors of amendments received unanimous consent of the House to withdraw their amendments: Doderer of Johnson, Jackson of Black Hawk, Uban of Black Hawk and Gannon of Jasper.

Gregerson 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?" (S. F. 184)

The ayes were, 103:

| Anderson | Foster |
| :--- | :--- |
| Bailey | Fullmer |
| Baker | Gallagher |
| Baringer | Gillette of |
| Bogenrief | Clay-Dickinson |
| Boot | Gillette of |
| Breitbach | Story |
| Bremmer | Glanton |
| Brinck | Gleason |
| Busch | Glenn |
| Caffrey | Graham |
| Carnahan | Grassley |
| Clapsaddle | Gregerson |
| Cochran | Hageman |
| Coffman | Hanson |
| Craig | Harrington |
| Crosier | Holmes |
| Denato | Hullinger |
| Detje | Hutchins |
| Distelhorst | Jackson of |
| Dougherty | Black Hawk |
| Doyle | Jackson of |
| Dunton | Clinton |
| Duffy | Keleher |
| Edgington | Kennedy |
| Felger | Kluever |
| Fischer of | Korn |
| Grundy | Lynch |
| Fisher of | Madden |
| Greene |  |
|  |  |

The nays were, 7 :
Doderer
Gannon
Loss
Rickert
Stueland
Uban
Reichardt

| Mahan | Reichard |
| :--- | :--- |
| Maley | Renda |

Maule Resnick

Mayberry Rider
McNamara Robinson
Meacham
Roe
Melrose
Millen
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto Strothman
Nielsen of Tieden
Shelby
O'Malley
Oxley
Palmer
Patton
Quinn
Radl
Rasmussen
Redfern
Scherle of
Fremont-Mills
Scott
Seibert
Shirley of
Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes

Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright

Absent or not voting, 14:
Burke
Busing
Cohen
Conway
Den Herder
Gaudineer
Hausheer
Houston

| Kempter | Oehlsen |
| :--- | :--- |
| Lawlor | Ossian |
| Miller of | Shannahan |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Gregerson of Pottawattamie moved to reconsider the vote by which Senate File 184 passed the House and that the motion to reconsider be laid on the table, which motion prevailed.

## EXPLANATION OF VOTE

I voted against Senate File 184 because of subsection seven (7), section seven (7), which requires the conipletion of the course in cosmetology in fourteen (14) months. This will work a hardship on many students who are unable to finish the course in this length of time, due to emergencies. Also section 9 appropriates an indefinite amount, and therefore, would appear to be an unconstitutional appropriation.

## 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 668, a bill for an act relating to sales tax. Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Rasmussen of Polk called up for consideration House File 668, a bill for an act relating to sales tax, amended by the Senate, as follows:

Amend House File 668 by striking all after the enacting clause 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 inserting the following new paragraph after the third (3rd) paragraph thereof:
'There is hereby imposed, beginning July 1, 1965, a like rate of tax upon the gross receipts from the renting of any and all rooms, apartments, or sleeping quarters in any hotel, motel, inn, public lodging house, rooming house, or tourist court, or in any place where sleeping accommodations are furnished to transient guests for rent, whether with or without meals. "Renting" and "rent" include any kind of direct or indirect charge for such rooms, apartments, sleeping quarters, or the use thereof. For the purposes of this division, such renting is regarded as a sale of tangible personal property at retail. However, such tax shall not apply to the gross receipts from the renting of a room, apartment, or sleeping qaurters while rented by the same person for a period of more than thirty-one (31) consecutive days. Such tax shall not apply to the gross receipts from the renting of accommodations which are neither rented for, equipped as, nor used as sleeping quarters and which are used only for other purposes such as a ballroom, banquet room, reception room, meeting room, or office space.'"

Rasmussen of Polk offered the following amendment to the Senate amendment filed June 3 and moved its adoption:

Amend the Senate amendment to House File 668, adopted by the Senate June 3, 1965, by striking everything after the period in line seventeen (17) to and including the word "space." in line twenty-one (21).

The amendment to the amendment was adopted.
Rasmussen of Polk moved that the House concur in the Senate amendment as amended.

The motion prevailed.
Rasmussen of Polk 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?" (H. F. 668)

The ayes were, 86:

Anderson
Bailey
Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Caffrey
Carnahan
Clapsaddle
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Dougherty
Doyle
Duffy
Dunton
Felger
Fisher of
Greene

Foster
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Black Hawk
Jackson of
Clinton

The nays were, 20:

## Baringer

Busch
Coffman
Doderer
Fischer of
Grundy
Graham
Grassley
Kluever
McNamara
Millen
Miller of
$\quad$ Page

Absent or not voting, 18:

| Burke | Edgington | Lynch | Mueller |
| :--- | :--- | :--- | :--- |
| Busing | Hausheer | Mayberry | Oehlsen |
| Cochran | Kempter | Meacham | Roe |
| Conway | Lawlor | Miller of | Shannahan |
| Den Herder | Loss | Buena Vista |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

Maule of Monona asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 632, a bill for an act to amend House File 356 relating to payment of license fees for creamery and cheese factories.

Mueller of Winnebago-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 passq" (S. F. 632)

The ayes were, 84 :

| Anderson | Gallagher | Mahan | Scott |
| :--- | :--- | :--- | :--- |
| Bailey | Gannon | Maule | Seitert |
| Bogenrief | Gaudineer | Mayberry | Shirley of |
| Boot | Gillette of | McNamara | Dallas |
| Breitbach | Story | Melrose | Smith of |
| Bremmer | Glanton | Mueller | Linn |
| Busch | Gleason | Murphy | Smith of |
| Caffrey | Glenn | Nagle | O'Brien |
| Carrahan | Graham | Nelson | Stevenson |
| Cochran | Grassley | Nielsen of | Stokes |
| Coffman | Gregerson | Emmet-PaloAlto Strothman |  |
| Cohen | Hageman | O'Malley | Stueland |
| Craig | Hanson | Oxley | Tieden |
| Crosier | Harrington | Palmer | Uban |
| Detje | Holmes | Patton | Utzig |
| Distelhorst | Houston | Quinn | Varney |
| Dougherty | Jackson of | Redfern | Webster |
| Doyle | Black Hawk | Reichardt | Whisler |
| Duffy | Keleher | Renda | Winkelman |
| Dunton | Kenedy | Resnick | Wolcott |
| Felger | Korn | Rider | Wright |
| Fisher of | Loss | Robinson | Mr. Speaker |
| Greene | Lynch | Roe |  |

The nays were, 4:

Baringer | Fischer of |
| :---: |
| Grundy |$\quad$ Kluever Millen

Absent or not voting, 36 :

| Baker | Fullmer | Maley <br> Gillette of | Meacham <br> Brinck |
| :--- | :--- | :--- | :--- |
| Burke | Clay-Dickinson | Miller of | Ossian |
| Radl |  |  |  |
| Busing | Hausheer | Buena Vista | Rasmussen |
| Clapsaddle | Hullinger | Miller of | Rickert |
| Conway | Hutchins | Des Moines | Scherle of |
| Denato | Jackson of | Miller of | Fremont-Mills |
| Den Herder | Clinton | Page | Shannhan |
| Doderer | Kempter | Morgan | Wengert |
| Edgington | Lawlor | Nielsen of | Wilson |
| Foster | Madden | Shelly |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Maule of Monona asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 340, a bill for an act relating to the importation of swine into Iowa.

Mueller of Winnebago-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?" (S. F. 340)
The ayes were, 92 :

Anderson
Bailey

Baringer
Bogenrief

Boot Breitbach

Bremmer
Brinck

| Busch | Glanton | Melrose | Scherle of |
| :--- | :--- | :--- | :--- |
| Caffrey | Gleason | Millen | Fremont-Mills |
| Carnahan | Glenn | Miller of | Scott |
| Cochran | Graham | Des Moines | Shirley of |
| Cofman | Grassley | Mueller | Dallas |
| Cohen | Gregerson | Murphy | Smith of |
| Crosier | Hageman | Nagle | Linn |
| Detje | Hanson | Nelson | Smith of |
| Distelhorst | Harrington | Nielsen of | O'Brien |
| Doderer | Holmes | Emmet-Palo Alto Stevenson |  |
| Dougherty | Hullinger | O'Malley | Stokes |
| Doyle | Hutchins | Ossian | Strothman |
| Duffy | Jackson of | Oxley | Stueland |
| Dunton | Black Hawk | Palmer | Tieden |
| Edgington | Keleher | Patton | Uban |
| Fischer of | Kennedy | Quinn | Utzig |
| Grundy | Kluever | Redfern | Varney |
| Fisher of | Korn | Renda | Webster |
| Greene | Loss | Resnick | Wengert |
| Foster | Madden | Rickert | Whisler |
| Gannon | Mahan | Rider | Winkelman |
| Gilletteer of | Maule | Mayberry | Robinson |
| Story | McNamara | Roe | Wolcott |
|  |  | Mr. Speaker |  |
|  |  |  |  |

The nays were, none.
Absent or not voting, 32:

| Baker | Gallagher | Maley | Oehlsen |
| :---: | :---: | :---: | :---: |
| Burke | Gillette of | Meacham | Radl |
| Busing | Clay-Dickinson | Miller of | Rasmussen |
| Clapsaddle | Hausheer | Buena Vista | Reichardt |
| Conway | Houston | Miller of | Seibert |
| Craig | Jackson of | Page | Shannahan |
| Denato | Clinton | Morgan | Wright |
| Den Herder | Kempter | Nielsen of | Wilson |
| Felger Fullmer | Lawlor | Shelby |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 639, a bill for an act to appropriate from the general fund of the State of Iowa two million four hundred thousand dollars ( $\$ 2,400,000.00$ ), to the department of public instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code as amended.
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?" (S. F. 639)

The ayes were, 102 :

| Anderson | Gaudineer <br> Gillette of |
| :--- | :--- |
| Bailey | Claker |
| Baringer | Clay-Dickinson |
| Baring | Gillette of |
| Bogenrief | Story |
| Boot | Glanton |
| Breitbach | Gleason |
| Bremmer | Glemn |
| Brinck | Graham |
| Busch | Grassley |
| Caffrey | Gregerson |
| Carnahan | Hageman |
| Coffman | Hanson |
| Cohen | Harrington |
| Craig | Holmes |
| Crosier | Houston |
| Detje | Hullinger |
| Distelhorst | Jackson of |
| Doderer | Black Hawk |
| Dougherty | Jackson of |
| Doyle | Clinton |
| Duffy | Keleher |
| Dunton | Kennedy |
| Felger | Kluever |
| Fischer of | Korn |
| Grundy | Loss |
| Fisher of | Lynch |
| Greene | Madden |
| Gallagher | Mahan |

The nays were, 3:
Foster Maley
Absent or not voting, 19:

| Burke | Denato |
| :--- | :--- |
| Busing | Den Herder |
| Clapsaddle | EdyFington |
| Cochran | Fullmer |
| Conway | Gannon |


| Maule | Robinson |
| :--- | :--- |
| Mayberry | Roe |
| Meacham | Scherle of |
| Melrose | Fremont-Mills |
| Millen | Scott |
| Miller of | Seibert |
| Buena Vista | Shannahan |
| Miller of | Shirley of |
| Des Moines | Dallas |
| Morgan | Smith of |
| Mueller | Linn |
| Murphy | Smith of |
| Nagle | O'Brien |
| Nelson | Stevenson |
| Nielsen of | Stokes |
| Emmet-Palo Alto | Strothman |
| Nielsen of | Stueland |
| Shelby | Tieden |
| Ossian | Uban |
| Oxley | Utzig |
| Palmer | Varney |
| Patton | Webster |
| Quinn | Wengert |
| Radl | Whisler |
| Redfern | Wilson |
| Renda | Winkelman |
| Resnick | Wolcott |
| Rickert | Wright |
| Rider | Mr. Speaker |
|  |  |

Reichardt

| Hausheer | Miller of <br> Page |
| :--- | :--- |
| Hutchins | Oehlsen |
| Kempter | O'Malley |
| Lawlor | O'Masmasen |
| McNamara | Rasmussen |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 640, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, funds to the department of public instruction for salaries, support and maintenance.

Brinck of Lee offered the following amendment filed June 3, 1965:
Amend Senate File 640 as follows:

1. By striking from section one (1) line nine (9) the figure $\$ 18,000,00$ and inserting in lieu thereof the figure $\$ 14,000.00$.
2. By striking from line thirteen (13) the figure $\$ 856,500.00$ and inserting in lieu thereof the figure $\$ 852,300.00$.
3. By striking from section one (1) line twenty-three (23) the figure $\$ 1,026,930.00$ and inserting in lieu thereof the figure $\$ 1,022,930.00$.
4. By adding the following new sections after section four (4) of the bill as follows: "Chapter two hundred sixty-two (262), Code 1962, is hereby repealed."
Section two hundred fifty-seven point ten (257.10), Code 1962, is hereby amended by adding a new subsection as follows: 'The State Board of Public Instruction shall take over all powers and duties given to the Board of Regents under chapter two hundred sixty-two (262) of the Code.'"
5. By renumbering the remaining sections in accordance with this amendment.

Lynch of Warren moved the previous question on the Brinck amendment.

The motion lost.
Brinck of Lee moved the adoption of his amendment.
The amendment lost.
Bremmer of Pottawattamie offered the following amendment filed June 3, 1965 :
Amend Senate File 640 by striking from line thirteen (13) of section one (1) the figures " $856,300.00$ " and inserting in lieu thereof the figures " $851,300.00$ ".

Utzig of Dubuque moved the previous question on the Bremmer amendment.

The motion prevailed.
Bremmer of Pottawattamie moved the adoption of his amendment.
The amendment lost.
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?" (S. F. 640)
The ayes were, 104:

| Anderson | Cohen | Fischer of | Grassley <br> Baringer |
| :--- | :--- | :--- | :--- |
| Braig | Craig | Grundy | Gregerson |
| Bogenrief | Crasier | Fisher of | Hanson |
| Boot | Denato | Greene | Harrington |
| Breitbach | Distelhorst | Foster | Holmes |
| Bremmer | Doderer | Fullmer | Hullinger |
| Brinck | Dougherty | Gallagher | Hutchins |
| Busch | Doyle | Gaudineer | Jackson of |
| Caffrey | Duffy | Gillette of | Black Hawk |
| Carnahan | Dunton | Clay-Dickinson | Keleher |
| Clapsaddle | Edgington | Gleason | Kennedy |
| Cochran | Felger | Glenn | Kluever |
| Coffman |  | Graham | Korn |

Loss
Lynch
Madden
Mahan
Maley
Maule
Mayberry
Meacham
Melrose
Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan

| Mueller | Reichardt |
| :--- | :--- |
| Murphy | Renda |
| Nagle | Resnick |
| Nelson | Rickert |
| Nielsen of | Rider |
| Emmet-Palo Alto | Robinson |
| Nielsen of | Roe |
| Shelby | Scherle of |
| O'Malley | Fremont-Mills |
| Ossian | Scott |
| Oxley | Seibert |
| Palmer | Shirley of |
| Patton | Dallas |
| Quinn | Smith of |
| Radl | Linn |
| Rasmussen | Smith of |
| Redfern | O'Brien |

Stevenson
Stokes
Strothman
Stueland
Tieden
Uban
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Mr. Speaker

The nays were, none.
Absent or not voting, 20:

| Bailey | Detje | Hageman <br> Baker | Gannon |
| :--- | :--- | :--- | :--- |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 637, a bill for an act relating to the agricultural land tax credit.

Speaker pro tempore Miller in the chair.
Scherle of Fremont-Mills offered the following amendment filed June 3,1965 , and moved its adoption:

Amend Senate File 637 by striking everything after the enacting clause and inserting in lieu thereof the following:
"Section 1. Section four hundred twenty-six point one (426.1), Code 1962, is hereby amended by striking all of such section after the word 'year' in line six (6) and inserting in lieu thereof the following:
'beginning July 1, 1965, there is appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this Act.'
"Sec. 2. Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended as follows:
" 1 . By striking from line seven ( 7 ) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
" 2 . By striking all of such section after the word 'fund' in line thirteen (13) and inserting the following in lieu thereof:
'twenty (20) mills for the previous year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code.'
"Sec. 3. Section four hundred twenty-six point six (426.6), Code 1962, is hereby amended as follows:
"1. By striking from line thirteen (13) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
"2. By striking from lines fourteen (14) and fifteen (15) the word 'fifteen' and inserting in lieu thereof the word 'twenty (20)'.
"Sec. 4. Section four hundred twenty-six point seven (426.7), Code 1962, is hereby amended by striking all of such section after the word 'counties' in line eleven (11) and inserting in lieu thereof a period.
"Sec. 5. Section four hundred twenty-six point eight (426.8), Code 1962, is hereby repealed and the following new section inserted in lieu thereof:
'Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax lists as a credit against the tax levied on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract and for which the warrant has been drawn. The county auditor shall then deliver said tax lists and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land. In case of change of ownership the credit shall follow the title.'
"Sec. 6. Section four hundred twenty-six point nine (426.9), Code 1962, is hereby repealed."

Rasmussen of Polk moved the previous question on the Scherle amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Scherle of Fremont-Mills and Miller of Page.
Rule 69 was invoked.
On the question "Shall the Scherle amendment be adopted?" (S. F. 637)

The ayes were, 36:
Anderson
Bailey
Baringer
Busch
Coffman
Dougherty
Dunton
Edgington
Fischer of
Grundy
Fisher of
Greene
The nays were, 75:

Baker
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Caffrey

Foster
Gannon
Gleason
Graham
Grassley
Hanson
Holmes
Hullinger
Kluever
Madden
Millen

| Miller of | Patton |
| :--- | :--- |
| Buena Vista | Scherle of <br> Miller of |
| Page | Fremont-Mills |

Detje
Distelhorst
Doderer
Doyle
Duffy
Felger
Fullmer

Gallagher
Gaudineer
Gillette of
Clay-Dickinson
Gillette of
Story
Glanton

| Glenn | Maley |
| :--- | :--- |
| Gregerson | Mayberry |
| Hageman | Meacham |
| Harrington | Melrose |
| Jackson of | Morgan |
| Black Hawk | Nagle |
| Jackson of | Murphy |
| Clinton | O'Malley |
| Keleher | Oxley |
| Kennedy | Palmer |
| Korn | Quinn |
| Loss | Radl |
| Lynch | Rasmussen |
| Mahan | Redfern |


| Reichardt | Stevenson <br> Renda |
| :--- | :--- |
| Resnick | Stueland |
| Rickert | Uban |
| Rider | Utzig |
| Robinson | Varney |
| Roe | Webster |
| Scott | Wengert |
| Seibert | Whisler |
| Shirley of | Wilson |
| Dallas | Wolcott |
| Smith of | Wright |
| Linn | Mr. Speaker |
|  | protem |

Absent or not voting, 13:

| Burke | Hausheer |
| :--- | :--- |
| Busing | Houston |

Conway
Den Herder
The amendment lost.

## VOTE RECONSIDERED ON HOUSE FILE 668

Maule of Monona moved to reconsider the vote by which House File 668, a bill for an act relating to sales tax, was placed on its last reading and passed the House.

The moting having received a constitutional majority prevailed.
Maule of Monona moved to reconsider the vote by which the Senate amendment was concurred in by the House.

The motion prevailed.
Maule of Monona offered the following amendment to the Senate amendment and moved its adoption:
Amend the Senate amendment to House File 668, adopted by the Senate June 3, 1965, by striking from line six (6) the following: ", beginning July 1, 1965,".

The amendment to the Senate amendment was adopted.
Maule of Monona moved that the House concur in the Senate amendment as amended by the House.

The motion prevailed and the House concurred in the Senate amendment as amended by the House.

Maule of Monona 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?" (H. F. 668)

The ayes were, 95 :

| Anderson | Gannon | Mahan | Resnick |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Maley | Rickert |
| Baker | Gillette of | Maule | Rider |
| Bogenrief | Clay-Dickinson | Mayberry | Robinson |
| Boot | Gillette of | Meacham | Roe |
| Breitbach | Story | Melrose | Scott |
| Bremmer | Glanton | Miller of | Seibert |
| Brink | Gleason | Buena Vista | Shirley of |
| Caffrey | Glenn | Morgan | Dallas |
| Carnahan | Gregerson | Mueller | Smith of |
| Clapsaddle | Hageman | Murphy | Linn |
| Cochran | Hanson | Nagle | Smith of |
| Cohen | Harrington | Nielsen of | O'Brien |
| Craig | Holmes | Emmet-Palo AltoStevenson |  |
| Crosier | Hullinger | Nielsen of | Stokes |
| Denato | Hutchins | Shelby | Stueland |
| Detje | Jackson of | O'Malley | Tieden |
| Distelhorst | Black Hawk | Ossian | Utzig |
| Doderer | Jackson of | Oxley | Varney |
| Dougherty | Clinton | Palmer | Webster |
| Doyle | Keleher | Patton | Whisler |
| Duffy | Kennedy | Quinn | Wilson |
| Dunton | Kluever | Radl | Wolcott |
| Felger | Korn | Rasmussen | Wright |
| Fisher of | Loss | Redfern | Mr. Speaker |
| Greene | Lynch | Reichardt | pro tem |
| Gallagher | Madden | Renda |  |

The nays were, 14:

| Baringer | Fischer of |
| :--- | :--- |
| Busch | Grundy |
| Coffman | Foster |
| Edgington | Grassley |

Absent or not voting, 15:

| Burke | Fullmer | Kempter | Shannahan |
| :--- | :--- | :--- | :--- |
| Busing | Graham | Lawlor | Steffen |
| Conway | Hausheer | McNamara | Uban |
| Den Herder | Houston | Oehlsen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENT CONSIDERED

Rasmussen of Polk called up for consideration House File 675, a bill for an act relating to the Iowa state sales and use taxes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 675 by striking everything after section 7.
The motion lost and the House refused to concur in the Senate amendment.

## SPECIAL ORDER OF BUSINESS <br> (Senate Joint Resolution 6)

Maule of Monona moved that Senate Joint Resolution 6 be made the special order of business for 7:30 p.m., Thursday, Jane 3, 1965.

The motion prevailed.
On motion by Maule of Monona, the House recessed until 7:30 p.m.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## CONSIDERATION OF BILLS

The House resumed consideration of Senate File 637, a bill for an act relating to the agricultural land tax credit.

Hageman of Winneshiek offered the following amendment filed June 3, 1965:

Amend Senate File 637 by adding thereto the following new section:
"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:
', to any owner who is not a bona fide resident of the State of Iowa, or to any corporation which does not have situs in the state for the purpose of paying the tax imposed upon corporations under division III, chapter four hundred twenty-two (422) of the Code, if such corporation is the owner of property which would otherwise be eligible for the agricultural land tax credit'."

Loss of Kossuth moved the previous question on the Hageman amendment.

The motion having received a two-thirds majority prevailed.
Hageman of Winneshiek moved the adoption of his amendment.
Roll call was requested by Breitbach of Dubuque and Hageman of Winneshiek.

Rule 69 was invoked.
On the question "Shall the Hageman amendment be adoptedq" (S. F. 637)

The ayes were, 74:

| Baker | Caffrey | Craig | Dougherty |
| :--- | :--- | :--- | :--- |
| Boot | Carnahan | Crosier | Doyle |
| Breitbach | Clapsaddle | Denato | Dunton |
| Bremmer | Cochran | Dete | Felger |
| Brinck | Coffman | Dijtelhorst | Fischer of |
| Busing | Cohen | Doderer | Grundy |


| Gallagher | Jackson of | Miller of | Rider |
| :---: | :---: | :---: | :---: |
| Gannon | Black Hawk | Des Moines | Robinson |
| Gaudineer | Jackson of | Morgan | Roe |
| Glanton | Clinton | Mueller | Seibert |
| Gleason | Keleher | Nagle | Shirley of |
| Glenn | Korn | O'Malley | Dallas |
| Gregerson | Lynch | Oxley | Smith of |
| Hageman | Madden | Palmer | Linn |
| Hanson | Maley | Radl | Utzig |
| Harrington | Maule | Rasmussen | Webster |
| Hausheer | Mayberry | Redfern | Wengert |
| Holmes | Meacham | Reichardt | Whisler |
| Houston | Miller of | Renda | Wilson |
| Hullinger | Buena Vista | Resnick Rickert | Wright |
| The nays were, 43: |  |  |  |
| Anderson | Gillette of | Murphy | Shannahan |
| Bailey | Story | Nelson | Smith of |
| Baringer | Graham | Nielsen of | O'Brien |
| Bogenrief | Grassley | Emmet-Palo A | Stevenson |
| Busch | Hutchins | Nielsen of | Stokes |
| Duffy | Kennedy | Shelby | Strothman |
| Edgington | Kluever | Ossian | Stueland |
| Fisher of | Loss | Patton | Tieden |
| Greene | Mahan | Quinn | Varney |
| Foster | McNamara | Scherle of | Winkelman |
| Fullmer | Melrose | Fremont-Mills | Wolcott |
| Gillette of | Millen | Scott | Mr. Speaker |
| Clay-Dickinson | $\begin{gathered} \text { Miller of } \\ \text { Page } \end{gathered}$ |  |  |
| Absent or not voting, 7: |  |  |  |
| Burke | Den Herder | Lawlor | Uban |
| Conway | Kempter | Oehlsen |  |

The amendment was adopted.
Maule of Monona moved to defer action on Senate File 637.
The motion prevailed.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following House File in which the concurrence of the Senate was asked:
House File 230, a bill for an act relating to the marketing of dairy products.

Robert G. Moore, Secretary.

## SENATE AMENDMENT TO HOUSE FILE 230

Amend House File 230 as follows:

1. By striking the first paragraph of subsection 10 of section 1 .
2. By striking the period at the end of subsection 4, section 3, and inserting the following: ", whether the price of the competitor is in compliance with or in violation of this Act."
3. By changing the period in line 12, section 4, to a comma and striking the remainder of section 4 and inserting in lieu thereof the following: "whether the price of the competitor is in compliance with or in violation of this Act."
4. By striking the last sentence of subsection 1 , section 5 .
5. By striking all of subsection 2 , section 5 .
6. By striking all of section 6 .
7. By striking from line 24, section 8, the words "ten (10) days".

## CONFERENCE COMMITTEE REPORT ON HOUSE FILE 663

Gillette of Story offered the following report:

## REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 663

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 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds, begs leave to report and make the following recommendations:

1. That the Senate recede from its amendment.
2. Amend House File 663, section 1, by striking lines 7 and 8 and inserting in lieu thereof the following: "which are obligations of or guaranteed by the United States of America".
3. Further amend section 1, line 18, by striking the words"issued, assumed" and inserting in lieu thereof the following: "which are obligations of".
4. Further amend section 1, lines 19 and 20, by striking the words "or by any agency or instrumentality thereof".
5. Amend section 2 by striking lines 4, 5, 6, 7 and 8 and inserting in lieu thereof the following: "hereby amended by striking from line fourteen (14) thereof the word 'three' and substituting therefor the word 'four'."
6. Further amend House File 663 by adding thereto the following new sections:
a. 'Section four hundred fifty-three point nine (453.9), Code 1962, is hereby amended by inserting after the comma (,) in line nine (9) thereof the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."
b. "Chapter four hundred fifty-three (453), Code 1962, is hereby amended by adding the following new section:
'A bank may make reasonable service charges with respect to the handling of any public funds, but such service charges shall not be greater than said bank customarily requires from other patrons for similar services.'""

Robert R. Rigler, Chairman. Roy R. Gillette, Chairman.
R. W. Hagie.

Stanley Heaberlin.
John W. Patton. On the Part of the Senate.

William D. Palmer.
James H. Jackson.
Leroy S. Miller. On the Part of the House.

## SPECIAL ORDER

(Senate Joint Resolution 6)
The hour of 7:30 having arrived, the Speaker announced the special order of business for consideration of Senate Joint Resolution 6.

## CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts.

Wengert of Woodbury offered the following amendment filed June 1, 1965, and moved its adoption:
Amend Senate Joint Resolution 6 as follows:

1. Amend section one (1) by striking all of lines six (6) through nine (9) and inserting in lieu thereof the following:
"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."
2. Amend the title by striking lines three (3) and four (4) and inserting in lieu thereof the words "Congressional and state senatorial districts and repealing the provision relating to state representative districts."
Gaudineer of Polk moved the previous question on the Wengert amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Rickert of Louisa-Muscatine and Wengert of Woodbury.

Rule 69 was invoked.
On the question "Shall the Wengert amendment be adopted $q$ " (S. J. R. 6)

The ayes were, 64:

Baker
Bogenrief
Breitbach
Bremmer
Busing
Caffrey
Carnahan
Clapsaddle
Cohen
Crosier
Denato
Detje
Distelhorst

Doderer
Doyle
Duffy
Felger
Fullmer
Gallagher
Gaudineer
Gillette of Story
Glanton
Gleason
Glenn
Gregerson

Hageman
Hausheer
Holmes
Hutchins
Jackson of Black Hawk Jackson of Clinton Keleher Kempter Lynch Madden Maley

Maule Mayberry Melrose Miller of Buena Vista Miller of Des Moines
Murphy
Nagle
O'Malley
Oxley
Palmer
Radl

| Rasmussen | Robinson | Stevenson | Wengert |
| :--- | :--- | :--- | :--- |
| Reichardt | Scott | Utzig | Wilson |
| Renda | Shannahan | Varney | Wolcott |
| Resnick | Smith of | Webster | Wright |
| Rider | Linn |  |  |

The nays were, 53:

| Anderson | Foster | Millen | Roe |
| :---: | :---: | :---: | :---: |
| Bailey | Gannon | Miller of | Scherle of |
| Baringer | Gillette of | Page | Fremont-Mills |
| Boot | Clay-Dickinson | Morgan | Seibert |
| Brinck | Graham | Mueller | Shirley of |
| Busch | Grassley | Nelson | Dallas |
| Cochran | Hanson | Nielsen of | Smith of |
| Coffman | Harrington | Emmet-Palo Alto | O'Brien |
| Craig | Hullinger | Nielsen of | Stokes |
| Dougherty | Kennedy | Shelby | Strothman |
| Dunton | Kluever | Ossian | Stueland |
| Edgington | Korn | Patton | Tieden |
| Fischer of | Loss | Quinn | Uban |
| Grundy | Mahan | Redfern | Whisler |
| Fisher of | McNamara | Rickert | Winkelman |
| Greene | Meacham |  |  |
| Absent or not voting, 7: |  |  |  |
| Burke | Den Herder | Lawlor | Mr. Speaker |
| Conway | Houston | Oehlsen | Mr. Speaker |

The amendment was adopted.
Denato of Polk moved that Senate Joint Resolution 6 be laid on the table.

Roll call was requested by Glenn of Wapello and Denato of Polk:
Rule 69 was invoked.
On the question "Shall the joint resolution be tabled ?" (S. J. R. 6)
The ayes were, 61 :

| Baker | Felger | Keleher | Resnick |
| :--- | :--- | :--- | :--- |
| Bogenrief | Fullmer | Kempter | Rider |
| Breitbach | Gallagher | Lynch | Robinson |
| Bremmer | Gaudineer | Maley | Scott |
| Busing | Gillette of | Melrose | Shannahan |
| Caffrey | Story | Miller of | Smith of |
| Carnahan | Glanton | Buena Vista | Linn |
| Clapsaddle | Gleason | Murphy | Stevenson |
| Cohen | Glenn | Nagle | Uban |
| Craig | Gregerson | O'Malley | Utzig |
| Crosier | Hausheer | Oxley | Varney |
| Denato | Holmes | Palmer | Webster |
| Detje | Hutchins | Radl | Wengert |
| Distelhorst | Jackson of | Rasmussen | Wilson |
| Doderer | Black Hawk | Reichardt | Wolcott |
| Doyle | Jackson of | Renda | Wright |
| Duffy | Clinton |  |  |

The nays were, 55 :

| Anderson <br> Bailey <br> Baringer | Gillette of <br> Clay-Dickinson |
| :--- | :--- |
| Boot | Graham <br> Brinck |
| Brassley |  |
| Busch | Hageman |
| Cochran | Hanson |
| Coffman | Harrington |
| Dougherty | Hullinger |
| Dunton | Kennedy |
| Fischer of | Kluever |
| Grundy | Korn |
| Fisher of | Loss |
| Greene | Madden |
| Foster | Mahan |
| Gannon | Maule |
|  | Mayberry |
|  | McNamara |


| Meacham | Redfern |
| :--- | :--- |
| Millen | Rickert |
| Miller of | Roe |
| Des Moines | Scherle of |
| Miller of | Fremont-Mills |
| Page | Seibert |
| Morgan | Shirley of |
| Mueller | Dallas |
| Nelson | Smith of |
| Nielsen of | O'Brien |
| Emmet-Palo Alto |  |
| Nielsenes of | Strothman |
| Shelby | Stueland |
| Ossian | Tieden |
| Patton | Whisler |
| Quinn | Winkelman |
|  |  |

Absent or not voting, 8:

| Burke | Den Herder | Houston | Oehlsen |
| :--- | :--- | :--- | :--- |
| Conway | Edgington | Lawlor | Mr. Speaker |

The motion prevailed and the joint resolution was tabled.
Miller of Des Moines called up for consideration the following conference committee report on Senate File 604:

## REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 604

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on Senate File 604, an act to provide the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars, beg leave to report and to make the following recommendations:

1. That division 2 and division 6 of the House amendment, filed by Uban, et al., and adopted by the House May 26, 1965, be stricken.
2. That division 1, division 2 and division 3 of the House amendment, filed by Reichardt, and adopted by the House May 26, 1965, be stricken.
3. By striking from lines 5 and 6 the word and figures July 1, 1965, and inserting in lieu thereof the word and figures January 1, 1966.
4. By striking from line 8 the word and figures July 1, 1965, and inserting in lieu thereof the word and figures January 1, 1966.

| Robert R. Dodds. | Charles P. Miller. |
| :--- | :--- |
| Alan Shirley. | William D. Palmer. |
| Robert J. Burns. | Roy R. Gillette. |
| On the Part of the Senate. | On the Part of the House. |

Duffy of Dubuque moved the previous question on the report.
The motion having received a two-thirds majority prevailed.
Miller of Des Moines moved that the House adopt the conference committee report and the amendments contained therein.

Roll call was requested by Miller of Des Moines and Uban of Black Hawk.

On the question "Shall the conference committee report be adopted?"

The ayes were, 49:

| Baker | Felger |
| :--- | :--- |
| Breitbach | Gannon |
| Bremmer | Gillette of |
| Carnahan | Story |
| Cochran | Glanton |
| Cohen | Glenn |
| Craig | Hageman |
| Crosier | Hausheer |
| Denato | Houston |
| Distelhorst | Keleher |
| Doderer | Korn |
| Dovle | Loss |
| Duffy | Lynch |
| Dunton | Mahan |


| Maule | Rickert |
| :--- | :--- |
| Mayberry | Roe |
| Meacham | Scott |
| Melrose | Shirley of |
| Miller of | Dallas |
| Buena Vista | Smith of |
| Miller of | Linn |
| Des Moines | Stueland |
| Mueller | Whisler |
| Murphy | Wilson |
| Nagle | Wolcott |
| Palmer | Wright |
| Resnick | Mr. Speaker |

The nays were, 68:

| Anderson | Gallagher | McNamara | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Gaudineer | Millen | Rider |
| Baringer | Gleason | Miller of | Robinson |
| Bogenrief | Graham | Page | Scherle of |
| Boot | Grassley | Morgan | Fremont-Mills |
| Brinck | Gregerson | Nelson | Seibert |
| Busch | Hanson | Nielsen | Shannahan |
| Busing | Harrington | Emmet-Palo Alto Smith of |  |
| Caffrey | Holmes | Nielsen of | O'Brien |
| Clapsaddle | Hullinger | Shelby | Stevenson |
| Gofman | Hutchins | O'Malley | Stokes |
| Detje | Jackson of | Ossian | Strothman |
| Dougherty | Black Hawk | Oxley | Tieden |
| Edgington | Jackson of | Patton | Uban |
| Fischer of | Clinton | Quinn | Utzig |
| Grundy | Kempter | Radl | Varney |
| Fisher of | Kluever | Rasmussen | Webster |
| Greene | Madden | Redfern | Wengert |
| Foster | Maley | Reichardt | Winkelman |
| Fullmer |  |  |  |

Absent or not voting, 7:

| Burke | Gillette of |
| :--- | :--- | :--- |
| Clay-Dickinson |  | | Kennedy |
| :--- |
| Lawlor |$\quad$ Oehlsen

The motion lost and the report was rejected.
Loss of Kossuth offered the following :

## 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 Sixty-first 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.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 223, 303, 331, 566, 606 and 688.

Report adopted.
Alfred P. Breitrach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 223, 303, 331, 566, 606 and 688.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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 June, 1965, sent to the Governor for his approval: House Files 223, 303, 331, 566, 606 and 688. Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he signed the following bills on June 2, 1965: House Files 42, 86, 162, 189, 195, 271, 275, 304, 371, 409, 424, 437, 452, 467, 629, 633, 636, $647,655,674,684,685,689$ and 690.

## AMENDMENTS FILED

## Wilson of Black Hawk.

Amend the judiciary committee amendment to House File 120 filed February 25, 1965, by adding the following: "Sec. 2. Chapter one hundred fifteen (115), Acts of the Sixtieth General Assembly, is hereby amended by striking the period from line sixteen (16) of section five (5) and inserting in lieu thereof the following: 'except as is provided in paragraph " $C$ " of this section'."

Kempter of Jackson.
Amend Senate File 637 by adding thereto the following new section:
"To be entitled to the agriculture land tax credit the person shall be the resident and tiller of the farm."

Crosier of Linn.
Amend House File 261 as follows:

1. By striking in section two (2), line nine (9), the words and figure "five (5) calendar years" and inserting in lieu thereof the words and figure "one (1) calendar year".
2. By striking in section two (2), line thirteen (13), the words and figure "five (5) calendar years" and inserting in lieu thereof the words and figure "one (1) calendar year".
3. By striking in section two (2), line twenty-three (23), the words and figure "five (5) calendar years" and inserting in lieu thereof the words and figure "one (1) calendar year".

Scherle of Fremont-Mills.
Amend Senate File 637 by adding the following new section at the end thereof:
"If any section, subsection, paragraph, sentence, clause or phrase of this Act is for any reason held to be unconstitutional or invalid, such unconstitutionality or invalidity shall not affect the constitutionality or validity of the remaining portions of this Act. The General Assembly hereby declares that it would have passed this Act and each section, subsection, paragraph, sentence, clause or phrase hereof irrespective of whether any one or more of the sections, subsections, paragraphs, sentences, clauses or phrases be declared unconstitutional."

Meacham of Poweshiek.
Amend Senate Joint Resolution 6 by striking after the word "purpose" in line seven (7) of section two (2) the words "at the same time and in conjunction with the primary election to be held for the selection of political party candidates for public office in the year nineteen hundred sixty-six (1966)" and inserting in lieu thereof the words "prior to January 1, 1966".

Amend Senate Joint Resolution 6 by adding to section one (1) the following:
"The general assembly may provide by law for subdistricting in counties entitled to elect more than three (3) senators or more than three (3) representatives. Such subdistricts shall conform to
the boundaries of the districts from which the members of the board
of supervisors of the counties are elected. No subdistrict shall have a population greater than three (3) percent of the population of any other subdistrict in the same county. In any county in which the general assembly shall provide for the election of a number of senators or representatives from the county larger than the number of supervisors in the county, the number of senators or representatives who exceed the number of supervisors shall be elected at large from the county. Any county electing more than three (3) senators or more than three (3) representatives but electing less than the number of supervisors in the county shall elect such senators or representatives from the county at large."

Maley of Polk.

1. Amend Senate Joint Resolution 6 by adding the following new paragraph at the end of section one (1):
"The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the Senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census."
2. Further amend Senate Joint Resolution 6 by striking the period (.) at the end of the title and substituting in lieu thereof the words "and relating to the composition thereof.".

Glenn of Wapello.

Bremmer of Pottawattamie.
Amend Senate Joint Resolution 6 by striking in line
2 ten (10) of section two (2) the words and figures "nineteen
3 hundred sixty-six (1966)" and substituting in lieu thereof
4 the words and figures "nineteen hundred sixty-eight (1968)".

Gallagher of Black Hawk.
Keleher of Woodbury.
Varney of Clinton.
Crosier of Linn.
Rider of Marshall.
Carnahan of Wapello.
Conway of Louisa-Muscatine.

Jackson of Black Hawk.
DUFFY of Dubuque.
Rasmussen of Polk.
Doyle of Woodbury.
Webster of Pottawattamie.
Radl of Linn.
Gregerson of Pottawattamie.

Breitbach of Dubuque.
Hausherer of Story. Doderer of Johnson.
Wilson of Black Hawk.
Utzig of Dubuque.
Palmer of Polk.
Renda of Polk.
Glanton of Polk.
Denato of Polk.
O'Malley of Polk.
Glenn of Wapello.
Bremmer of Pottawattamie.
Caffrey of Polk.

Bailey of Wright.
miller of Buena Vista.
Clapsaddle of Cerro Gordo. Brinck of Lee. Melrose of Floyd. Jackson of Clinton.
Baker of Boone.
Cohen of Black Hawk.
Mayberry of Webster.
Robinson of Audubon-Guthrie.
Gillette of Story.
Kempter of Jackson.
Mahan of Johnson.

Amend Senate Joint Resolution 6 as follows:

1. Amend the title by striking everything following the first "and", and insert in lieu thereof "state senatorial and representative districts."
2. By adding the following after the period in line nine (9), of section one (1): "When a state senatorial or representative district is represented by two (2) senators or representatives, they shall be elected at large from said district."

Glenn of Wapello.
Amend Senate Joint Resolution 6 by striking all of section one (1) after the word "repealed" in line four (4) and inserting in lieu thereof a period.

Doderer of Johnson.
Amend Senate Concurrent Resolution 48 as follows:

1. By striking the word "and" from line one (1) and inserting in lieu thereof a comma.
2. By inserting after the word "county" in line two (2) the following: "and Representative Arthur C. Hanson of Lyon-Osceola Counties".
3. By striking the word "and" from line eight (8) and inserting in lieu thereof a comma.
4. By adding after the name "Walker" the following: "Representative Hanson".

Edgington of Franklin. Maule of Monona.

## MOTIONS TO RECONSIDER WITHDRAWN

Kluever of Cass asked and received unanimous consent to withdraw his motions to reconsider the vote on House Files 35 and 36.

Caffrey of Polk moved that House File 391 be made a special order of business for 9:00 a.m., Friday, June 4, 1965.

On motion by Maule of Monona, the House adjourned until 9:00 a.m., Friday, June 4, 1965.

## JOURNAL OF THE HOUSE

> Hall of the House of Representatives, Des Moines, Iowa, Friday, June 4, 1965.

The House met pursuant to adjournment, Speaker Steffen in the chair.

Prayer was offered by the Reverend James A. Glass, pastor of the Presbyterian Church, Sigourney, Iowa.

The Journal of Thursday, June 3, 1965, was approved.

> CONFERENCE COMMITTEE APPOINTED
> (Senate File 604)

The Speaker announced the appointment of the following conferees on the part of the House for Senate File 604: Dunton of Keokuk, Hausheer of Story, Uban of Black Hawk and Reichardt of Polk.

## EXPLANATION OF VOTE <br> (Senate Joint Resolution 6)

My reason for voting for the Wengert amendment to Senate Joint Resolution 6 was so I would be on the prevailing side so I could file a motion to reconsider the vote by which it passed the House.

Madden of Clarke-Union.

## INTRODUCTION OF BILL

House File 718, by appropriations committee, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly.
Read first time and passed on file.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:
Senate File 642, a bill for an act relating to assessment of property for the moneys and credits tax.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:
Senate File 643, a bill for an act to make an appropriation to the department of public instruction for vocational education.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 644, a bill for an act to appropriate funds to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A) of the Code.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 645, a bill for an act to make an appropriation to the 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 646, a bill for an act to appropriate funds to the department of public instruction for supplemental aid to certain school districts as provided by chapter two hundred eighty-six (286) of the Code.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 679, a bill for an act relating to the Iowa inheritance tax.
Robert G. Moore, Secretary.

## SENATE MESSAGES CONSIDERED

Senate File 642, a bill for an act relating to assessment of property for the moneys and credits tax.

Read first time and passed on file.
Senate File 643, 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 vocational education.

Read first time and passed on file.
Senate File 644, a bill for an act to appropriate sixty-seven million dollars ( $\$ 67,000,000.00$ ) 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) of the Code.

Read first time and passed on file.
Senate File 645, 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 passed on file.
Senate File 646, 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) of the Code.

Read first time and passed on file.
Senate File 641, a bill for an act relating to the width and weight of vehicles operated on the interstate system.

Read first time and passed on file.

## SENATE AMENDMENTS CONSIDERED

Gaudineer of Polk called up for consideration House File 709, a bill for an act relating to Iowa estate tax, amended by the Senate, and moved that the House concur in the following Senate amendments:
Amend House File 709 as follows:

1. By striking lines four (4), five (5), six (6), and seven (7) in section one (1) thereof and inserting in lieu thereof the following:
"451.2 Additional tax: An amount equal to the federal estate tax credit for state death taxes as allowed in the Internal Revenue Code of 1954 is hereby imposed upon every transfer of the net estate of every decedent, being a resident of, or owning property in this state, as herein provided."
2. By inserting after the word "courts" in line 9 , section 1 , the following: ", of Iowa, an amount equal to".
3. By inserting after the word "estate" in line 7, section 2, the following: ", all determined as provided in the Internal Revenue Code of 1954".
4. By adding thereto the following section:
"Sec. 3. Section four hundred fifty-one point one (451.1), Code 1962, is hereby amended by adding thereto the following subsection:
'8. The term "Internal Revenue Code of 1954" shall have the same meaning as ascribed to it in section four hundred twenty-two point four (422.4).'"

The motion prevailed and the House concurred in the Senate amendments.

Gaudineer of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H, F. 709)
The ayes were, 98 :

| Bailey | Cohen |
| :--- | :--- |
| Baker | Craig |
| Baringer | Crosier |
| Bogenrief | Detje |
| Boot | Distelhorst |
| Breitbach | Doderer |
| Bremmer | Dougherty |
| Brinck | Doyle |
| Busing | Dunton |
| Carnahan | Edgington |
| Clapsaddle | Felger |
| Cochran | Fischer of |
| Coffman | Grundy |


| Fisher of | Grassley |
| :---: | :---: |
| Greene | Gregerson |
| Foster | Hanson |
| Fullmer | Harrington |
| Gallagher | Holmes |
| Gannon | Houston |
| Gaudineer | Hutchins |
| Gillette of | Jackson of |
| Story | Black Hawk |
| Glanton | Keleher |
| Gleason | Kempter |
| Glenn | Kluever |
| Graham | Korn |


| Loss | Morgan | Resnick | Stevenson |
| :--- | :--- | :--- | :--- |
| Lynch | Mueller | Rickert | Stokes |
| Madden | Nagle | Rider | Strothman |
| Mahan | Nelson | Robinson | Stueland |
| Maley | Nielsen of | Roe | Tieden |
| Maule | Shelby | Scott | Utzig |
| Mayberry | Oehlsen | Seibert | Varney |
| Meacham | O'Malley | Shannahan | Webster |
| Melrose | Ossian | Shirley of | Wengert |
| Millen | Palmer | Dallas | Whisler |
| Miller of | Quinn | Smith of | Winkelman |
| Buena Vista | Radl | Linn | Wolcott |
| Miller of | Rasmussen | Smith of | Wright |
| Des Moines | Renda | O'Brien | Mr. Speaker |

The nays were, none.
Absent or not voting, 26:

| Anderson | Gillette of | Lawlor | Patton |
| :--- | :--- | :--- | :--- |
| Burke | Clay-Dickinson | McNamara | Redfern |
| Busch | Hageman | Miller of | Reichardt |
| Caffrey | Hausheer | Page | Scherle of |
| Conway | Hullinger | Murphy | Fremont-Mills |
| Denato | Jackson of | Nielsen of | Uban |
| Den Herder | Clinton | Emmet-Palo Alto Wilson |  |
| Duffy | Kennedy | Oxley |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Doyle of Woodbury submitted the following report:
REPORT OF JOINT JUDICIARY SUBCOMMITTEE APPOINTED TO INVESTIGATE AND PREPARE LEGISLATION REGARDING THE IOWA-NEBRASKA BOUNDARY SETTLEMENT

The Joint Judiciary Subcommittee appointed to negotiate a boundary settlement between Iowa and Nebraska was comprised of Senators James M. McNally, Chairman, Joseph Coleman and Representatives Donald V. Doyle and Lloyd Jackson. The committee met three times, thoroughly studied the problem and now makes the following report:
A. The committee first contacted the U. S. Army Corps of Engineers office in Omaha, Nebraska, met with Harold Sorenson, Chief of the Channel Stablization Section and R. L. Brown, Head of the Rivers and Harbors Section of the Drafting Branch of that office, and as a result of said meeting made the following determinations.

1. The Army Corps of Engineers has technical data available from which an absolute line described as: "the center of the design channel of the Missouri River" can be absolutely established. This line can be established in reference to control points fixed by the Corps of Engineers on both sides of the Missouri River. This line can be proved, and established for all time, with certain mylar maps now in the possession of the Corps of Engineers.
2. It was determined that in order to eliminate possibilities of error in locating this line, a survey should be conducted by both states to connect the center line of the design channel to the section corners on both sides of the Missouri River. The committee recommends that such a survey be made and that funds be appropriated by the General Assembly for that purpose.
B. Through its negotiations with the Nebraska Legislative Committee comprised of Senators George Gerdes, J. W. Burbach and C. F. Moulton, who were accompanied by Attorney General Clarence Meyer, the following conditions to a boundary settlement were encountered.
3. The Nebraska delegation indicated that the State of Iowa must determine the precise lands it would claim as proprietor at any time in the future, and that if the State of Iowa did not indicate their willingness to waive prospective claims against individual landowners, that a boundary settlement could not be effected at this time.
4. It was indicated by the Nebraska delegation that the U. S. Supreme Court case now pending between the State of Iowa and the State of Nebraska would have to be disposed of before a final agreement could be reached.
The committee concluded that the above conditions could not be agreed to by the State of Iowa at this time, but that the committee should be continued in existence, and that further negotiations should be pursued.

Respectfully submitted,
James M. McNally, Chairman.
C. Joseph Coleman.

Donald V. Doxle.
Lloyd Jackson.

## CONSIDERATION OF BILLS

## APPROPRIATIONS CALENDAR

Senate File 638, a bill for an act relating to the Iowa commission on interstate cooperation and making an appropriation from the general fund of the State of Iowa to the commission for the biennium beginning July 1,1965 , and ending June 30, 1967, for travel and other necessary expenses of commission members, was taken up for consideration.

Meacham 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?" (S. F. 638)
The ayes were, 103:

| Anderson | Craig |
| :--- | :--- |
| Bailey | Crosier |
| Baker | Detje |
| Baringer | Distelhorst |
| Bogenrief | Doderer |
| Boot | Doer |
| Breitbach | Dougherty |
| Bremmer | Doyle |
| Brinck | Duffy |
| Busing | Dunton |
| Carnahan | Edgington |
| Caplger |  |
| Cochaddle | Fisher of |
| Cohran | Grene |
| Coffman | Foster |
| Cohen | Fullmer |


| Gallagher | Hutchins <br> Gannon |
| :--- | :--- |
| Gaudineer | Jackson of <br> Black Hawk |
| Gillette of | Jackson of |
| Story | Clinton |
| Glanton | Keleher |
| Gleason | Kempter |
| Glenn | Kennedy |
| Graham | Kluever |
| Grassley | Korn |
| Gregerson | Loss |
| Hanson | Lynch |
| Harrington | Madden |
| Holmes | Mahan |
| Hullinger | Maley |


| Maule | Nielsen of | Rider | Stevenson |
| :--- | :--- | :--- | :--- |
| Mayberry | Emmet-Palo Alto Robinson | Stokes |  |
| Meacham | Nielsen of | Roe | Strothman |
| Melrose | Shelby | Scherle of | Stueland |
| Millen | Oehlsen | Fremont-Mills | Tieden |
| Miller of | O'Malley | Scott | Utzig |
| Buena Vista | Ossian | Seibert | Varney |
| Miller of | Palmer | Shannahan | Webster |
| Des Moines | Quinn | Shirley of | Wengert |
| Morgan | Radl | Dallas | Whisler |
| Mueller | Rasmussen | Smith of | Wikelman |
| Nagle | Renda | Linn | Wolcott |
| Nelson | Resnick | Smith of | Wright |
|  | Rickert | O'Brien | Mr. Speaker |

The nays were, none.
Absent or not voting, 21:

| Burke | Fischer of | Houston | Oxley |
| :--- | :--- | :--- | :--- |
| Busch | Grundy | Lawlor | Patton |
| Caffrey | Gillette of | McNamara | Redfern |
| Conway | Clay-Dickinson | Miller of | Reichardt |
| Denato | Hageman | Page | Uban |
| Den Herder | Hausheer | Murphy | Wilson |

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

Loss of Kossuth called up for consideration Senate Concurrent Resolution 37, found on pages 1894 and 1895 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## SENATE AMENDMENTS CONSIDERED

Loss of Kossuth called up for consideration House File 682, a bill for an act to appropriate from the general fund of the State of lowa for the biennium beginning July 1, 1965, and ending June 30, 1967, 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, amended by the Senate.

Loss of Kossuth asked and received unanimous consent to strike the Senate amendment.

Doyle of Woodbury asked and received unanimous consent to substitute the following amendment for the Senate amendment, and moved its adoption:

Amend House File 682 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. There is hereby appropriated from the general fund of the State of Iowa for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, for the board of control of state institutions for all purposes including salaries, support, maintenance, repairs, replacements, alterations or equipment and miscellaneous purposes for all institutions, under the board of control the sum of twenty-five million three hundred thirty-five thousand nine hundred fifty dollars ( $\$ 25,335,950.00$ ), or so much thereof as may be necessary to be used for the following purposes to wit:

## MENTAL HEALTH INSTITUTE <br> Cherokee

"(1) For mental health services for the Mental Health Institute at Cherokee, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, the sum of two million one hundred eighty thousand nine hundred dollars $(\$ 2,180,900.00)$, or so much thereof as may be necessary to be used in the following manner:
For salaries .............................................................................................. $1,667,400.00$

For equipment
38,600.00
Total for mental health institute, Cherokee............................ $\$ 2,180,900.00$

## MENTAL HEALTH INSTITUTE <br> Clarinda

"(2) For mental health services for the Mental Health Institute at Clarinda, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million one hundred fifty-eight thousand one hundred seventy dollars ( $\$ 2,158,170.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries
\$ 1,694,270.00
For support, maintenance and miscellaneous purposes 432,500.00
For equipment
$31,400.00$
Total for mental health institute, Clarinda ........................... $\$ 2,158,170.00$

## MENTAL HEALTH INSTITUTE <br> Independence

"(3) For mental health services for the Mental Health Institute at Independence, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million five hundred twenty-six thousand eight hundred dollars $(\$ 2,526,800.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries
\$ 1,966,600.00
For support, maintenance and miscellaneous purposes ...........................................................521,700.00
For equipment
38,500.00
Total for mental health institute, Independence................... $\$ 2,526,800.00$

## MENTAL HEALTH INSTITUTE

Mount Pleasant
"(4) For mental health services for the Mental Health Institute at Mount Pleasant, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965,
and ending June 30, 1967, the sum of two million three hundred twentyeight thousand seven hundred dollars ( $\$ 2,328,700.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries
\$ 1,767,500.00
For support, maintenance and miscellaneous purposes......... $531,400.00$
For equipment
29,800.00
Total for mental health institute, Mount Pleasant................ $\$ 2,328,700.00$

## GLENWOOD STATE SCHOOL <br> Glenwood

"(5) For mental health services for the. Glenwood State School at Glenwood, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of three million twelve thousand eight hundred dollars ( $\$ 3,012,800.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries ..................................................................................... \$ 2,258,600.00
For support, maintenance and miscellaneous purposes........ $\quad 722,700.00$
For equipment ................................................................................. 31,500.00
Total for Glenwood State School, Glenwood .......................... 3 3,012,800.00

## STATE HOSPITAL AND SCHOOL Woodward

"(6) For mental health services for the State Hospital and School at Woodward, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million nine hundred seven thousand one hundred dollars ( $\$ 2,907,100.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries..........................................................................$~$
For support, maintenance and miscellaneous purposes
2,140,200.00
$736,400.00$
For support, maintenance and miscellaneous purposes .....................................................................................00.00
For equipment
$\$ 2,907,100.00$

## ANNIE WITTENMYER HOME, THE IOWA <br> Davenport

"(7) For The Iowa Annie Wittenmyer Home at Davenport, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of one million sixty-one thousand eight hundred dollars ( $\$ 1,061,800.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries $\$ 744,900.00$
For support, maintenance and miscellaneous purposes............. $\quad 295,300.00$
For equipment
21,600.00
Total for the Iowa Annie Wittenmyer home, Davenport.... $\$ 1,061,800.00$

## JUVENILE HOME, STATE

Toledo
"(8) For the State Juvenile Home at Toledo, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of
eight hundred four thousand five hundred dollars $(\$ 804,500.00)$, or so much thereof as may be necessary to be used in the following manner:
For salaries ..... \$ 568,500.00
For support, maintenance and miscellaneous purposes ..... 219,100.00
For equipment ..... 16,900.00
Total for state juvenile home, Toledo \$ 804,500.00
SOLDIERS' HOME, IOWA
Marshalltown
"(9) For the Iowa Soldiers' Home at Marshalltown, Iowa, there ishereby appropriated from the general fund of the state for each yearof the biennium beginning July 1, 1965, and ending June 30, 1967, the sumof one million one hundred nine thousand five hundred dollars (\$1,109,-500.00 ), or so much thereof as may be necessary to be used in the followingmanner:
For salaries ..... \$ 831,600.00
For support, maintenance and miscellaneous purposes. ..... $261,200.00$
For equipment ..... 16,700.00
Total for Iowa soldiers' home, Marshalltown ..... $\$ 1,109,500.00$
MEN'S REFORMATORY Anamosa
"(10) For the Men's Reformatory at Anamosa, Iowa, there is herebyappropriated from the general fund of the state for each year of thebiennium beginning July 1, 1965, and ending June 30, 1967, the sum of twomillion two hundred ninety-two thousand dollars $(\$ 2,292,000.00)$, or somuch thereof as may be necessary to be used in the following manner:
$\$ 1,424,200.00$ For salaries
839,000.00
839,000.00
For support, maintenance and miscellaneous purposes
For support, maintenance and miscellaneous purposes ..... 28,800.00
Total for men's reformatory, Anamosa ..... $\$ 2,292,000.00$
PENITENTIARY, STATE
Fort Madison"(11) For the State Penitentiary at Fort Madison, Iowa, there is herebyappropriated from the general fund of the state for each year of thebiennium beginning July 1, 1965, and ending June 30, 1967, the sum of twomillion six hundred eleven thousand two hundred dollars ( $\$ 2,611,200.00$ ), orso much thereof as may be necessary to be used in the following manner:
For salaries ..... $\$ 1,523,800.00$
For support, maintenance and miscellaneous purposes. ..... $1,049,100.00$For equipment38,300.00
Total for state penitentiary, Fort Madison. ..... \$2,611,200.00

## WOMEN'S REFORMATORY

## Rockwell City

"(12) For the Women's Reformatory at Rockwell City, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of three hundred twenty-two thousand nine hundred dollars $(\$ 322,900.00)$, or so much thereof as may be necessary to be used in the following manner:

| For salaries ..............................................................................-. $\$$ | 214,900.00 |
| :---: | :---: |
| For support, maintenance and miscellaneous purposes. | 97,600.00 |
| For equipment | 10,400.00 |
| Total for women's reformatory, Rockwell City ...................... $\$$ | 322,900.00 |

## TRAINING SCHOOL FOR BOYS <br> Eldora

"(13) For the Training School for Boys at Eldora, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of one million four hundred eighty-nine thousand four hundred eighty dollars ( $\$ 1,489,480.00$ ), or so much thereof as may be necessary to be used in the following manner:
$\begin{array}{llr}\text { For salaries .......................................................................................... } & 1,081,180.00 \\ \text { For support, maintenance and miscellaneous purposes...... } & 383,700.00 \\ \text { For equipment }\end{array}$
For equipment
24,600.00
Total for training school for boys, Eldora.................................\$1,489,480.00

## TRAINING SCHOOL FOR GIRLS Mitchellville

"(14) For the Training School for Girls at Mitchellville, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of five hundred thirty thousand one hundred dollars ( $\$ 530,100.00$ ), or so much thereof as may be necessary to be used in the following manner:

For salaries
. $330,500.00$
For support, maintenance and miscellaneous purposes .....................................................44,400.00
For equipment
$15,200.00$
Total for training school for girls, Mitchellville................ \$ 530,100.00
"Sec. 2. The budget of total expenditures for each institution under the control of the board of control, including state appropriations and such other receipts as may be available for the same purpose as the state appropriations, during the biennium shall not exceed the budget for each institution as hereinafter set forth, except the board of control may, in the event of an emergency or necessity, which may arise at any particular institution under its control, expend more than the amount budgeted for such institution which expenditure shall be made out of increase in receipts of such institution, such increase in receipts meaning receipts in excess of the total estimation of receipts of the respective institutions, as approved by the appropriations committee of the general assembly, provided that thirty (30) days prior to such proposed increased expenditure the board shall report in writing to the governor and to the state comptroller the specific purpose of such additional expenditure and the source and amount of funds available therefor, and further said board shall receive the approval of the state comptroller before making such additional expenditures.

No funds appropriated by this Act or receipts, which may be used for the same purpose as said appropriations, may be used for capital improvements.
Mental Health Institute, Cherokee
$\$ 5,849,800.00$
Mental Health Institute, Clarinda
$5,340,940.00$
Mental Health Institute, Independence
6,556,800.00
Mental Health Institute, Mount Pleasant ..... 5,480,600.00
Glenwood State School, Glenwood ..... 6,121,600.00
State Hospital and School, Woodward ..... 5,906,200.00
The Iowa Annie Wittenmyer Home, Davenport ..... 2,138,600.00
State Juvenile Home, Toledo ..... 1,620,000.00
Iowa Soldiers' Home, Marshalltown ..... 3,127,000.00
Men's Reformatory, Anamosa ..... 4,832,000.00
State Penitentiary, Fort Madison ..... 5,652,400.00
Women's Reformatory, Rockwell City ..... 684,800.00
Training School for Boys, Eldora ..... 3,048,960.00
Training School for Girls, Mitchellville ..... $1,080,200.00$

Total budget for all institutions under the board of control for the biennium beginning July 1,1965 , and ending June 30, 1967 \$57,439,900.00
"Sec. 3. All salaries provided for in this Act shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided and except further that expense allowances shall be authorized, any ruling of the Federal Internal Revenue Service with respect to the tax status thereof notwithstanding.
"Sec. 4. No funds appropriated by this Act, or receipts, which may be used for the same purpose as said appropriation, may be used for capital improvements.
"Sec. 5. Chapter eight (8), Code 1962, shall apply to this Act, except that employees whose salaries are appropriated herein shall not come under the division of personnel under section eight point five (8.5), Code 1962."

The amendment was adopted.
Doyle 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?" (H. F. 682)
The ayes were, 109:

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Detje
Distelhorst
Doderer

Dougherty
Doyle
Duffy
Dunton
Edgington
Fisher of Greene
Fullmer
Gallagher
Gannon
Gaudineer
Gillette of Clay-Dickinson
Gillette of Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson

Hanson Melrose
Harrington
Hausheer
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Keleher
Kempter
Kennedy
Kluever
Korn
Loss
Madden
Mahan
Maley
Maule
Mayberry
McNamara
Meacham

Millen
Miller of
Buena Vista
Miller of
Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Emmet-Palo Alto
Nielsen of Shelby
Oehlsen
O'Malley
Ossian
Oxley

| Palmer | Robinson | Smith of | Utzig |
| :--- | :--- | :--- | :--- |
| Patton | Roe | Linn | Varney |
| Quinn | Scherle of | Smith of | Webster |
| Radl | Fremont-Mills | O'Brien | Wengert |
| Rasmussen | Scott | Stevenson | Whisler |
| Redfern | Seibert | Stokes | Wilson |
| Renda | Shannahan | Strothman | Winkelman |
| Resnick | Shirley of | Stueland | Wolcott |
| Rickert | Dallas | Tieden | Wright |
| Rider |  | Uban | Mr. Speaker |

The nays were, 3:
Foster Holmes
Absent or not voting, 12:

| Burke | Denato |
| :--- | :--- |
| Caffrey | Den Herder |
| Conway | Felger |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Maule of Monona, the House recessed until 1:00 p.m.

## AFTERNOON SESSION

The House reconvened, Speaker Steffen in the chair.
Maule of Monona called up for consideration Senate Concurrent Resolution 49:

## SENATE CONCURRENT RESOLUTION 49

Be It Resolved by the Senate, the House Concurring: That the Sixtyfirst General Assembly adjourn sine die at five o'clock p.m., Wednesday, June 2, 1965.

Maule of Monona offered the following amendment to Senate Concurrent Resolution 49 and moved its adoption:
Amend Senate Concurrent Resolution 49 by striking from line three (3) the words and figure "Wednesday, June 2" and inserting in lieu thereof the words and figure "Friday, June 4".

The amendment was adopted.
Maule of Monona moved the adoption of Senate Concurrent Resolution 49 as amended.

The motion prevailed and the resolution was adopted.

## CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of House File 718, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly.

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?" (H. F. 718)
The ayes were, 84:

Anderson
Bailey
Baker
Baringer
Boot
Breitbach
Bremmer
Busch
Carnahan
Clapsaddle
Cohen
Craig
Crosier
Denato
Distelhorst
Dougherty
Doyle
Duffy
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene

Foster
Gallagher
Gannon
Gaudineer
Gillette of
Clay-Dickinson
Gillette of Story
Glanton
Glenn
Graham
Gregerson
Hanson
Harrington
Holmes
Houston
Hullinger
Hutchins
Keleher
Kluever
Korn
Loss
Lynch

The nays were, none.
Absent or not voting, 40:

Bogenrief
Brinck
Burke
Busing
Caffrey
Cochran
Coffman
Conway
Den Herder
Detje
Doderer
Dunton

Fullmer
Gleason
Grassley
Hageman
Hausheer
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kennedy
Lawlor

Madden
Mahan
Maley
Maule
Meacham
Melrose
Millen Miller of

Buena Vista
Morgan
Mueller
Murphy
Nagle
Oehlsen
O'Malley
Ossian
Oxley
Quinn
Radl
Rasmussen
Resnick
Rickert
Robinson

Scherle of
Fremont-Mills Scott
Shannahan
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Utzig
Varney
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 643, 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 vocational education.

Meacham 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?" (S. F. 643)
The ayes were, 98 :

| Anderson | Fisher of | Madden |
| :--- | :--- | :--- |
| Bailey | Greene | Mahan |
| Baker | Foster | Maley |
| Baringer | Gallagher | Maule |
| Bogenrief | Gannon | Mayberry |
| Boot | Gaudineer | Melrose |
| Breitbach | Gillette of | Milen |
| Bremmer | Clay-Dickinson | Miller of |
| Brinck | Gillette of | Des Moines |
| Busch | Story | Miller of |
| Busing | Glanton | Page |
| Caffrey | Gleason | Morgan |
| Carnahan | Glenn | Mueller |
| Cochran | Graham | Murphy |
| Cofman | Grassley | Nagle |
| Cohen | Gregerson | Nelson |
| Craig | Hanson | Nilsen of |
| Crosier | Harrington | Shelby |
| Denato | Holmes | Oehlsen |
| Detje | Houston | O'Malley |
| Distelhorst | Jackson of | Ossian |
| Doderer | Black Hawk | Oxley |
| Dougherty | Keleher | Palmer |
| Doyle | Kluever | Quinn |
| Duffy | Korn | Radd |
| Dunton | Loss | Reffern |
| Edgington | Lynch | Renda |
|  |  |  |

Resnick
Rickert
Robinson
Roe
Scherle of Fremont-Mills
Scott
Shannahan
Shirley of Dallas
Smith of Linn
Smith of
0'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Webster
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

Felger
The nays were, none.
Absent or not voting, 26:

| Burke | Hausheer | McNamara | Rasmussen |
| :--- | :--- | :--- | :--- |
| Clapsaddle | Hullinger | Meacham | Reichardt |
| Conway | Hutchins | Miller of | Rider |
| Den Herder | Jackson of | Buena Vista | Seibert |
| Fischer of | Kempter | Nielsen of | Uban |
| Grundy | Kennedy | Emmet-PaloAlto Ubay |  |
| Fullmer | Ctigig |  |  |
| Hageman | Lawlor | Patton | Varney |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 644, a bill for an act to appropriate sixty-seven million dollars ( $\$ 67,000,000.00$ ) 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) of the Code.

Bremmer of Pottawattamic offered the following amendment filed June 4, 1965, and moved its adoption :
Amend Senate File 644 by striking in lines four (4) and five (5) the words and figure "thirty-three million five hundred thousand dollars
( $\$ 33,500,000.00$ )" and inserting in lieu thereof the words and figures "thirty million dollars ( $\$ 30,000,000.00$ )".

Further amend Senate File 644 by striking from line one (1) of the title the words and figure "sixty-seven million dollars ( $\$ 67,000,000.00$ )" and inserting in lieu thereof the word and figure "sixty million dollars ( $\$ 60,000,000.00$ )".
Lynch of Warren moved the previous question on the Bremmer amendment.

The motion lost.
Miller of Des Moines moved the previous question on the Bremmer amendment and the bill.

The motion having received a two-thirds majority prevailed.
Bremmer of Pottawattamie moved the adoption of his amendment.

The amendment lost.
Meacham 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?" (S. F. 644)
The ayes were, 110 :

| Anderson | Fisher of | Kluever | O'Malley |
| :--- | :--- | :--- | :--- |
| Bailey | Greene | Korn | Ossian |
| Baker | Foster | Loss | Oxley |
| Baringer | Fullmer | Lyneh | Palmer |
| Bogenrief | Gallagher | Madden | Patton |
| Boot | Gannon | Mahan | Quinn |
| Breitbach | Gaudineer | Maley | Radl |
| Bremmer | Gillette of | Maule | Rasmussen |
| Brinek | Clay-Dickinson | Mayberry | Redfern |
| Busch | Gillette of | McNamara | Renda |
| Busing | Story | Meacham | Resnick |
| Carnahan | Glanton | Melrose | Rickert |
| Clapsaddle | Gleason | Millen | Rider |
| Cochran | Glenn | Miller of | Robinson |
| Coffman | Graham | Buena Vista | Roe |
| Cohen | Grassley | Miller of | Scherle of |
| Craig | Gregerson | Des Moines | Fremont-Mills |
| Crosier | Hageman | Miller of | Scott |
| Detje | Hanson | Page | Seibert |
| Distelhorst | Harrington | Morgan | Shannahan |
| Doderer | Holmes | Mueller | Shirley of |
| Dougherty | Houston | Murphy | Dallas |
| Doyle | Hullinger | Nagle | Smith of |
| Duffy | Jackson of | Nelson | Linn |
| Dunton | Black Hawk | Nielsen of | Smith of |
| Edgington | Jackson of | Emmet-Palo Alto | O'Brien |
| Felger | Clinton | Nielsen of | Stevenson |
| Fischer of | Keleher | Shelby | Stokes |
| Grundy | Kennedy | Oehlsen | Strothman |
|  |  |  |  |

Stueland
Tieden
Webster

Wengert
Whisler

Wilson
Winkelman

Wolcott
Wright

The nays were, none.
Absent or not voting, 14:

Burke
Caffrey
Conway
Denato

Den Herder
Hausheer
Hutchins
Kempter

Lawlor
Reichardt Uban

Utzig Varney Mr. Speaker

The bill having received a constitutional majority was declared to nave passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 348, a bill for an act relating to use of throw or trot lines in fishing.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 560, a bill for an act relating to the advertising and selling of courses of instruction.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 597, a bill for an act to amend and correct the Uniform Commercial Code Act.
Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 626, a bill for an act to appropriate funds for the state conservation commission.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 635, a bill for an act to appropriate funds to the department of public instruction for construction of vocational schools.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 641, a bill for an act relating to the width and weight of vehicles operated on the Interstate System.

Robert G. Moore, Secretary.

## UNFINISHED BUSINESS

The House resumed consideration of Senate File 637, a bill for an act relating to the agricultural land tax credit.

Hageman of Winneshiek moved to reconsider the vote by which the Hageman amendment filed June 3, 1965, was adopted by the House.

The motion prevailed.
Hageman of Winneshiek asked and received unanimous consent to withdraw his amendment filed June 3, 1965.

Bremmer of Pottawattamie offered the following amendment filed June 4, 1965, and moved its adoption:
Amend Senate File 637 by striking all of section one (1) and by renumbering the remaining sections.

The amendment lost.
Hageman of Winneshiek offered the following amendment filed by Dunton on June 4, 1965, and moved its adoption:
Amend Senate File 637 by adding thereto the following new section:
"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:
'Agricultural land tax credit computed after January 1, 1966, payable in 1967, will not be paid to any owner who is not a bona fide resident of the State of Iowa, or to any corporation which does not have situs in the state for the purpose of paying the tax imposed upon corporations under division III, chapter four hundred twenty-two (422) of the Code, if such corporation is the owner of property which would otherwise be eligible for the agricultural land tax credit.'"

Glenn of Wapello moved the previous question on the Dunton amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Scherle of Fremont-Mills and Busch of Bremer.

Rule 69 was invoked.
On the question "Shall the Dunton amendment be adopted?" The ayes were, 61 :

Bailey
Baker
Breitbach
Bremmer
Brinck
Caffrey
Carnahan
Cochran
Coffman
Craig
Crosier
Denato

Detje
Distelhorst
Dougherty
Duffy
Doyle
Felger
Gallagher
Gaudineer
Glanton
Glenn
Hageman
Hanson
Holmes
Houston
Jackson of
Black Hawk
Jackson of
Clinton
Kempter
Kennedy
Korn
Lynch
Maley
Maule

Mayberry
Melrose
Miller of
Des Moines
Morgan
Nagle
Oehlsen
O'Malley
Oxley
Palmer
Radl
Rasmussen

| Redfern | Robinson |
| :--- | :--- |
| Reichardt | Roe |
| Renda | Seibert |
| Resnick | Shannahan |
| Rider |  |

The nays were, 48:

| Anderson | Gillette of |
| :--- | :--- |
| Baringer | Story |
| Bogenrief | Gleason |
| Boot | Graham |
| Busch | Grassley |
| Edgington | Harrington |
| Fischer of | Hullinger |
| Grundy | Hutchins |
| Fisher of | Keleher |
| Greene | Kluever |
| Foster | Loss |
| Gannon | Madden |
| Gillette of | Mahan |
| Clay-Dickinson | McNamara |
|  | Meacham |

Absent or not voting, 15:

| Burke | Conway |
| :--- | :--- |
| Busing | Den Herder |
| Clapsaddle | Doderer <br> Cohen |
| Dunton |  |


| Fullmer | Uban |
| :--- | :--- |
| Gregerson | Utzig |
| Hausheer | Varney |
| Lawlor |  |

The amendment was adopted.
Meacham of Poweshiek offered the following amendment filed June 3,1965 , and moved its adoption :

Amend Senate File 637 by adding the following new section at the end thereof:
"If any section, subsection, paragraph, sentence, clause or phrase of this Act is for any reason held to be unconstitutional or invalid, such unconstitutionality or invalidity shall not affect the constitutionality or validity of the remaining portions of this Act. The General Assembly hereby declares that it would have passed this Act and each section, subsection, paragraph, sentence, clause or phrase hereof irrespective of whether any one or more of the sections, subsections, paragraphs, sentences, clauses or phrases be declared unconstitutional."

The amendment was adopted.
Jackson of Black Hawk offered the following amendment filed June 4, 1965, and moved its adoption:

Amend Senate File 637 by striking from line five (5) of section one (1) the word "fifteen" and inserting in lieu thereof the word "twelve".

Miller of Des Moines moved the previous question on the Jackson amendment.

The motion having received a two-thirds majority prevailed.
Roll call was requested by Jackson of Black Hawk and Dougherty of Lucas-Monroe.

Rule 69 was invoked.

On the question "Shall the Jackson amendment be adopted" (S. F. 637)

The ayes were, 8:

| Baker <br> Bremmer | Crosier <br> Cenato | Jackson of <br> Black Hawk | Rasmussen <br> Wengert |
| :--- | :--- | :--- | :--- |

The nays were, 102:

Anderson
Bailey
Baringer
Bogenrief
Boot
Breitbach
Brinck
Busch
Busing
Caffrey
Clapsaddle
Cochran
Coffman
Cohen
Craig
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Felger
Fischer of
Grundy
Fisher of
Greene
Foster
Fullmer
Gannon
Gillette of
Clay-Dickinson
Gillete of
Story
Glanton

| Mayberry | Reichardt |
| :--- | :--- |
| McNamara | Renda |
| Meacham | Resnick |
| Merrose | Rickert |
| Millen | Rider |
| Miller of | Rebina Vista |
| Rillena | Ree |
| Riller of | Scherle of |

Glenn
Graham
Grassley
Gregerson
Hageman
Harrington
Holmes
Houston
Hullinger
Hutchins
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Loss
Lynch
Madden
Mahan
Maley
Maule
Absent or not voting, 14:

| Burke | Gallagher |
| :--- | :--- |
| Conway | Gaudineer <br> DenHerder |
| Hanson |  |
| Duffy | Hausheer |

Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
herle of
Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of
Linn
Smith of
O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Webster
Whisler
Wilson
Winkelman
Wolcott
Wright

Utzig
Varney
Mr. Speaker

The amendment lost.
Crosier of Linn offered the following amendment filed June 3, 1965, and moved its adoption:
Amend Senate File 637 by adding thereto the following new section:
"To be entitled to the agriculture land tax credit the person shall be the resident and tiller of the farm.'
The amendment lost.
Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 637)

The ayes were, 104:

| Anderson | Gannon | Maule | Resnick |
| :---: | :---: | :---: | :---: |
| Bailey | Gillette of | Mayberry | Rickert |
| Baker | Clay-Dickinson | McNamara | Rider |
| Baringer | Gillette of | Meacham | Robinson |
| Bogenrief | Story | Melrose | Roe |
| Boot | Glanton | Miller of | Scherle of |
| Breitbach | Gleason | Buena Vista | Fremont-Mills |
| Brinck | Glenn | Miller of | Scott |
| Busch | Graham | Des Moines | Seibert |
| Caffrey | Grassley | Miller of | Shannahan |
| Carnahan | Gregerson | Page | Shirley of |
| Clapsaddle | Hageman | Morgan | Dallas |
| Cochran | Hanson | Mueller | Smith of |
| Coffman | Harrington | Murphy | Linn |
| Cohen | Holmes | Nagle | Smith of |
| Craig | Houston | Nelson | O'Brien |
| Detje | Hullinger | Nielsen of | Stevenson |
| Distelhorst | Hutchins | Emmet-Palo Alto | Stokes |
| Doderer | Jackson of | Nielsen of | Strothman |
| Dougherty | Black Hawk | Shelby | Stueland |
| Doyle | Jackson of | Oehlsen | Tieden |
| Edgington | Clinton | Ossian | Webster |
| Felger | Keleher | Oxley | Wengert |
| Fischer of | Kennedy | Palmer | Whisler |
| Grundy | Kluever | Patton | Wilson |
| Fisher of | Korn | Quinn | Winkelman |
| Greene | Loss | Radl | Wolcott |
| Foster | Lynch | Redfern | Wright |
| Fullmer | Madden | Reichardt | Mr. Speaker |
| Gallagher | Mahan | Renda |  |

The nays were, 2:
Crosier Denato
Absent or not voting, 18:

| Bremmer | Duffy | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Burke | Dunton | Maley | Uban |
| Busing | Gaudineer | Millen | Utaig |
| Conway | Hausher | O'Malley | Varney |
| Den Herder | Kempter |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONFERENCE COMMITTEE REPORT ADOPTED

Dunton of Keokuk offered the following conference committee report:

## REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 604

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on Senate File 604, an act to provide the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars ( $\$ 25.00$ ), beg leave to report and to make the following recommendations:

1. Amend the Uban, et al. amendment by striking in line six (6) the word "last" and inserting in lieu thereof the word and figure "twentieth (20th)".
2. Further amend the Uban, et. al. amendment by striking in line twentytwo (22) the word last" and inserting in lieu thereof the word and figure "twentieth (20th)".
3. That the House of Representatives recede on sections one (1), two (2), and three (3) of the Reichardt amendment.
4. That the Senate accept the Uban et. al. amendment as amended.
5. That the Senate accept section four (4) of the Reichardt amendment.
6. Amend Senate File 604 by striking from lines five (5) and six (6) of section one (1) the word and figures "July 1, 1965", and inserting in lieu thereof the word and figures "January 1, 1966".
7. Amend Senate File 604 by striking from line eight (8) of section one (1) the word and figures "July 1, 1965", and inserting in lieu thereof the word and figures "January 1, 1966".
8. Amend Senate File 604 by striking from lines six (6) and seven (7) of section one (1) the words and figures "one hundred dollars (\$100.00)" and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".
9. Amend the Uban, et al., amendment by striking from line seventeen (17) the words "one hundred dollars" and inserting in lieu thereof "five hundred dollars ( $\$ 500.00$ )".
10. Amend the title of Senate File 604 by striking the words and figures "one hundred dollars ( $\$ 100.00$ )" from line three (3) and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".

Eugene M. Hill. Keith H. Dunton.
William F. Denman. Maurice Hausheer. Daryl H. Nims. Vernon H. Kyhl. On the Part of the Senate. On the Part of the House.
Dunton of Keokuk moved the adoption of the committee report and all amendments contained therein.

The committee report and all amendments contained therein were adopted.
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?" (S. F. 604)
The ayes were, 89 :

| Anderson | Denato |
| :--- | :--- |
| Baker | Detje |
| Boot | Distelhorst |
| Breitbach | Doderer |
| Bremmer | Dougherty |
| Busing | Doyle |
| Caffrey | Dunton |
| Clapsaddle | Felger |
| Cochran | Fullmer |
| Coffman | Gallagher |
| Cohen | Gannon |
| Craig | Gaudineer |
| Crosier |  |


| Gillette of | Houston <br> Clay-Dickinson <br> Hullinger |
| :--- | :--- |
| Sillette of | Hutchins |
| Story | Jackson of |
| Glanton | Clinton |
| Gleason | Keleher |
| Glenn | Kempter |
| Graham | Kennedy |
| Gregerson | Korn |
| Hageman | Loss |
| Hanson | Lynch |
| Hausheer | Madden |
| Holmes | Mahan |


| Maley | Nielsen of <br> Emmet-Palo Alto | Resnick <br> Rickert | Stevenson <br> Maule |
| :--- | :--- | :--- | :--- |
| Mayberry | Oehlsen | Rider | Stueland |

The nays were, 21:

| Bailey | Fisher of | Miller of | Scherle of |
| :---: | :---: | :---: | :---: |
| Baringer | Greene | Page | Fremont-Mills |
| Brinck | Foster | Nelson | Smith of |
| Busch | Grassley | Nielsen of | O'Brien |
| Edgington | Kluever | Shelby | Stokes |
| Fischer of | Millen | Ossian | Strothman |
| Grundy |  | Patton | Winkelman |
| Absent or not voting, 14: |  |  |  |
| Bogenrief | Den Herder | Jackson of | Meacham |
| Burke | Duffy | Black Hawk |  |
| Carnahan | Harrington | Lawlor | Utzig |
| Conway |  | McNamara | Varney |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## CONSIDERATION OF BILLS

Dunton of Keokuk asked and received unanimous consent for the immediate consideration of Senate File 641, a bill for an act relating to the width and weight of vehicles operated on the interstate system.

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?" (S. F. 641)
The ayes were, 107:

| Anderson | Denato | Glanton | Kennedy |
| :--- | :--- | :--- | :--- |
| Bailey | Detje | Gleason | Kluever |
| Baringer | Distelhorst | Glenn | Korn |
| Bogenrief | Doderer | Graham | Loss |
| Boot | Dougherty | Grassley | Lynch |
| Breitbach | Doyle | Gregerson | Madden |
| Bremmer | Dunton | Hageman | Mahan |
| Brinck | Felger | Hanson | Maley |
| Busch | Fisher of | Garrington | Maule |
| Busing | Greene | Hausheer | Mayberry |
| Caffrey | Gallagher | Holmes | Meacham |
| Clapsaddle | Gannon | Houston | Melrose |
| Cochran | Gaudineer | Hullinger | Millen |
| Coffman | Gillette of | Jackson of | Miller of |
| Cohen | Clay-Dickinson | Black Hawl | Buena Vista |
| Craig | Gillette of | Keleher | Miller of |
| Crosier | Story | Kempter | Des Moines |


| Miller of | Ossian | Robinson | Strothman |
| :--- | :--- | :--- | :--- |
| Page | Oxley | Roe | Stueland |
| Morgan | Palmer | Scott | Tieden |
| Mueller | Patton | Seibert | Uban |
| Murphy | Quinn | Shannahan | Webster |
| Nagle | Radl | Shirley of | Wengert |
| Nelson | Rasmussen | Dallas | Whisler |
| Nielsen of | Redfern | Smith of | Wilson |
| Emmet-Palo AltoReichardt | Linn | Winkelman |  |
| Nielsen of | Renda | Smith of | Wolcott |
| Shelby | Resnick | O'Brien | Wright |
| Oehlsen | Rickert | Stevenson | Mr. Speaker |
| O'Malley | Rider | Stokes |  |
| The nays were, 2: |  |  |  |
| Foster | Hutchins |  |  |
| Absent or not voting, 15: |  |  |  |
| Baker | Duffy |  |  |
| Burke | Edgington | Jackson of | Scherle of |
| Carnahan | Fischer of | Clinton | Fremont-Mills |
| Conway | Grundy | McNamara | Vtzig |
| Den Herder | Fullmer |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADOPTION OF CONFERENCE COMMITTEE REPORT <br> (House File 663)

Gillette of Story called up for consideration the conference committee report on House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposits of public funds, found on page 2118 of the Journal, and moved its adoption and all amendments contained therein.

The motion prevailed and the conference report and all amendments contained therein.
Gillette 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?" (H. F. 663)
The ayes were, 100 :

| Anderson | Cochran |
| :--- | :--- |
| Bailey | Cohen |
| Baker | Craig |
| Baringer | Crosier |
| Bogenrief | Distelhorst |
| Boot | Doderer |
| Breitbach | Dougherty |
| Bremmer | Doyle |
| Brinck | Dunton |
| Busing | Edgington |
| Caffrey | Clapsaddle |

Fischer of
$\quad$ Grundy
Foster
Fullmer
Gallagher
Gannon
Gillette of
Story
Glanton
Gleason
Glenn
Graham

Grassley
Gregerson
Hageman
Hanson
Harrington
Hausheer
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Keleher

| Kempter | Miller of | Quinn | Smith of |
| :---: | :---: | :---: | :---: |
| Kennedy | Des Moines | Rasmussen | O'Brien |
| Kluever | Miller of | Redfern | Stevenson |
| Korn | Page | Reichardt | Strothman |
| Loss | Morgan | Renda | Stueland |
| Lynch | Mueller | Resnick | Tieden |
| Madden | Murphy | Rickert | Uban |
| Mahan | Nagle | Rider | Webster |
| Maley | Nelson | Robinson | Wengert |
| Maule | Nielsen of | Scherle of | Whisler |
| McNamara | Emmet-Palo Alto | Fremont-Mills | Wilson |
| Meacham | Nielsen of | Scott | Winkelman |
| Melrose | Shelby | Seibert | Wolcott |
| Millen | Oehlsen | Shannahan | Wright |
| Miller of | O'Malley | Shirley of | Mr. Speaker |
| Buena Vista | Palmer | Dallas |  |
|  | Patton |  |  |
| The nays were |  |  |  |
| Coffman | Fisher of | Hutchins | Stokes |
| Absent or not | ting, 19: |  |  |
| Burke | Detje | Jackson of | Roe |
| Busch | Duffy | Clinton | Smith of |
| Carnahan | Gaudineer | Lawlor | Linn |
| Conway | Gillette of | Mayberry | Utzig |
| Denato | Clay-Dickinson | Ossian | Varney |
| Den Herder |  | Oxley |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Maule of Monona asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 642, a bill for an act relating to assessment of property for the moneys and credits tax.

Redfern of Lee offered the following amendment:
Amend Senate File 642, section one (1), by striking lines two (2), three (3) and four (4) and inserting in lieu thereof "amended by striking all after the enacting clause".

Baringer of Fayette moved the previous question.
The motion having received a two-thirds majority prevailed.
Redfern of Lee moved the adoption of his amendment.
The amendment lost.
Gaudineer 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?" (S. F. 642)
The ayes were, 86:
Anderson
Baker
Baringer
Breitbach
Bremmer
Busing Busch

| Cochran | Gleason | Miller of | Scott |
| :--- | :--- | :--- | :--- |
| Coffman | Grassley | Buena Vista | Seibert |
| Craig | Gregerson | Miller of | Shannahan |
| Crosier | Hanson | Des Moines | Shirley of |
| Denato | Harrington | Miller of | Dallas |
| Detje | Hausheer | Page | Smith of |
| Doderer | Holmes | Morgan | Linn |
| Dougherty | Houston | Murphy | Smith of |
| Doyle | Hullinger | Nagle | O'Brien |
| Dunton | Jackson of | Nielsen of | Stokes |
| Edgington | Black Hawk | Shelby | Strothman |
| Felger | Jackson of | Oehlsen | Stueland |
| Fischer of | Clinton | Ossian | Tieden |
| Grundy | Keleher | Palmer | Uban |
| Fisher of | Kempter | Patton | Webster |
| Greene | Kluever | Quinn | Wengert |
| Fulmer | Korn | Reichardt | Whisler |
| Gallagher | Loss | Resnick | Wilson |
| Gannon | Madden | Rickert | Winkelman |
| Gaudineer | Mahan | Rider | Wolcott |
| Gillette of | Maule | Roe | Wright |
| Story | Meacham | Scherle of | Mr. Speaker |
| Glanton | Millen | Fremont-Mills |  |
| The nays were, | 20 |  |  |
| Bailey | Glenn |  | McNamara |
| Bogenrief | Graham | Nelson | Oxley |
| Boot | Hutchins | Niesen of | Radl |
| Cohen | Kennedy | Emedfern |  |
| Foster | Maley | O'Malley |  |
|  |  |  |  |

Absent or not voting, 18:

| Brinck | Den Herder | Hageman | Mueller |
| :--- | :--- | :--- | :--- |
| Burke | Distelhorst | Lawlor | Rasmussen |
| Caffrey | Duffy | Lynch | Utzig |
| Carnahan | Gillette of | Mayberry | Varney |
| Conway | Clay-Dickinson | Melrose |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE FILE 502 TABLED

Senate File 502, a bill for an act providing for automatic retirement at age sixty-five (65) for state employees, was taken up for consideration.

Uban of Black Hawk moved that Senate File 502 be laid on the table.

Roll call was requested by Grassley of Butler and Kluever of Cass.
On the question "Shall Senate File 502 be tabled?"
The ayes were, 61:

| Anderson | Boot | Cohen | Dunton |
| :--- | :--- | :--- | :--- |
| Baker | Brinck | Detje | Edgington <br> Baringer |
| Bogenrief | Busch | Doderer | Felger |
|  | Coffman | Dougherty | Foster |

Fullmer
Gallagher
Gaudineer
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hanson
Hausheer
Jackson of
Black Hawk
Keleher

| Kluever | Oehlsen | Smith of |
| :---: | :---: | :---: |
| Mahan | Ossian | Linn |
| Maley | Oxley | Smith of |
| McNamara | Patton | O'Brien |
| Millen | Radl | Stokes |
| Miller of | Redfern | Strothman |
| Page | Renda | Tieden |
| Nagle | Resnick | Uban |
| Nelson | Robinson | Webster |
| Nielsen of | Scherle of | Winkelman |
| Emmet-Palo Alto | Fremont-Mills | Wolcott |
| Nielsen of | Scott | Wright |

The nays were, 31:

| Bailey | Gannon | Maule | Rickert |
| :---: | :---: | :---: | :---: |
| Breitbach | Gillette of | Meacham |  |
| Busing | Story | Miller of | Shirley of |
| Clapsaddle | Harrington | Buena Vista | Dallas |
| Cochran | Holmes | Morgan | Stevenson |
| Craig | Jackson of | Mueller | Wengert |
| Crosier | Clinton | Palmer | Whisler |
| Denato | Kennedy | Quinn | Wilson |
| Doyle | Lynch | Rasmussen |  |

Absent or not voting, 32:

| Bremmer | Fisher of <br> Greene | Korn | O'Malley |
| :--- | :--- | :--- | :--- |
| Burke | Gillette of | Lows | Reichardt |
| Caffrey | Clay | Rider |  |
| Carnahan | Hageman | Madden | Shannahan |
| Conway | Mayberry | Stueland |  |
| Den Herder | Houston | Melrose | Utzig |
| Distelhorst | Hullinger | Miller of | Varney |
| Duffy | Hutchins | Des Moines | Mr. Speaker |
| Fischer of | Kempter | Murphy |  |

The motion prevailed.
Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 645, 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.

Strothman of Henry offered the following amendment filed June 4, 1965, and moved its adoption:

Amend Senate File 645 as follows:

1. Section one (1), by striking from lines four (4) and five (5) the words and figures "two million eight hundred seventy-nine thousand five hundred dollars ( $\$ 2,879,500.00$ )" and inserting in lieu thereof the words and figures "five million three hundred seventy-nine thousand five hundred dollars ( $\$ 5,379,500.00$ )".
2. Section one (1), by striking from line nine (9) the figures " 2,500 , 000.00 " and inserting in lieu thereof the figures " $5,000,000.00$ ".
3. Section one (1), by striking from line twenty-five (25) the figures " $2,879,500.00$ " and inserting in lieu thereof the figures " $5,379,500.00$ ".

The amendment lost.
Meacham 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?" (S. F. 645)
The ayes were, 106 :

Anderson
Bailey
Baker
Baringer
Bogenrief
Boot
Breitbach
Bremmer
Brinck
Busch
Busing
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Doderer
Dougherty
Doyle
Dunton
Edgington
Fischer of Grundy
Fisher of Greene
Foster
Fullmer
Gallagher
Ganon
Gandineer
Gillette of
Clay-Dickinson

Gillette of
Story
Glanton
Gleason
Glenn
Graham
Grassley
Gregerson
Hageman
Hanson
Harrington
Holmes
Houston
Hullinger
Jackson of
Black Hawk
Jackson of Clinton
Keleher
Kennedy
Kluever
Korn
Loss
Mahan
Maley
Maule
Mayberry
MeNamara
Meacham
Melrose
Millen
Miller of

Des Moines
Miller of
Page
Morgan
Mueller
Murphy
Nagle
Nelson
Nielsen of
Nielsen of
Shelby
Oehlsen
O'Malley
Ossian
Oxley
Palmer
Patton
Quinn
Radl
Redfern

Reichardt
Renda
Resnick
Rickert
Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Smith of O'Brien
Stevenson
Stokes
Strothman
Stueland
Tieden
Wengert
Whisler
Wilson
Winkelman
Wolcott
Wright
Mr. Speaker

The nays were, 1 :
Miller of
Buena Vista
Absent or not voting, 17:
Burke
Caffrey
Conway
Den Herder
Duffy

Felger
Hausheer
Hutchins
Kempter

Lawlor
Lynch
Madden
Rasmussen

Uban
Utzig
Varney
Webster

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Loss of Kossuth asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 646, 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) of the Code.

Bremmer of Pottawattamie asked and received unanimous consent to withdraw his amendment.

Meacham 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?" (S. F. 646)
The ayes were, 106:

| Anderson | Fullmer | Mahan | Rasmussen |
| :--- | :--- | :--- | :--- |
| Bailey | Gallagher | Maley | Redfern |
| Baker | Gannon | Maule | Renda |
| Baringer | Gaudineer | Mayberry | Resnick |
| Bogenrief | Gillette of | McNamara | Rickert |
| Boot | Clay-Dickinson | Meacham | Rider |
| Breitbach | Glanton | Melrose | Robinson |
| Bremmer | Gleason | Millen | Roe |
| Brinck | Glenn | Miller of | Scherle of |
| Busch | Graham | Buena Vista | Fremont-Mills |
| Busing | Grassley | Miller of | Scott |
| Clapsaddle | Gregerson | Des Moines | Shannahan |
| Cochran | Hageman | Miller of | Shirley of |
| Coffman | Hanson | Page | Dallas |
| Cohen | Harrington | Morgan | Smith of |
| Craig | Holmes | Mueller | Linn |
| Crosier | Houston | Murphy | Stevenson |
| Denato | Hullinger | Nagle | Stokes |
| Detje | Jackson of | Nelson | Strothman |
| Distelhorst | Black Hawk | Nielsen of | Stueland |
| Doderer | Jackson of | Emmet-Palo AltoTieden |  |
| Dougherty | Glinton | Nielsen of | Webster |
| Doyle | Keleher | Shelby | Wengert |
| Dunton | Kempter | O'Malley | Whisler |
| Edgington | Kennedy | Ossian | Wilson |
| Fischer of | Kluever | Oxley | Winkelman |
| Grundy | Korn | Palmer | Wolcott |
| Fisher of | Loss | Patton | Wright |
| Greene | Lynch | Quinn | Mr. Speaker |
| Foster | Madden | Radl |  |

The nays were, 2 :
Seibert
Smith of
O'Brien
Absent or not voting, 16:

| Burke | Duffy | Hausheer | Reichardt |
| :--- | :--- | :--- | :--- |
| Caffrey | Felger | Huthin | Uban |
| Carnahan | Gillette of | Hawlor | Ublor |
| Conway | Story | Oehlsen | Vtzigey |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## SENATE AMENDMENTS CONSIDERED

Cochran of Webster called up for consideration House File 230, a bill for an act relating to the marketing of dairy products, amended by the Senate, and moved that the House concur in the following Senate amendments :
Amend House File 230 as follows:

1. By striking the first paragraph of subsection 10 of section 1.
2. By striking the period at the end of subsection 4, section 3, and inserting the following: ", whether the price of the competitor is in compliance with or in violation of this Act."
3. By changing the period in line 12 , section 4 , to a comma and striking the remainder of section 4 and inserting in lieu thereof the following: "whether the price of the competitor is in compliance with or in violation of this Act."
4. By striking the last sentence of subsection 1 , section 5 .
5. By striking all of subsection 2 , section 5 .
6. By striking all of section 6 .
7. By striking from line 24 , section 8 , the words "ten (10) days".

The motion prevailed and the House concurred in the Senate amendments.

Cochran of Webster 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?" (H. F. 230)
The ayes were, 90 :

| Anderson | Gillette of | Maule | Renda |
| :--- | :--- | :--- | :--- |
| Bailey | Clay-Dickinson | Mayberry | Resnick |
| Baker | Gillette of | Melrose | Rickert |
| Baringer | Story | Millen | Rider |
| Bogenrief | Glanton | Miller of | Roe |
| Boot | Gleason | Buena Vista | Scott |
| Breitbach | Glenn | Miller of | Shannahan |
| Bremmer | Gregerson | Des Moines | Shirley of |
| Brinek | Hageman | Morgan | Dallas |
| Busing | Hanson | Mueller | Smith of |
| Caffrey | Harrington | Murphy | Linn |
| Clapsaddle | Hausheer | Nagle | Smith of |
| Cochran | Holmes | Nelson | O'Brien |
| Coffman | Houston | Nielsen of | Stevenson |
| Craig | Hullinger | Emmet-Palo Alto Strothman |  |
| Crosier | Hutchins | Nielsen of | Stueland |
| Distelhorst | Jackson of | Shelby | Tieden |
| Doyle | Black Hawk | Oehlsen | Uban |
| Edgington | Jackson of | O'Malley | Webster |
| Felger | Clinton | Oxley | Wengert |
| Fisher of | Kempter | Palmer | Wilson |
| Greene | Korn | Quinn | Winkelman |
| Fullmer | Loss | Radl | Wolcott |
| Ganngher | Lynch | Redfern | Wright |
| Gaudineer | Madden | Reichardt | Mr. Speaker |
| Galey |  |  |  |

The nays were, 11:

| Busch | Doderer | Kluever | Robinson |
| :---: | :---: | :---: | :---: |
|  | Dougherty | Mahan | Seibert |
| Detje | Grassley | Ossian |  |
| Absent or not voting, 23: |  |  |  |
| Burke | Fischer of | McNamara | Scherle of |
| Carnahan | Grundy | Meacham | Fremont-Mills |
| Conway | Foster | Miller of | Stokes |
| Denato | Graham | Page | Utzig |
| Den Herder | Keleher | Patton | Varney |
| Duffy | Kennedy | Rasmussen | Whisler |
| Dunton | Lawlor |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## HOUSE RESOLUTION 8 ADOPTED

Doderer of Johnson called up for consideration House Resolution 8 , found on page 2122 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.
On motion by Maule of Monona, the House recessed until the fall of the gavel.

## EVENING SESSION

The House reconvened, Speaker Steffen in the chair.

## INTRODUCTION OF BILL

House File 719, by ways and means committee, a bill for an act to provide educational cost sharing through property tax replacement and to establish a new chapter in the Code of Iowa providing therefor.

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 insists on its amendment to House File 675, a bill for an act relating to the Iowa state sales and use taxes.

Robert G. Moord, Secretary.

## CERTIFICATE

I, Vincent B. Steffen, do hereby certify that I am the Speaker of the House of Representatives of the Sixty-first General Assembly of the State of Iowa; and I, William R. Kendrick, do hereby certify that I am the Chief Clerk of the House of Representatives of the Sixty-first General Assembly of the State of Iowa, and we do hereby jointly certify that as such Speaker and Chief Clerk that on the 28th day of January, 1965, the Supreme Court of the State of Iowa reported to said House of Representatives, and filed
with it, the attached and foregoing modifications, amendments, revisions and additions to the Rules of Civil Procedure, heretofore reported by said Supreme Court to the Fiftieth General Assembly of the State of Iowa;

That the date of making said report to the Sixty-first General Assembly was within the twenty days subsequent to the convening of the regular session of the Sixty-first General Assembly;

That no other report pertaining to the Rules of Civil Procedure was made or filed by said Supreme Court with said House of Representatives;

That there was enacted at such regular session of the Sixty-first General Assembly an Act known as Senate File 355, wherein all of said rules were rejected by the General Assembly with the exception, the revision of rule one hundred twenty-three (123) and the proposed new rule two hundred fifty-three point one (253.1) were approved. Also at said regular session by said Act an amendment to existing rule number two hundred fifteen point one (215.1) was enacted.

That no other or different changes, modifications, amendments, revisions or additions to the Rules of Civil Procedure were made or enacted at such regular session of said Sixty-first General Assembly.

Signed this 4th day of June, 1965, being the last legislative day of the Sixty-first General Assembly.

> VIncent B. STEFFEN, Speaker of the House, WILLIAM R. KENDRICK, Chief Clerk of the House, House of Representatives, Sixty-first General Assembly of the State of Iowa.

## EXPLANATION OF VOTE ON SENATE FILE 604

While I have no financial interest in any retail establishments, I am of the considered opinion that retailers are put to very substantial expense in connection with collecting, recording, and remitting of sales tax to and for the State of Iowa with the result that I feel that they are entitled to at least the use of the tax funds collected for the period of time which has been legal in the past.

Bailey of Wright.

## 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 refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 430, a bill for an act relating to the use of subpoenas by county attorneys.

Robert G. Moore, Secretary.

## HOUSE RECEDES

Maule of Monona called up for consideration Senate File 430, a bill for an act relating to the use of subpoenas by county attorneys, amended by the House, and moved that the House recede from its amendment.

Fischer of Grundy moved that Senate File 430 be laid on the table.
The motion lost.
Wengert of Woodbury moved the previous question.
The motion having received a two-thirds majority prevailed.
The motion prevailed and the House receded.
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?" (S. F. 430)
The ayes were, 76:

| Anderson | Dunton <br> Bailey |
| :--- | :--- |
| Felger |  |
| Baker | Gallagher |
| Baringer | Gannon |
| Boot | Gillette of |
| Breitbach | Story |
| Bremmer | Glanton |
| Brinck | Gleason |
| Busch | Glenn |
| Busing | Gregerson |
| Caffrey | Hageman |
| Carnahan | Hanson |
| Clapsaddle | Harrington |
| Cohen | Houston |
| Crosier | Hulinger |
| Denato | Keleher |
| Detie | Kennedy |
| Distelhorst | Korn |
| Doderer | Loss |
| Dougherty | Lynch |
| Doyle |  |

The nays were, 25:

| Bogenrief | Gillette of |
| :---: | :---: |
| Coffman | Clay-Dickinson |
| Craig | Jackson of |
| Fischer of | Clinton |
| Grundy | Kempter |
| Fisher of | Kluever |
| Greene | Madden |
| Foster | Miller of |
| Gaudineer | Page |


| Mahan | Renda |
| :--- | :--- |
| Maule | Resnick |
| McNamara | Rickert |
| Melrose | Rider |
| Millen | Roe |
| Miller of | Scherle of |
| Buena Vista | Sremont-Mills |
| Morgan | Scott |
| Nagle | Seibert |
| Nielsen of | Sibith of |
| Emmet-Palo Alto | Linn |
| Oehlsen | Stueland |
| O'Malley | Tieden |
| Ossian | Uban |
| Oxley | Wengert |
| Palmer | Whisler |
| Quinn | Wilson |
| Radl | Winkeman |
| Redfern | Welcott |
| Reichardt | Wright |

Mueller Shirley of
Murphy Dallas
Nelson Smith of
Nielsen of $\quad{ }^{\prime}$ 'Brien Shelby Stevenson
Patton
Robinson
Shannahan
Stokes
Strothman

Absent or not voting, 23:

| Burke | Graham | Lawlor | Rasmussen |
| :--- | :--- | :--- | :--- |
| Cochran | Grassley | Maley | Utzig |
| Conway | Hausheer | Mayberry | Varney |
| Den Herder | Holmes | Meacham | Wenster |
| Dufy | Hutchins | Miller of | Mr. Speaker |
| Ed\&ington | Jackson of | Des Moines |  |
| Fullmer | Black Hawk |  |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended House amendment and concurred in House amendment as amended and passed the following bill in which the concurrence of the Senate was asked:

House File 682, a bill for an act to appropriate funds to the board of control.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Doyle of Woodbury called up for consideration House File 682, a bill for an act to appropriate funds to the Board of Control, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to House File 682 as follows:

1. By adding to section one (1) the following new subsections:
"(15) To explore and develop a joint program which will provide education for the deaf mentally retarded child through the coordinated efforts of the board of control and board of regents, acting through the Glenwood state school and the Iowa school for the deaf, there is hereby appropriated to the Glenwood state school a sum of eighteen thousand dollars (\$18,000.00 ).
"(16) To explore and develop a joint program which will provide education for the blind mentally retarded child through the coordinated efforts of the board of control and the board of regents, acting through the Woodward state school and the Iowa school for the blind, there is hereby appropriated to the Woodward state school a sum of eighteen thousand dollars ( $\$ 18,000.00$ )."
Motion prevailed and the House concurred in the Senate amendment.

Dovle 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?" (H. F. 682)
The ayes were, 100 :

| Anderson | Brinck | Craig | Doyle |
| :--- | :--- | :--- | :--- |
| Bailey | Busch | Crosier | Dunton |
| Baker | Caffrey | Denato | Felger |
| Baringer | Carnahan | Detje | Fischer of |
| Bogenrief | Clapsaddle | Disthorst | Grundy |
| Bot | Doderer | Fisher of |  |
| Breitbach | Coffman | Cohen | Dougherty |


| Gallagher | Kempter |
| :--- | :--- |
| Gannon | Kennedy |
| Gaudineer | Kluever |
| Gillette of | Korn |
| $\quad$ Clay-Dickinson | Loss |
| Gillette of | Madden |
| Story | Mahan |
| Glanton | Maule |
| Gleason | McNamara |
| Glenn | Melrose |
| Graham | Millen |
| Gregerson | Miller of |
| Hageman | Des Moines |
| Hanson | Miller of |
| Harrington | Page |
| Holmes | Morgan |
| Houston | Mueller |
| Hullinger | Murphy |
| Hutchins | Nagle |
| Jackson of | Nelson |
| Clinton | Nielsen of |


| Emmet-Palo Alto |  |
| :--- | :--- |
| Ncott |  |
| Nielsen of | Seibert |
| Shellby | Shirley of |
| Oehlsen | Dallas |
| O'Malley | Smith of |
| Ossian | Linn |
| Oxley | Smith of |
| Palmer | O'Brien |
| Quinn | Stevenson |
| Radl | Stokes |
| Rasmussen | Strothman |
| Redfern | Stueland |
| Reichardt | Tieden |
| Renda | Uban |
| Resnick | Webster |
| Rickert | Wengert |
| Rider | Whisler |
| Robinson | Winkelman |
| Roe | Wolcott |
| Scherle of | Wright |
| Fremont-Mills | Mr. Speaker |
|  |  |

Keleher
The nays were, none.
Absent or not voting, 24:

| Bremmer | Edgington | Lawlor | Patton |
| :--- | :--- | :--- | :--- |
| Burke | Foster | Lynch | Shannahan |
| Busing | Fullmer | Maley | Utzig |
| Cochran | Grassley | Mayberry | Varney |
| Conway | Hausheer | Meacham | Wilson |
| Den Herder | Jackson of | Miller of |  |
| Duffy | Black Hawk | Buena Vista |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 718, a bill for an act appropriating funds for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Maule of Monona called up for consideration House File 718, a bill for an act appropriating funds for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 718, section 1, by adding the following after the period in line 16: "Miscellaneous expenses, as used herein, shall not include any
expenses, costs or claims incurred in connection with the investigation created by Senate Concurrent Resolution 9."

The motion prevailed and the House concurred in the Senate amendment.

Maule of Monona 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?" (H. F. 718)
The ayes were, 82 :

| Anderson | Gallagher <br> Gaudineer | Madden <br> Mahan | Rickert |
| :--- | :--- | :--- | :--- |
| Bailey | Gillette of | Maule | Robinson |
| Baringer | Clay-Dickinson | McNamara | Roe |
| Boot | Gillette of | Melrose | Scott |
| Breitbach | Story | Miller of | Seibert |
| Bremmer | Glanton | Buena Vista | Shirley of |
| Busing | Gleason | Miller of | Dallas |
| Carnahan | Glenn | Page | Smith of |
| Clapsaddle | Graham | Morgan | Linn |
| Cochran | Gregerson | Mueller | Stevenson |
| Cohen | Hageman | Murphy | Stueland |
| Craig | Hanson | Nagle | Tieden |
| Crosier | Harrington | Nielsen of | Uban |
| Denato | Hullinger | Emmet-Palo Alto Webster |  |
| Detje | Jackson of | O'Malley | Wengert |
| Doderer | Clinton | Ossian | Whisler |
| Dougherty | Keleher | Palmer | Wilson |
| Doyle | Kempter | Quinn | Winkelman |
| Dunton | Kluever | Redfern | Wolcott |
| Felger | Korn | Reichardt | Wright |
| Fisher of | Loss | Renda | Mr. Speaker |
| Greene | Lynch | Resnick |  |

The nays were, 11:

| Brinck | Fischer of |
| :--- | :--- |
| Busch | Grundy |
| Caff rey | Foster |
| Coffman | Nelson |

Absent or not voting, 31:

| Bogenrief | Grassley | Maley | Patton |
| :---: | :---: | :---: | :---: |
| Burke | Hausheer | Mayberry | Radl |
| Conway | Holmes | Meacham | Rasmussen |
| Distelhorst | Houston | Millen | Scherle of Fremont-Mills |
| Dufty | Jautchins | Mes Moines | Shannahan |
| Edpington | Jackson of ${ }^{\text {Black Hawk }}$ | Oehlsen | Utzig |
| Fullmer | Kennedy | Oxley | Varney |
| Gannon | lor |  |  |

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 44

Maule of Monona called up for consideration Senate Concurrent Resolution 44, relating to the National Legislative Conference, found on page 2034 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 47

Maule of Monona called up for consideration Senate Concurrent Resolution 47, relating to the presentation of chairs to the President of the Senate and the Speaker of the House, found on page 2034 of the Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:
Senate Concurrent Resolution 45, a resolution to authorize payment of expenses of legislators attending interim committee meetings.

Robert G. Moore, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 45

Maule of Monona called up for consideration:

## SENATE CONCURRENT RESOLUTION 45

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 and the Speaker of the House as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1962.

Maule of Monona moved the adoption of Senate Concurrent Resolution 45.

The motion prevailed and the resolution was adopted.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
Senate Concurrent Resolution 46, a resolution relating to the responsibilities of closing the Sixty-first General Assembly.

Robert G. Moore, Secretary.

## ADOPTION OF SENATE CONCURRENT RESOLUTION 46

Maule of Monona called up for consideration :

## SENATE CONCURRENT RESOLUTION 46

By Frommelt and Rigler
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 Sixty-first 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 Clerk 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 Sixty-first General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixty-first 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 Sixty-first General Assembly.

Maule of Monona moved the adoption of Senate Concurrent Resolution 46.

The motion prevailed and the resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 417, a bill for an act relating to the eradication of bovine brucellosis.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 597, a bill for an act to eliminate statutory fees for courtappointed attorneys.

Also: That the Senate has adopted the conference committee report and the amendments contained therein on House File 663, a bill for an act to provide for investment of public funds by the treasurer of state.

Also: That the Senate has concurred in House amendment to Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 668, a bill for an act relating to sales tax.
Also: That the Senate insists on its amendment to House File 675, a bill for an act relating to the Iowa state sales and use taxes, and requests a conference. The President of the Senate has appointed as members of the conference committee, on the part of the Senate, Senators Reppert, Chairman; Shirley, Heaberlin and Stanley.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 713, a bill for an act relating to the determination of executive disability.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 714, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways.

Also: That the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 27, a joint resolution to amend House Joint Resolution 17, relating to the acquisition of additional land for the capitol grounds.

Also: That the Senate has concurred in the House amendment and adopted the following concurrent resolution in which the concurrence of the Senate was asked:
Senate Concurrent Resolution 49, a resolution for the sine die adjournment of the Sixty-first General Assembly at five o'clock p.m., Friday, June 4, 1965.

Robert G. Moore, Secretary.

## SENATE FILE 356 TABLED

Maule of Monona called up for consideration the motion by Redfern of Lee to reconsider the vote on Senate File 356.

Maule of Monona moved to reconsider the vote by which Senate File 356 , relating to the approval, amendment or rejection of rules of civil service procedure reported to the General Assembly, was placed on its last reading and passed the House.

The motion prevailed.
Manle of Monona moved that Senate File 356 be laid on the table.
The motion prevailed

## SENATE CONCURRENT RESOLUTION 48 ADOPTED

Maule of Monona called up for consideration Senate Concurrent Resolution 48 , relating to the presentation of chairs to certain members of the General Assembly, found on page 2045 of the Journal.

Edgington of Franklin offered the following amendment and moved its adoption :

Amend Senate Concurrent Resolution 48 as follows:

1. By striking the word "and" from line one (1) and inserting in lieu thereof a comma.
2. By inserting after the word "county" in line two (2) the following:
"and Representative Arthur C. Hanson of Lyon-Oseeda Counties".
3. By striking the word "and" from line eight (8) and inserting in lieu thereof a comma.
4. By adding after the name "Walker" the following: "Representative Hanson".

The amendment was adopted.
Maule of Monona offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 48 as follows:

1. By adding in line six (6) after the semi-colon the word "and".
2. By inserting after line six (6) the following:
"WHEREAS, Representative Casey Loss of Kossuth County will have completed 18 years of distinguished service in the Iowa legislature at the completion of his present term after which he will resign from the legislature and for this long period of years has contributed valuable services to the State of Iowa;".
3. By striking from line eight (8) the word "and" and inserting in lieu thereof a comma.
4. By inserting in line eight (8) after the name "Walker" the words "and Representative Loss".

The amendment was adopted.
Maule of Monona moved the adoption of the resolution as amended.
The motion prevailed and the resolution was adopted.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 133, a bill for an act relating to insurance for employees of the state, county, school district, city, town or institutions supported by public funds.

Robert G. Moore, Secretary.

## SENATE AMENDMENT CONSIDERED

Wilson of Black Hawk called up for consideration House File 133, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 133 by striking all after the enacting clause and inserting in lieu thereof the following:
"Section 1. Chapter two hundred thirty-two (232), Acts of the Sixtieth (60th) General Assembly, section two (2), is hereby amended by striking the period in line five (5) and adding thereto the following: ${ }^{〔}$, or from contributions wholly or in part by the governing body'."

Rasmussen of Polk moved the previous question.
The motion having received a two-thirds majority prevailed.
The motion prevailed and the House concurred in Senate amendment.

Wilson of Black Hawk 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?" (H. F. 133)
The ayes were, 75:

Bailey
Baker
Baringer
Bogenrief
Breitbach
Bremmer
Brinck
Busch
Busing
Caffrey
Carnahan
Clapsaddle
Cochran
Coffman
Cohen
Craig
Crosier
Denato
Detje
Distelhorst
Doderer

Dougherty
Doyle
Dunton
Felger
Gannon
Gillette of
Story
Glanton
Gleason
Glenn
Gregerson
Hageman
Hanson
Holmes
Houston
Jackson of
Clinton
Keleher
Kempter
Kluever
Korn

Lynch
Mahan
Maule
MeNamara
Miller of
Buena Vista
Miller of
Des Moines
Morgan
Murphy
Nagle
Nelson
O'Malley
Oxley
Palmer
Quinn
Reichardt
Renda
Resnick
Rickert

Rider
Robinson
Roe
Scherle of Fremont-Mills
Scott
Seibert
Shannahan
Shirley of Dallas
Smith of Linn
Stueland
Tieden
Uban
Webster
Wengert
Whisler
Wilson
Wright

The nays were, 24 :

| Anderson | Gillette of |
| :--- | :--- |
| Boot | Clay-Dickinson |
| Edgington | Graham |
| Fischer of | Harrington |
| Grundy | Hullinger |
| Fisher of | Hutchins |
| Greene | Kennedy |
| Foster | Madden |

Absent or not voting, 25 :

| Burke | Grassley | Mayberry | Radl |
| :--- | :--- | :--- | :--- |
| Conway | Hausheer | Meacham | Rasmussen |
| Den Herder | Jackson of | Melrose | Stevenson |
| Duffy | Black Hawk | Millen | Utzig |
| Fullmer | Lawlor | Nielsen of | Varney |
| Gallagher | Loss | Shelby | Mr. Speaker |
| Gaudineer | Maley | Oehlsen |  |

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.
Mueller of Winnebago-Worth called up for consideration Senate Concurrent Resolution 14, found on pages 1505 and 1506 of the Journal.

Miller of Des Moines moved that Senate Concurrent Resolution 14 be laid on the table.

The motion lost.

## CALL OF THE HOUSE

Pursuant to Rule 72, the following members place a Call of the House on Senate Concurrent Resolution 14 and all amendments and motions thereto.

Gaudineer of Polk.
Gallagher of Black Hawk. Crosier of Linn.
Doyle of Woodbury.

Nagle of Scott.
Wengert of Woodbury.
Doderer of Johnson.
Bremmer of Pottawattamie.

Baringer of Fayette moved that the call of the House be lifted.
The motion lost.

## CALL OF THE HOUSE

We, the undersigned, move a Call of the House on Senate Concurrent Resolution 41.

| SCherle of Fremont-Mills. | OsSian of Adams-Montgomery. |
| :--- | :--- |
| Redfern of Lee. | Graham of Ida-Sac. |
| Miller of Page. | WINKELMAN of Calhoun. |

Doderer of Johnson moved that the call of the House be lifted.
The motion having failed to receive a constitutional majority lost.
Rasmussen of Polk offered the following :

## REPORT OF CONFERENCE COMMITTEE <br> ON HOUSE FILE 675

To the President of the Senate and the Speaker of the House of Representatives:
We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on House File 675, an act relating to the Iowa state sales and use taxes contained in chapters four hundred and twenty-two (422) and four hundred twentythree (423), Code 1962, beg leave to report and to make the following recommendations:

1. That sections eight (8) and nine (9) of the bill as amended be stricken.
2. That the following new section be added to the bill:
"Sec. 8. Section four hundred twenty-three point twenty-five (423.25), Code 1962, is hereby amended by adding the following at the end thereof:
"However, if the payor of such tax to the other state has received a refund of such tax from such other state or is eligible for a refund of such tax from such other state at the time the assessment of tax is made by this state, no abatement of tax shall be allowed under the provisions of this section."

Howard C. Reppert.
Alan Shirley.
Stanley Heaberlin. David Stanley. On the Part of the Senate.

Ross Stevenson.
Clark Rasmussen.
Floyd H. Millen.
On the Part of the House.

## REQUEST FOR CALL OF THE HOUSE

We, the undersigned, request a Call of the House on House File 675. Scherle of Fremont-Mills. Ossian of Adams-Montgomery. Graham of Ida-Sac. Winkelman of Calhoun. Tieden of Clayton.

## REQUEST FOR CALL OF THE HOUSE

We, the undersigned, request a Call of the House on House File 675 and all Senate and House bills and resolutions.

Winkelman of Calhoun.
Tieden of Clayton.
Scherle of Fremont-Mills. Ossian of Adams-Montgomery. Graham of Ida-Sac.

Rasmussen of Polk moved that the Call of the House be lifted on House File 675.

Roll call was requested by Gillette of Story and Rasmussen of Polk.
On the question "Shall the Call of the House be lifted on House File 675 ?"

The ayes were, 77:

| Bailey | Dunton | Mahan | Renda |
| :--- | :--- | :--- | :--- |
| Baker | Felger | Maule | Resnick |
| Bogenrief | Gallagher | Meacham | Rickert |
| Boot | Gannon | Melrose | Rider |
| Breitbach | Gaudineer | Miller of | Robinson |
| Bremmer | Gillette of | Buena Vista | Roe |
| Brinck | Clay-Dickinson | Miller of | Scott |
| Busing | Gillette of | Des Moines | Shannahan |
| Caffrey | Story | Morgan | Shirley of |
| Carnahan | Glanton | Mueller | Dallas |
| Clapsaddle | Gleason | Murphy | Smith of |
| Cochran | Glenn | Nagle | Linn |
| Coffman | Gregerson | Nielsen of | Stevenson |
| Cohen | Hageman | Emmet-Palo AltoStueland |  |
| Craig | Jackson of | O'Malley | Uban |
| Crosier | Clinton | Palmer | Webster |
| Denato | Keleher | Quinn | Wengert |
| Detje | Kempter | Radl | Wilson |
| Distelhorst | Kennedy | Rasmussen | Wolcott |
| Doderer | Korn | Redfern | Wright |
| Dougherty | Lynch | Reichardt | Mr. Speaker |
| Doyle |  |  |  |
| The nays were, | 29: |  |  |
| Anderson | Fisher of | Houston | Miller of |
| Baringer | Greene | Hullinger | Page |
| Busch | Foster | Kluever | Nelson |
| Edgington | Graham | Madden | Nielsen of |
| Fischer of | Hanson | McNamara | Shelby |
| Grundy | Holmes | Millen | Oehlsen |
|  |  |  |  |


| Ossian | Seibert | Stokes | Whisler |
| :---: | :---: | :---: | :---: |
| Scherle of | Smith of | Strothman | Winkelman |
| Fremont-Mills | 0 'Brien | Tieden |  |
| Absent or not | oting, 18: |  |  |
| Burke | Grassley | Jackson of | Mayberry |
| Conway | Harrington | Black Hawk | Oxley |
| Den Herder | Hausheer | Lawlor | Patton |
| Duffy | Hutchins | Loss | Utzig |
| Fullmer |  | Maley | Varney |

The motion prevailed and the Call of the House was lifted on House File 675.

## 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 41, a resolution proposing that a study committee on the drainage laws of the State of Iowa report to the next session of the legislature the results of their study.

Robert G. Moore, Secretary.
Cochran of Webster asked and received unanimous consent to suspend the rules for the immediate consideration of Senate Concurrent Resolution 41.

## SENATE CONCURRENT RESOLUTION 41 <br> By Murray, Floy and Beneke

Whereas, the present drainage laws of the state are recognized by those who are working therewith as antiquated and in need of modernization, and

Whereas, the General Assembly has had numerous requests from attorneys and boards of supervisors who are directly involved in working with the laws for the revision of the present drainage loss, and

Whereas, there are a large number of drainage districts in the state which are involved in court litigation due to the lack of clarity of the present laws, and
Whereas, bills have been introduced into the General Assembly to amend sections of the drainage laws but which will not accomplish the revision necessary, and
Whereas, additional study is mandatory to determine the type and extent of revision which is needed involving the drainage laws of the state; now therefore,
Be It Resolved by the Senate, the House Concurring: That the Iowa Legislative Research Bureau be requested to conduct, during the 1965-1967 legislative biennium, a study of the drainage laws of the State of Iowa to determine the need for and extent of revising such laws.
Be It Further Resolved: That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study. The Research Committee is further requested to appoint two (2) attorneys familiar with the drainage laws of the state recommended by the Iowa State Bar Association; two (2) engineers familiar with the drainage laws of the State of Iowa recommended by the Iowa Engineering So-
ciety; two (2) members of the county boards of supervisors recommended by the Iowa County Officers Association; two (2) farm landowners or tenants; and one (1) member representing cities and towns recommended by the League of Iowa Municipalities who shall serve in an advisory capacity to the committee established under sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code.
Be It Further Resolved: That the Legislative Research Bureau and the committee assisting the Bureau be requested to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

Cochran of Webster moved the adoption of Senate Concurrent Resolution 41.

The motion prevailed and the resolution was adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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, 36, $159,171,390,404,405,498,583,672,680,693,705,706,707,708,710$ and 716; House Joint Resolution 28; and Senate Files 95, 550 and 576.

Alfred P. Breitbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 $35,36,159,171,390,404,405,498,583,672,680,693,705,706$, 707, 708, 710 and 716 ; House Joint Resolution 28; and Senate Files 95,550 and 576.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, 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 June, 1965, sent to the Governor for his approval: House Files 35, 36, 159, 171, 390, 404, 405, 498, 583, 672, 680, 693, 705, 706, 707, 708, 710 and 716, and House Joint Resolution 28. alfred P. Breitbach, Sr., Chairman.

## Report adopted.

## BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills: on June 2, 1965, House File 412 ; on June 3, 1965, Senate Files 2, 140, 239, 252, 313, 444, 521, $533,549,555,568,573,583,584,590,591,599,603,605,608,610$, 612, 613, 614, 622, 623, Senate Joint Resolution 26, House Files 109, $119,153,229,330,416,484,488,549,607,634,661,691,694,695$; and on June 4, 1965, House Files 113, 223, 303, 331, 566, 606, 688 and Senate Files 333, 385, 397, 398, 408, 553, 611, 616, 624 and 625.

## AMENDMENTS FILED

Amend Senate File 502 as follows:

1. By inserting in line five (5) of section two (2) after the word "employees" the following:
", to the board of regents or any department or agency wherein retirement for age is regulated by any other statute or administrative rules and regulations promulgated under authority thereof".
2. By adding thereto the following section:
"The board of supervisors of any county may by resolution adopt the provisions of section one (1) of this Act to govern the retirement of employees of the county. The adoption of such resolution shall apply to all county employees except appointed officials during the terms for which such persons have been appointed, persons employed for a fixed duration or employed under contract, or parttime, temporary, or seasonal employees. The employment of any person affected by the adoption of such resolution by the board of supervisors may be extended beyond the age of sixty-five (65) with written annual approval of the employer and the board of supervisors. Such employment may be continued upon approval until the first (1st) day of the month coinciding with or following the date the employee attains the age of seventy (70)."

Wilson of Black Hawk.
Amend Senate File 502 by striking all of section one (1) after the word "paragraph:" in line two (2) and inserting in lieu thereof the following:
"After July 1, 1966, no department shall provide employment to persons who have attained the age of sixty-five (65). Employment of such persons shall terminate on the first (1st) day of any month coinciding with or following the date such persons attain the age of sixty-five (65) ; except that those persons employed prior to attaining the age of sixty-five (65) may, with written annual approval of the department head and the executive council, continue such employment to the first (1st) day of any month coinciding with or following the date of attaining the age of seventy (70). The provisions of this section shall not apply to duly elected officials, judicial department appointees, and such other appointees and employees as may be exempted under this Act." Wilson of Black Hawk.
O'Malley of Polk moved that the House recess until the fall of the gavel.

Roll call was requested by O'Malley of Polk and Mueller of Winne-bago-Worth.
On the question "Shall the House recess?"
The ayes were, 54:

| Baker | Distelhorst <br> Bogenrief <br> Breitbach |
| :--- | :--- |
| Doderer |  |
| Bremmer | Doyle |
| Brinck | Dunton |
| Cafrey | Felger |
| Carnahan | Gallagher |
| Clapsaddle | Gannon |
| Cochran | Gaudineer |
| Cofilman | Stette of |
| Cohen | Glanton |
| Craig | Glenn |
| Crosier | Gregerson |
| Denato | Jackson of |
| Detje | Clinton |

The nays were, 51 :
Anderson
Bailey
Baringer
Boot
Busch
Busing
Dougherty
Edgington
Fischer of
Grundy
Fisher of
Greene
Foster
Gillette of
Gleason
Graham
Hageman
Hanson
Holmes
Houston
Hullinger
Kennedy
Kluever
Korn
Madden
Maule

Clay-Dickinson
Absent or not voting, 19:
Burke
Conway
Den Herder
Duffy
Fullmer
Grassley
The motion prevailed and the House recessed until the fall of the gavel.
The House reconvened, Speaker Steffen in the chair at 4:45 p.m.
The Speaker announced the following interim appointments:
ADVISORY INVESTMENT COMMITTEE
IOWA EMPLOYMENT SECURITY COMMISSION
Carroll L. Wright, Davenport
IOWA STATE FAIR AND WORLD FOOD
EXPOSITION STUDY COMMITTEE
A. Rae Melrose, Charles City

Leroy S. Miller, Shenandoah
higher education facilities commission
James H. Jackson, Waterloo
CAPITOL PLANNING COMMISSION
Milton Distelhorst, Burlington
LEGISLATIVE RESEARCH
James V. Gallagher, Waterloo
Charles P. Miller, Burlington
Al Meacham, Grinnell
C. Raymond Fisher, Grand Junction

Lester L. Kluever, Atlantic
INTERSTATE COOPERATION
Roy R. Gillette, Ames
Minnette Frerichs Doderer, Iowa City
R. J. Clapsaddle, Mason City

Mrs. Gertrude S. Cohen, Waterloo
Henry W. Busch, Waverly
COURT SYSTEM STUDY COMMITTEE
Lee Gaudineer, Des Moines
Maurice E. Baringer, Oelwein
BUDGET AND FINANCIAL CONTROL
Keith Dunton, Thornburg
Lloyd G. Jackson, Clinton
William Gannon, Mingo
Elmer H. Den Herder, Sioux Center
Conrad Ossian, Red Oak
MEDICAL ASSISTANCE TO THE AGED ADVISORY COUNCIL
Cleve L. Carnahan, Ottumwa
James T. Caffrey, Des Moines (alternate)
STATE OFFICE BUILDING COMMITTEE
William J. Coffman, North English
Donald V. Doyle, Sioux City
William D. Palmer, Des Moines
DEPARTMENTAL RULES REVIEW COMMITTEE
Ray V. Bailey, Clarion
Walter F. Maley, West Des Moines
Floyd H. Millen, Farmington

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Breitbach of Dubuque, 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 31, 133, 230, 417, 597, 626, 658, 663, 668, 679, 682, 709, 713, 714 and 718; House Joint Resolutions 26 and 27; Senate Joint Resolution 24; Senate Files 36, 124, $256,257,263,320,330,340,348,426,430,441,467,478,523,543,546,560$,
$564,569,575,582,594,597,600,601,604,621,626,628,629,631,632,633$, $634,635,637,638,639,640,641,642,643,644,645$ and 646.

Alfred P. Brettbach, Sr., Chairman House Committee. Gilbert E. Klefstad, 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 31, 133, 230, 417, 597, 626, 658, 663, 668, 679, 682, 709, 713, 714 and 718; House Joint Resolutions 26 and 27; Senate Joint Resolution 24 ; Senate Files 36, 124, 256, 257, 263, 320, 330, 340, 348, 426, 430, $441,467,478,523,543,546,560,564,569,575,582,594,597,600$, $601,604,621,626,628,629,631,632,633,634,635,637,638,639$, $640,641,642,643,644,645$ and 646.

## BILLS SENT TO THE GOVERNOR

Breitbach of Dubuque, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 4 th day of June, 1965, sent to the Governor for his approval: House Files $31,133,230,417,597,626,658,663,668,679,682,709,713$, 714 and 718; House Joint Resolutions 26 and 27.

Alfred P. Breitbach, Sr., Chairman.
Report adopted.

## COMMITtEE TO NOTIFY THE SENATE

Gannon of Jasper moved that a committee of three 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 Gannon of Jasper, Meacham of Poweshiek and Baringer of Fayette.

## COMMITTEE TO NOTIFY THE GOVERNOR

Carnahan of Wapello moved that a committee of three 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 Carnahan of Wapello, Gaudineer of Polk and Ossian of AdamsMontgomery.

## 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 that 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 <br> OFFICE OF THE GOVERNOR

Harold E. Hughes
Des Moines
Governor
June 4, 1965.
The Honorable Vince Steffen, Speaker of the House of Representatives, Sixty-first General Assembly, State Capitol, Des Moines, Iowa.

Honorable Members of the General Assembly:
Having been informed that the Sixty-first General Assembly stands ready to adjourn, I want to convey to you my thoughts concerning your contributions to the future of our state.

This session of the Iowa General Assembly, lasting one hundred fortyfive days, has been the longest regular session in the state's history. In due time, it will also, in my opinion, be rated as the most productive session in this century.

I know that severe criticism has been leveled at you for the length of the session. I can assure you, however, that in the long run a legislative session is rated by its record of achievement and not by the number of days it lasted.

Contemporary reactions are inclined to lack depth and perspective. It will require months and quite possibly years before the historic value of the work you did during those one hundred forty-five days is adequately recognized.

No Iowa legislature in this century has had the courage to tackle such a broad range of important and difficult public-interest problems as you have undertaken. With the elimination of secrecy in the legislature, the doors were flung open, and tough, controversial legislative proposals that were avoided by the lawmakers were met head-on by this session. State government reorganization, capital punishment, billboard control, daylight saving time, water pollution, the union shop and the school bus issue-it didn't make any difference how controversial the issue might be, you were willing to face it.

This demonstration of legislative courage, in itself, is an immense contribution to good government in Iowa. Future sessions will be inclined to follow this example of responsiveness to the public will and it is unlikely that they will ever fall back into the narrow, secretive, regimented patterns of the legislatures of the past.
No chief executive has ever lived to see all phases of his legislative recommendations enacted by the Assembly. This is undoubtedly as it should be. However, I would be less than grateful if I did not take note of the considerable number of my recommendations that you did implement. In my inaugural and budget messages, I outlined a program of recommended legislative action far more extensive than most chief executives have seen fit to suggest in the past. I did this because I felt the state had a vital need for such a comprehensive program of legislative action. The fact that you enacted a major percentage of the proposals I submitted and gave fair and full consideration on the floor of the legislature to most of those that were not adopted, makes me very appreciative, indeed.

The sheer volume of the constructive legislation you adopted during this session makes it impossible for me to enumerate every individual enactment that merits attention. I would, however, like to point out certain areas of legislation in which I feel you made especially outstanding contributions to the well-being of our people and to the future growth and progress of our state.
(1) Your first major action of this session-the elimination of secrecy from the legislative processes-was, in my opinion, the most significant reform in state government in our time, with the exception of reapportionment.
(2) One of the major breakthroughs for progress in this session was your adoption of a common-sense, forward-looking program of state government reorganization-including such reforms as four-year terms for future governors and lieutenant governors, annual sessions, and provision for appointment of state officials at the executive council level.
For more than a generation, these same reforms have been recommended by the thoughtful political leaders of both parties, by impartial experts in government, and by a series of distinguished study committees of which the so-called "Little Hoover Commission" in the 1950's is perhaps the best known.
This program of state government reorganization, if carried forward by the next session, has the potential of greatly increasing efficiency and economy in state government and of bringing our state government operation into phase with modern organizational procedures in private enterprise.
(3) I can think of no responsibility of government more crucial to our future than education. In my opinion, the legislation you passed in this area constitutes the most comprehensive and progressive educational program in modern Iowa history from the standpoint of our public schools and our institutions of higher learning, as well. The passage of legislation to set up a system of area vocational-technical training schools in Iowa was in itself a milestone in the progress of our state.
(4) One of the major problems confronting you at the opening of this session was the need for decisive legislative action to counteract the tragic rise of accidents on our highways resulting from the present-day traffic explosion. You met this problem forthrightly by enacting the most extensive and powerful public safety program in our time, including such vital
measures as the increase in the Highway Patrol, temporary driving permits, seat belt legislation and the provision of $\$ 10$ million additional funds to make our primary highways safer to drive on.
(5) You passed outstanding legislation in this session relating to local government-including constitutional home rule for cities and towns, an intergovernmental co-operation act of far-reaching potentialities, the municipal conflict of interest law and pay raises for local officials.
(6) One of the signal contributions of this session was the enactment of long-needed reforms in public health-including reorganization of the State Board of Health, more adequate appropriations for the State Department of Health, and the anti-water pollution act and rabies control.
(7) Despite the defeat of legislation to modernize our outmoded labormanagement relations laws in Iowa, including the proposed repeal of the statutory prohibition of union shop contracts, substantial gains were made in this session for Iowa's working men and women. Among these are a good industrial safety law, and increases in workmen's compensation and unemployment compensation benefits.
(8) The Sixty-first General Assembly made significant contributions to the field of public welfare, including provision for the long-needed maximum security hospital for mentally disordered offenders, legislation to permit the establishment of an alcoholic treatment facility at Oakdale, the juvenile court law, generally favorable appropriations to the state's welfare programs, and the establishment of a state Commission on the Aging.
(9) History was made in the area of civil rights by this Assembly by such constructive actions as the establishment of the state's first statutory civil rights commission, the passage of a public defender law, and provision for treatment for individuals receiving second and third OMVI convictions.
(10) While there were wide and in some cases irreconcilable differences of opinion on revenue and appropriations matters, you did enact a workable, pay-as-you-go fiscal program for state government, including major reforms, such as state withholding, and substantial state refunds to local districts, including increased agricultural land tax credits and school aid:
(11) One of the imperatives of this session was to adopt measures to sustain and strengthen Iowa's remarkable gains in industrial development and general business conditions of the past three years. You members of the Assembly responded to this need by substantially strengthening the Iowa Development Commission's program, by authorizing the establishment of an area vocational-educational training system, by the adoption of the uniform commercial code, and by the repeal of five mills of the monies and credits tax on individuals and estates.
(12) In addition to the areas mentioned, you enacted a wide range of significant public-interest legislation that does not fit in any specific category, including the abolition of capital puninshment, billboard control on the interstate system, consumer fraud protection, uniform daylight saving time, and the sensible change in the date of the primary elections.
(13) I heartily approve of the action taken during this session in the area of vitally needed capital improvements-the appropriation for the new state office building so that important state agencies will not have to be housed in scattered and costly rental quarters; the implementation of our capital improvement plans; and the capital appropriations to our state institutions.
(14) Last, but by no means the least, I commend you for your constructive action in the all-important area of legislative reapportionment. The resolution setting up general guide-lines for future apportionment is, in my opinion, sound constitutional law that will enable us to have fair and workable apportionment in the years ahead. The temporary plan adopted will do the job adequately in the intervening years until the constitutional amendment goes into effect.
As you know, I strongly favored ratification of the constitutional measure for subdistricting passed by the Sixtieth General Assembly. However, subdistricting is provided for in the permanent reapportionment formula.
In conclusion, I would like to invite your attention to the critical articles that have been running in several national publications such as the National Civic Review, Newsweek and the Reader's Digest on what is referred to as "our horse and buggy state legislatures."
Among the main recommendations made in these articles for reorganizing and modernizing the structure of our state legislatures are: (1) Annual sessions in order to handle efficiently the vastly increased legislative workloads of growing states, (2) Increased pay for legislators, (3) More adequate office space and facilities, and (4) Improved legislative research facilities.
It is a credit to the Sixty-first General Assembly that you have taken some action relating to all four of these points. It is my hope that the next session will give special additional attention to the fourth point-the expansion and strengthening of our legislative research facilities.
To each of you members of the Sixty-first General Assembly, I want to express my appreciation once again for the constructive work you have done in this session and for the personal courtesies you have accorded me. I wish you health and happiness in the years ahead.

Very truly yours,
harold E. Hughes, Governor.

## REMARKS BY THE SPEAKER

Speaker Steffen made the following remarks:
We have arrived at the final hour of a memorable General Assemblythe Sixty-first.
The pathway to this ending has been long, and oftentimes difficult. Would that it could have been shorter, and easier, and more direct. But the road to demanding goals is seldom simply constructed.
A legislative process that is of prime importance to the refinement and implementation of a bill is the committee system. The reduction in the number of committees this session has oiled considerably the wheels of the legislative machinery.
The accomplishments of the Sixty-first General Assembly, both quantitative and qualitative, are indeed significant. To enumerate them, in toto, Would be redundant. There are, however, select issues which merit recognition at this time.
The first act of this General Assembly was to eliminate secrecy in voting by all legislative committees. This has removed the cloak and dagger atmosphere which pervaded these halls for numberless years. The open committee has been the salient principle by which issues, previously buried, have been afforded a hearing in this very chamber.

The death penalty, long considered effete in view of the tenets of enlighted penology and modern law-enforcement, has been abolished.
Highway improvement, through an additional levy of one cent per gallon of gasoline; school reorganization and standards; civil rights; governmental reorganization; billboard regulation; substantial reduction of the moneys and credits tax; prohibition of strikebreakers; alcoholic treatment facilities; reapportionment-these bills of significance and many more have been enacted into law during our tenure in office.
This listing, far from being comprehensive, is representative, however, of the sincere and extensive efforts made by the legislators to effect legislation that will benefit the entire state.
To say that we have been successful is not entirely, if at all, our prerogative, for no man is a judge of his own case: the constituents will render the verdict-and with some degree of finality. Nevertheless, with impartiality and sobriety, it can be fairly stated that this was a memorable General Assembly in continuing and augmenting a vital and progressive Iowa.

We have labored with zeal, yet something remains undone. The paramount issue yet to be resolved is that of comprehensive tax reform. The question of taxes touches every facet of life today. Our present, outmoded posture, a product of piecemeal legislation, should pass into oblivion with the culmination of the next Assembly. Indeed, this will not be too soon.
In conclusion, I thank the members of the House for their courtesy and cooperation during these last months, and I wish each of you well in the future.

## FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 49, duly adopted, the hour of five o'clock p.m., June 4, 1965, having arrived, the Speaker of the House declared the House of Representatives of the Sixty-first 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 Sixty-first General Assembly, and which action was had subsequent to the date of the sine die adjournment:
S. F. 256-Relating to allocation to county board of education fund and to reimbursement of school districts for loss of taxes. Approved June 30, 1965.
S. F. 263 -Relating to the taking of bids in connection with public improvements in cities and towns. Approved June 30, 1965.
S. F. 335-Relating to permits for the operation of vehicles and loads of excess length, height, width and weight. Vetoed June 30, 1965.
S. F. 340 -Relating to the importation of swine into Iowa. Approved June 30, 1965.
S. F. 430 -Relating to the use of subpoenas by county attorneys. Approved June 30, 1965.
S. F. 467-Relating to the use of auxiliary axles on vehicles. Approved June 30, 1965.
S. F. 560 -Relating to the advertising and selling of courses of instruction. Approved June 30, 1965.
S. F. 582-Relating to the issuance of bonds by municipal corporations. Approved June 30, 1965.
S. F. 594-Relating to amending the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions. Approved June 30, 1965.
S. F. 600-Providing for withholding of state income taxes on income earned in Iowa, to provide for payment of estimated tax by self-employed individuals having self-employment income derived from sources within the State of Iowa. Approved June 30, 1965.
S. F. 601-Relating to appropriations to certain named persons in settlement of claims made against the State of Iowa. Approved June 30, 1965.
S. F. 604-Providing for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twentyfive dollars (\$25.00). Approved June 30, 1965.
S. F. 621-Relating to appropriations from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for various departments and various divisions. Approved June 30, 1965.
S. F. 626-Relating to appropriation to the Conservation Commission. Approved June 30, 1965.
S. F. 628-Relating to appropriations to the board of control. Approved June 30, 1965.
S. F. 629-Relating to the Legislative Research Committee and the Legislative Research Bureau. Approved June 30, 1965.
S. F. 632-Relating to payment of license fees for creamery and cheese factories. Approved June 30, 1965.
S. F. 633-Relating to appropriation to the Department of Public Instruction for state aid for transportation. Approved June 30, 1965.
S. F. 634-Relating to appropriation to the Department of Public Instruction for participation in the National Defense Education Act of 1958. Approved June 30, 1965.
S. F. 635-Relating to appropriation to the Department of Public Instruction for construction of four area vocational schools. Approved June 30, 1965.
S. F. 637-Relating to the agricultural land tax credit. Approved June 30, 1965.
S. F. 638-Relating to appropriation to the Iowa Commission on Interstate Cooperation for travel and other necessary expenses of commission members. Approved June 30, 1965.
S. F. 639-Relating to appropriation to the Department of Public Instruction for drivers training aid for school districts. Approved June 30, 1965.
S. F. 640-Relating to appropriation to the Department of Public Instruction for salaries, support and maintenance. Approved June 30, 1965.
S. F. 641-Relating to the width and weight of vehicles operated on the interstate system. Vetoed June 30, 1965.
S. F. 643-Relating to appropriation to the Department of Public Instruction for vocational education. Approved June 30, 1965.
S. F. 644-Relating to appropriation to the Department of Public Instruction for general state aid for school districts. Approved June 30, 1965.
S. F. 645-Relating to appropriation to the Department of Public Instruction for specified school aid. Approved June 30, 1965.
S. F. 646-Relating to appropriation to the Department of Public Instruction for supplemental aid to certain school districts. Approved June 30, 1965.
H.J.R. 26-Relating to appropriation and establishment of an Iowa State Fair and World Food Exposition Study Committee. Approved June 30, 1965.
H. F. 31-Relating to public safety peace officers' retirement, accident and disability system. Approved June 30, 1965.
H. F. 230 -Relating to the marketing of dairy products. Approved June 30, 1965.
H. F. 658-Relating to meat and poultry inspection and making an appropriation. Approved June 30, 1965.
H. F. 663-Providing for procedure and type of investment of public funds and to amend the interest rates of the deposit of public funds. Approved June 30, 1965.
H. F. 668-Relating to sales tax. Approved June 30, 1965.
H. F. 679-Relating to inheritance tax. Approved June 30, 1965.
H. F. 682-Relating to appropriation to the Board of Control. Approved June 30, 1965.
H. F. 709-Relating to estate tax. Approved June 30, 1965.
H. F. 714-Enable the governor to mobilize the executive department in the event of an emergency on the public highways. Approved June 30, 1965.
H. F. 718-Relating to payment of miscellaneous expense incurred by the Sixty-first General Assembly. Approved June 30, 1965.
S. F. 36-Relating to payment of group health and life insurance for employees by school districts. Approved July 1, 1965.
S. F. 124-Relating to compensation of members of the conservation commission. Approved July 1, 1965.
S. F. 257-Relating to the assessment of property. Approved July 1, 1965.
S. F. 320 -Relating to the special assessment of public improvements in cities. Approved July 1, 1965.
S. F. 330—Relating to and defining narcotic drugs and to make uniform the law. Approved July 1, 1965.
S. F. 348-Relating to throw or trot lines in fishing. Approved July 1, 1965.
S. F. 426-Relating to appointment of inspector by board of optometry examiners and optometry license renewal fees. Approved July 1, 1965.
S. F. 441-Providing for seasonal liquor licenses. Approved July 1, 1965.
S. F. 478-Relating to an additional agricultural producer association. Approved July 1, 1965.
S. F. 523-Relating to regulation of use of the flood plains. Approved July 1, 1965.
S. F. 543-Relating to comprehensive planning of water resources. Approved July 1, 1965.
S. F. 546-Relating to assessment and valuation of property. Vetoed July 1, 1965.
S. F. 564-Authorizing cities and towns to provide ambulance service. Approved July 1, 1965.
S. F. 569—Relating to boundaries of school corporations. Approved July 1, 1965.
S. F. 575-Relating to the state military forces. Approved July 1, 1965.
S. F. 597-Relating to the uniform commercial code. Approved July 1, 1965.
S. F. 631-Relating to the use of joint county-city or town buildings. Approved July 1, 1965.
S. F. 642-Relating to assessment of property for the moneys and credits tax. Approved July 1, 1965.
H.J.R. 27-Relating to additional land for capitol grounds. Approved July 1, 1965.
H. F. 133-Relating to insurance by employees of the state, county, school district, city, town or institutions supported by public funds. Approved July 1, 1965.
H. F. 417-Relating to the eradication of bovine brucellosis. Approved July 1, 1965.
H. F. 597-Relating to elimination of statutory fees for court-appointed attorneys. Approved July 1, 1965.
H. F. 626-Relating to salary restrictions for mayor and council. Approved July 1, 1965.
H. F. 713-Relating to the determination of executive disability. Approved July 1, 1965.

## governor's' veto messages on senate files

June 30, 1965.
The Honorable Gary L. Cameron,
Secretary of State,
State House,
Local.

Dear Mr. Cameron:

Senate File 335 of the Sixty-first General Assembly, an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight, and relating to the delegation of powers to the State Highway Commission, county boards of supervisors and city and town councils to issue special permits for the movement of oversize and/or overweight vehicles on state highways, county roads and municipal streets, is hereby disapproved and, in accordance with Article III, Section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

In my analysis of this legislation, I did not question that the General Assembly had acted in good faith to assist a major Iown industry by clarifying and streamlining regulatory procedures in connection with a frequently occurring problem in transport on our streets and highways. It was my impression that those who supported this legislation were aware that it constituted an important delegation of authority but felt that if given jurisdiction in this area, state and local governmental authorities would act judiciously and with the public interest uppermost in their minds in granting such permits. In this respect, it seemed that the bill in question was in line with the home rule concept of allocating responsibility in government.

Nevertheless, I felt that the legislation went too far in its delegation of authority. The protection of human lives on our highways and the preservation of our highway system-including the state highways, the county roads and the city streets-is a matter of state-wide, not purely local concern. I therefore feel that the legislature should not delegate its authority to set standards and guidelines in this area.
Finally, I had severe doubts as to whether or not this legislation represented an unconstitutional delegation of authority. I therefore asked the Attorney General for an opinion on the constitutionality of Senate File 335 and the related measure, Senate File 641.
The Attorney General has delivered an opinion, dated June 29, 1965, holding that "the legislature has unconstitutionally delegated broad legislative powers to the highway commission and local authorities in Senate File 335 as they have omitted standards or basic rules by which the highway commission or appropriate local authorities may proceed in considering the issuance or withholding of a permit. Further, the statute is invalid for the reason that there is a delegation of absolute and arbitrary discretion as to whether a permit will be withheld or granted. There is an omission of guidelines in this area and the result can be that, under identical circumstances, a permit can either be granted in one instance or withheld in another. This situation would result in having the legislative power vested in administrative personnel, who are removed from the elective power of the people."

With full respect for the good intention of the General Assembly in
adopting Senate File 335, I feel for the above reasons that it is my responsibility to disapprove this bill.

Very sincerely, s/ Harold E. Hughes, Governor.

HEH/ep

June 30, 1965.
The Honorable Gary L. Cameron, Secretary of State, State House, Local.

Dear Mr. Cameron:
Senate File 641 of the Sixty-first General Assembly, an act relating to the width and weight of vehicles operated on the interstate system, is hereby disapproved and, in accordance with Article III, Section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

The General Assembly's sole reason for adopting Senate File 641 was to amend Senate File 335, which I have disapproved this date. Therefore, no useful purpose could be served by allowing Senate File 641 to become law.

Very sincerely,
s/ Harold E. Hughes, Governor.
HEH/ep

July 1, 1965.
The Honorable Gary L. Cameron, Secretary of State, State House, Local.

Dear Mr. Cameron:
Senate File 546 of the Sixty-first General Assembly, an act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule, is hereby disapproved and, in accordance with Article III, Section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

This legislation originally was introduced at the request of the State Tax Commission and the Comptroller's office. It was designed to expedite the transmission to the state government of information concerning property tax assessments in each county. It was passed by the Assembly without a dissenting vote. However, in the process, the bill was amended with the intent of changing the final date for filing applications for homestead tax credit and military service tax exemption from the present July 1 each year to June 1.

Both the State Tax Commission and the Comptroller's office have advised me that they do not feel the bill in its final form would accomplish the purpose for which it was requested-namely, more efficient administration.

It is apparent that moving the deadline for filing for homestead credit from July 1 to June 1 would cause some difficulty at the local level, because a great many property owners move from one taxing district to another during the month of June and because a person purchasing another home between June 1 and July 1 could lose his homestead credit for an entire year even though he met the six-month residency requirement. Furthermore, the bill, as amended, could cause some confusion in administration, because all references to July 1 as the final filing date for military service tax exemption were not removed.

Therefore, despite the good intentions of the Assembly in adopting it, I feel it would be inadvisable to permit this measure to become law at this time.

Very sincerely,
s/ Harold E. Hughes, Governor.
HEH/ep

## IN MEMORIAM

## House of Representatives

Memorials adopted by the House of Representatives of the Sixty-first 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.

Bass, Elmer A. ......................................................Nov. 26, 1887-Jan. 10, 1965
Drake, J. LeRoy ....................................................Sept. 2, 1892-Jan. 20, 1965
Dreessen, William J..............................................Aug. 19, 1890-Oct. 20, 1964
Eckles, W. E. (Penn )..........................................Oct. 28, 1882-May 17, 1965
Edson, Willis Charles ....................................-Sept. 25, 1874-Mar. 5, 1965
Foster, James W. ....................................................Nov. 2, 1884-Jan. 4, 1965
Hutchison, Theodore C. .......................................May 28, 1905-June 13, 1963
Jacobs, John W. .....................................................Aug. 7, 1871-Mar. 22, 1965
Johnson, Fred L. ...................................................June 20, 1889-Nov. 25, 1964
LaMMPMAN, Le0 Otis ...............................................Mar. 4, 1894-Dec. 30, 1964
LYNES, WILLIAM S. .................................................. 1893 -Apr. 30, 1963
Maniece, Edward James .....................................Mar. 16, 1890-Dec. 22, 1964
McEnaney, Morgan J. .........................................May 14, 1906-Apr. 14, 1964
McKinnon, Curtis L. ...........................................Oct. 10, 1889-Aug. 19, 1957
Mead, Oscar L. .......................................................Feb. 9, 1875-Dec. 30, 1964
Mercer, Leroy S. .....................................................Nov. 30, 1889-Apr. 6, 1965
Moore, Harry A. .....................................................Mar. 14, 1882-Aug. 24, 1963
Murtagh, Charles B. ...............................................Nov. 14, 1881-Oct. 12, 1964
Nelson, Harold F. ..................................................July 21, 1904-Sept. 25, 1964
Sar, Martin E. .........................................................Feb. 24, 1886-July 25, 1964
Shepard, Ray E. .............................................................. 25, 1895-May 27, 1964
Smith, Ernest T. ....................................................Sept. 12, 1887-Apr. 17, 1964
VAUGHN, DORA A. ....................................................July 14, 1872-June 5, 1963

## ELMER A. BASS

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honarable Elmer A. Bass, begs leave to submit the following memorial:

Elmer A. Bass was born November 26, 1887, in Pottawattamie County, Iowa. He attended rural schools and Emerson High School. He also attended Iowa State College and graduated in 1912. He was a member of Alpha Zeta, Phi Kappa Phi and Delta Sigma Rho honor societies.

He married Nellie M. Smith and they lived on an Oakdale farm until moving to Red Oak in 1947. To this union were born one son and one daughter.

Mr. Bass was a member of the Methodist Church and a superintendent of Sunday School. He was a director and secretary of the school board and a member of the county board of education from 1920 to 1948. Mr. Bass was a charter member of the county Farm Bureau and served as secretary, president and voting director. He was a member of the State Planning Committee from 1938 to 1942 and was Commissioner of the local Soil Conservation District from 1938 to 1947. He was a director of the Montgomery County Farm Loan Association and a member of the Montgomery N.F.L.A. board. Mr. Bass served as chairman of the Southwest Iowa Y.M.C.A. and was given the Skelly Agricultural Achievement Award in 1949.

Mr. Bass, a Republican, served in the Iowa House of Representatives in the Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-third, Fiftyfourth and Fifty-fifth sessions of the General Assembly as the representative of Montgomery County.

Surviving Mr. Bass are his widow; one son, Rollin G. Bass, and one daughter, Mrs. Edith Naylor, and their families.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Elmer A. Bass, 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.

[^24]Conrad Ossian, William J. Scherle, Leroy S. Miller, Committee.

## J. LeROY DRAKE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable J. LeRoy Drake, begs leave to submit the following memorial:
J. LeRoy Drake, son of Samuel R. and Margaret Jane Raymond Drake, was born September 2, 1892, at Dixon, in Scott County, Iowa, and died at Pella, in Marion County, Iowa, January 20, 1965, at the age of 72 years.

He was educated in the high school at Columbus Junction, where he started his long career in banking by working as a part-time bank employee of the Farmers \& Merchants State Bank.

Mr. Drake served continuously in the banking field, with the exception of his tours of duty with the armed forces during World Wars I and II. In 1946 he became affiliated with the Pella National Bank as Executive Vice President, later served as President and Chairman of the Board and at the time of death, a member of the board. He served as a special bank examiner and was a member of the Iowa Bankers Association. He was a 32nd degree Mason, a member of Pella Lodge No. 55, A.F. \& A.M., Kaaba Shrine of Davenport, and the Pela Van Veen-Van Hemert Legion Post No. 89.

Surviving Mr. Drake is his widow, the former Frances Lee Chacey of Richland, Iowa.

Mr. Drake, a Democrat, served in the Iowa House of Representatives in the Forty-fourth session, as a representative of Keokuk County.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable J. LeRoy Drake 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.

> Keith H. Dunton, Armour Boot, Eldon M. Morgan, Committee.

## WILLIAM J. DREESSEN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William J. Dreessen, begs leave to submit the following memorial:

William J. Dreesen, the eldest of eight children, was born to Herman and Margaret Dreessen, on August 19, 1890, on a farm in Jackson Township in Crawford County, Iowa. Both of his parents were born in Germany. He was educated and grew to manhood in the vicinity of Jackson Township.

He was married to Wilhelmina Groen also of Jackson Township on March 12, 1913. Six children were born to this union.

Mr. Dreessen farmed in Jackson Township where he also served as assessor. He was a member of the Forty-fifth and Forty-fifth Extra,

Forty-sixth and Forty-sixth Extra, and Forty-seventh sessions of the General Assembly. He also served in the special sessions of the thirties when the State of Iowa and the whole nation were in dire stress. These sessions and his service were of benefit to all as they supported agriculture and the small business of Iowa.

He was elected Crawford County Supervisor and took office in January of 1948 and except for one term served continuously at that capacity until his death, at which time he was chairman of the board. He passed away suddenly in Denison, Iowa, on October 20, 1964 at the age of seventy-four years.

Mr, and Mrs. Dreessen moved to Denison, Iowa, on May 20, 1948, and made their home there since that time. He had been a member of the Masonic order and a member of the Presbyterian Church and served in church offices. He also held office of Democratic Committeeman.

Mr. Dreessen is survived by his wife, Wilhelmina; three daughters, Mrs. Glen Hollander of West Des Moines, Iowa; Mrs. Ralph Alter of Coffeyville, Kansas; and Mrs. Lowell Miller of Cedar Rapids, Iowa; three sons, Alfred W. Dreessen of Wall Lake, Iowa; Marvin Dreessen of Vail, Iowa; and Leonard Dreessen of Vail, Iowa; ten grandchildren, six great grandchildren, four sisters. He was preceded in death by his parents and three brothers.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable William J. Dreessen 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.

Harold J. Houston, LaMar Foster, Sr., Arthur C. Hanson, Committee.

## W. E. (PENN) ECKLES

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable W. E. (Penn) Eckles, begs leave to submit the following memorial:
W. E. (Penn) Eckles was born near New Kingston, Pennsylvania, October 28, 1882, and passed away at Britt, Iowa, on May 17, 1965, at the age of 82 years.

Mr. Eckles was educated in the schools of New Kingston and Kost Normal, Mechanicsburg, Pennsylvania. He came to Iowa in 1902 and settled near Goldfield; farmed for several years, owned and operated a meat market in Goldfield for four years.

He married Marian W. McCutcheon, Eagle Grove, Iowa, in 1906, and to them three children were born: one son, Forrest; two daughters, Mrs. M. F. Greiman of Garner, and Mrs. Alfred Bottora, El Monte, California.

Mr. Eckles came to Hancock County in 1917 and settled on a 320 aere farm, which he owned and operated in partnership with his son. He was County Supervisor for 12 years, and chairman of the board for nine years.

He was a member of the Methodist Church, Masonic and I.O.O.F. lodges. Mr. Eckles, a Republican, served in the Fifty-second, Fifty-second Extra, Fifty-third, Fifty-fourth, and Fifty-fifth sessions of the General Assembly as a state representative from Hancock County.

Survivors include his son, two daughters and two sisters.
Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable W. E. (Penn) Eckles 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 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 members of the family of the deceased.

Victor C. Stueland, Casey Loss, Floyd P. Edgington, Committee.

## WILLIS CHARLES EDSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Willis Charles Edson, begs leave to submit the following memorial:

Willis Charles Edson was born September 25, 1874, in Wilton, Illinois, son of Charles and Elizabeth Edson.
Willis Edson was educated in rural schools. He attended Buena Vista College, Iowa State College and the University of Iowa. He received his Doctor of Laws degree in 1901.

On November 11, 1911, he married Ethelyn Bailie of Storm Lake.
Mr. Edson began practicing law in Storm Lake in 1902 after teaching school in Calhoun and Sac counties. He was Buena Vista county attorney from 1908 to 1912. He was also city attorney and mayor of Storm Lake for several years. Mr. Edson served as State Representative in the Thirty-eighth, Thirty-ninth, Fortieth, and Fortieth Extra sessions of the General Assembly. He was Speaker of the House in 1925. Willis Edson was Republican candidate for Lieutenant Governor in 1936.
Surviving are his widow, Ethelyn; two sons, Robert C. of Storm Lake, and James of Omaha; and three daughters, Mrs. Margaret Ayers, Mrs. Max Dillon and Mrs. James Hamilton all of Storm Lake.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Willis Charles Edson 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 S. Miller, Arthur C. Hanson, Elmer H. Den Herder, Committee.

## JAMES W. FOSTER

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable James W. Foster, begs leave to submit the following memorial:
James W. Foster was born November 2, 1884, in Monroe County, Iowa. He attended rural schools and then one year of business college in Des Moines, Iowa. He owned and operated a farm in Monroe County.

He married Grace Adair of Stafford, Kansas, and to this union three sons were born.

Mr. Foster spent twelve years in the state of Kansas operating a wheat farm before returning to Iowa. He served as director of a cooperative elevator, president of County Pure Bred Sire Association, president of Monroe County Farm Bureau, township and county AAA committeeman, served as 4 -H leader, served as chairman of Monroe County Farm Debt Advisory Council appointed by Governor Herring and was director at large of eight counties for Federal Farm Credit and Loan Associations. He was active in soil conservation activities and was one of the original district commissioners of the Monroe County Soil Conservation District and served six years. He also served as a member of the State Soil Conservation Committee from June 1, 1948, to June 30, 1961, serving as chairman from June, 1954 to June, 1956. He served on the school board and as secretary of the Monroe County Fair Board. He was an active member of the Albia Methodist Church, served as Sunday school teacher and was a member of the Masonic Lodge.

Mr. Foster was a Republican and served in the House of Representatives during the Fifty-third General Assembly.

[^25]Surviving him are his widow; three sons, Hoyle A., San Antonio, Texas; Delbert T. of the state of Maryland; and James S. of Hebron, Nebraska.
Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable James W, Foster 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.

TOM Dougherty, Arthur C. Hanson, Arnold Utzig, Committee.

## THEODORE C. HUTCHISON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Theodore C. Hutchison, begs leave to submit the following memorial:

Theodore C. Hutchison was born May 28, 1905, at Algona, Iowa, the youngest son of A. Hutchison and Edith (Call) Hutchison, and he passed away on June 13, 1963, at Algona.

Mr. Hutchison attended local schools, graduated from Algona High School and the University of Iowa law school. He was engaged in the practice of law in Algona since 1933.

He married Helen Murtagh and to this union three children were born.
Mr. Hutchison was a member of the Methodist Church in Algona, the county, state and national Bar Associations, and a former member of the Chamber of Commerce and Jaycees. He was also a member of Phi Delta Theta, social fraternity, and Phi Delta Phi, legal fraternity.

Mr. Hutchison, a Republican, served in the Iowa House of Representatives in the Forty-ninth and Fiftieth session as a representative of Kossuth County.

Surviving Mr. Hutchison are his widow; two sons, Tom Hutchison and Ted Hutchison, both of Des Moines, Iowa; one daughter, Sue (Mrs. John) Carroll, of San Jose, California; a brother, Donald Hutchison, of Algona. with whom he practiced law; two sisters, Dorothy Hutchison, of Evanston, Illinois, and Isabel (Mrs. Quincy) Drummond, of Bowing Rock, North Carolina.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Theodore C. Hutchison 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 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 members of the family of the deceased.

Niels J. Nielsen, Casey Loss, LaMar Foster, Sr.,<br>Committee.

## JOHN W. JACOBS

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John W. Jacobs, begs leave to submit the following memorial:
John W. Jacobs was born August 7, 1871, in Calhoun County, Iowa. He was educated in a rural school and Lake City public school. He attended Drake University and the University of Iowa College of Law, and was admitted to the bar in 1896.
Mr. Jacobs practiced law for 44 years and served as drainage attorney for Calhoun County for many years. He served four terms as mayor of Lake City, and gave countless hours of service to civic organizations.
Mr. Jacobs was married November 17, 1898 to Bertha A. Coe, a native of Woodbine. She was a professor of language and literature in the Woodbine Normal College prior to her marriage. Mrs. Jacobs departed this life in 1947.
Mr. Jacobs, a Republican, served in the House of Representatives during the sessions of the Thirty-third, Thirty-fourth and Thirty-fifth General Assemblies.

He passed away on March 22, 1964, at McVay Memorial Hospital, where he had been a patient since March 21, 1963. He is survived by two daughters, Catherine Jacobs Cavanaugh of Topeka, Kansas, and Jean Keir of Sioux City. Also, four grandchildren and a niece.
Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable John W. Jacobs 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 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 members of the family of the deceased.

William P. Winkelman, Wesley J. Graham, bernard J. Murphy, Committee.

## FRED L. JOHNSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Fred L. Johnson, begs leave to submit the following memorial:

Fred L. Johnson, son of Frederick and Susan Cox Johnson, was born June 20, 1889, at Lincoln, Nebraska, and died November 25, 1964, at the age of 75 years.

He was educated in Hamburg Public Schools. He was graduated from the University of Iowa in 1911 with a B.A. degree, and was granted a Master's Degree from the University of Nebraska in 1939.

He married Marie E. Scott of Sidney, Iowa, who died, and later married Grace McKissick, of Hamburg, Iowa. To this union three sons and one daughter were born.

Mr. Johnson served thirty-six years as teacher, principal or superintendent in Fremont county, Iowa, schools, and two years in Miles City, Montana. His career in education spanned 45 years.

Mr. Johnson was a member of the Iowa-Nebraska Boundary Committee, 1957-58. He was a Mason; member of the Farm Bureau; Farmer's Coop; life member of the I.S.E.A.; past secretary of the Hamburg Kiwanis Club; was a member of I.O.O.F. 197; A.F.\&A.M. 253; and R.A.M. 76. His thesis was instrumental in bringing about reciprocity laws which allow Nebraska and Missouri students living close to Iowa schools to attend them at the same rate as Iowa students.

Mr. Johnson, a Democrat, served in the Iowa House of Representatives in the Fifty-seventh and Fifty-eighth General Assemblies.

Surviving Mr. Johnson are his widow; three sons, Frederic S., Hamburg, Iowa; Gerald E., Flint, Michigan; James E., Tabor, Iowa; one daughter, Mrs. Don D. (Elizabeth) Smith, Maryville, Missouri. Two brothers, Oral and Orville, both of Hamburg, are also survivors.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Fred L. Johnson 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 J. Scherle, Leroy Miller, Conrad Ossian,

Committee.

## LEO OTIS LAMPMAN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Leo Otis Lampman, begs leave to submit the following memorial:

Leo Otis Lampman was born at Edgar, Nebraska, on March 4, 1894.
He graduated from the Sutherland High School and completed his law education at St. Paul, Minnesota. In 1918 he was discharged from the Army Balloon Service.

He married Clara Hitchings on May 16, 1918. Two children were born to this union, Mrs. Jean Dudgeon and Craig Lampman.

In 1919 Mr. Lampman began law practice in Primghar. He was O'Brien County Attorney for 14 years. He practiced law until 1954 and then served as district judge of the 21st Judicial District from September 1954 until 1962.

He was a member of the Forty-ninth and Fiftieth General Assemblies.
Upon retirement he moved to Speedway, Indiana, and then to Seal Beach, California, where he passed away on December 30, 1964.

He is survived by his widow; daughter, Mrs. Jean Dudgeon of Avalon, California, and a son, Craig Lampman of Speedway, Indiana, and four grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Lowa: That in the passing of the Honorable Leo Otis Lampman 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 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 members of the family of the deceased.
Marvin W. Smith,
arthur C. Hanson,
Elmer Den Herder,
Committee.

## WILLIAM S. LYNES

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William S. Lynes, begs leave to submit the following memorial:

William S. Lynes was born in 1893 at Plainfield, Iowa, the son of J. J. and Jennie Vosseller Lynes. He attended the Seminary at Osage, Iowa, Wartburg College, Iowa State University and the University of Minnesota.

He married Mattie Nichols and to this union two daughters were born.
Mr. Lynes was a registered drainage engineer and consultant with the Mason City Brick and Tile Company for thirty years. He was a bank director of the Farmers State Bank of Plainfield, Iowa, and a farm operator.

Mr. Lynes was a member of the American Society of Agricultural Engineers, Iowa Engineering Society, York Rite Masonic bodies, Shrine and Eastern Star, Rotary, American Legion and a life member of the American Poultry Association.

In 1951 Mr . Lynes was a member of an engineering party of three consulting engineers employed by Eire Republic.

Mr. Lynes was a member of the Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth and Fifty-ninth sessions of the General Assembly, and Speaker of the House of Representatives in the Fifty-fourth and Fifty-fifth sessions of the General Assembly.

Mr. Lynes passed away on April 30, 1963. He is survived by his wife, Mattie; two daughters, Miss Jean Lynes of Bemidji, Minnesota, Mrs. Mary McDaniel of Lemon Grove, California, and three granddaughters.

Mr. Lynes was a brother of the late Senator J. K. Lynes.
Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable William S. Lynes 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.

> Henry W. Busch, Floyd P. Edgington, Charles E. Grassley, Committee.

## EDWARD JAMES MANIECE

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Edward James Maniece, begs leave to submit the following memorial:

Edward James Maniece was born on a farm near Fennimore, Wisconsin, on March 16, 1890 and passed away on December 22, 1964, at the age of 74 .

He moved with his parents, Mr. and Mrs. Frank Maniece, to the vicinity of Estherville. He was educated in country schools and Estherville Business College.

He was married in 1917 to Anna C. Stammer and there were two children born to them.

Mr. Maniece was a farmer and raised purebred livestock and was a charter member and had been Township Director and County President of the Emmet County Farm Bureau. He was a member of the Presbyterian Church, past Chancellor of Knights of Pythias and member of B.P.O.E. He was Township Assessor for eleven years and secretary of the Emmet Consolidated School the past ten years.

He served as a member of the Forty-fifth Extra, Forty-sixth, Fortysixth Extra, and Forty-seventh sessions of the General Assembly of the State of Iowa.

Surviving are his widow Anna of Estherville; a daughter, Mrs. Ruth

Temple of 1436 Arlington, Des Moines, Iowa, and a son, Frank E. Maniece of Estherville, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Edward James Maniece 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.

Nibls J. Nielsen, Casey Loss, LaMar Foster, Committee.

## MORGAN J. McENANEY

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Morgan J. McEnaney, begs leave to submit the following memorial:

Morgan J. McEnaney was born May 14, 1906, in Waucoma, Fayette County, Iowa, and passed away on April 14, 1964. He was the son of James E. and Alice R. McEnaney. Mr. McEnaney received A.B. and LL.B. degrees from the College of Saint Thomas, St. Paul, Minnesota, in 1928. He was admitted to the Minnesota bar in 1928 and the Iowa bar in 1931. Mr. McEnaney began the practice of law in Minneapolis in 1928.

Successively, he became retail representative for International Harvester Company in Mason City in 1931, and was attorney with the State Legal Department of Iowa in Des Moines in 1934. He began the practice of law in Mason City on January 7, 1935.

On November 7, 1936, he married Viola G. Colloton.
He served one session in th Forty-seventh General Assembly.
Surviving him is his wife, Mrs. Morgan J. McEnaney; his son, Morgan James McEnaney, Jr., Des Moines, Iowa; his daughter, Mrs. Robert Laubenthal, Iowa City, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Morgan J. McEnaney, 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.
R. J. Crapsaddle,

Olga D. Wolcott,
Floyd P. Edgington, Committee.

## CURTIS L. McKINNON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Curtis L. McKinnon, begs leave to submit the following memorial:

Curtis L. McKinnon was born in New London, Iowa, October 10, 1889, the son of Emma (Morrow) and John Q. McKinnon. He died at his home in Los Angeles, California, August 19, 1957.

Mr. McKinnon married Emma Meade of Morning Sun and they had two children, a son Ralph and a daughter Muriel.

Mr. McKinnon was educated in the public schools of Henry County. He farmed south of New London on the Lowell road and had other business interests.

Mr. McKinnon served in the Forty-fifth and Forty-sixth General Assemblies of the State of Iowa. He was a Democrat. While serving his second term, Governor Clyde L. Herring appointed him to the Highway Commission which he later served as chairman. His term expired in 1939.

He then became a salesman for road machinery and continued in this business and lived in New London. Due to his wife's health they moved to Arizona in 1944. Remaining there for two years, they moved to California in 1946.

Surviving him are his widow, his son Ralph and daughter, Mrs. Muriel Pohlman, also five grandchildren, all living in California.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Curtis L. McKinnon 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.

> Charles F. Strothman, LaMar Foster, Floyd H. Millen, Committee.

## OSCAR L. MEAD

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Oscar L. Mead, begs leave to submit the following memorial:

Oscar L. Mead was born February 9, 1875, the son of Levi and Adeline (West) Mead, on his parents' farm southwest of Shell Rock, Iowa. He received his education in the rural schools and in Shell Rock High School, afterwards attended business college at Nora Springs seminary. He farmed for several years.

Mr. Mead served in the House of Representatives during the sessions of the Thirty-seventh and Thirty-eighth General Assemblies and also served in the Senate during the sessions of the Thirty-ninth, Fortieth, and Fortieth Extra General Assemblies.

After serving in the legislature Mr. Mead became a special investigator for Governor Hammill and was an agent of the State Board of Parole. He was employed by the state until he retired in 1949.

Mr. Mead was a fifty-year Mason and Past Worthy Patron of the Eastern Star and belonged to other local organizations. He held the offices of township assessor and member of the school board. He was also Justice of the Peace for several years.

He passed away on December 30, 1964. He is survived by his widow, Mrs. Oscar Mead of Shell Rock, Iowa, and his daughter, Mrs. Wanda Deeming of Clearwater, Florida. A daughter, Mrs. Zola Johnson, preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Oscar L. Mead 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.

Charles E. Grassley, Henry W. Busch, Floyd P. Edgington, Committee.

## LEROY S. MERCER

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Leroy S. Mercer, begs leave to submit the following memorial:
Leroy Samuel Mercer was born November 30, 1889, at Newcomerstown, Ohio, and passed away at Lowa City, Lowa, on April 6, 1965, at the age of 75 years.
Mr. Mercer moved with his parents to Iowa City, Iowa, when he was five years old and has resided there since that time. He attended Lowa City public schools and the State University of Iowa.
He married Isabelle Brant in 1913 and to this union two daughters were born.

Mr. Mercer was a member of Kaaba. Temple, Mystic Shrine, Knights Templar, Elks, Moose, Rotary Club, Phi Kappa Psi, and Trinity Episcopal Church; president and director of the Economy Advertising Company, Bankers Advertising and Supply Company, and the Hills Bank and Trust Company. He served two terms as alterman-at-large on the Iowa City
council and was mayor of Iowa City from 1954 to 1958 and again in 1960 to fill a vacancy.

Mr. Mercer, a Democrat, served in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, Forty-seventh, Forty-ninth, Fiftieth, Fif tieth Extra, Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third and Fifty-fourth sessions of the Iowa General Assembly as a state representative for six years and then as state senator for twelve years from Johnson County.

Surviving Mr. Mercer are his widow; two daughters, Mary Elizabeth (Mrs. John) Dawson, of Downey, California, and Dorothy Harriet, at home; a brother, two sisters, and four grandchildren.
Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Leroy Samuel Mercer 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 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 members of the family of the deceased.

Minneite Doderer,
Bruce E. Mahan, LaMar Foster, Committee.

## HARRY A. MOORE

Mr. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Harry A. Moore, begs leave to submit the following memorial:

Harry A. Moore was born March 14, 1882, in Wright County, Iowa. His family moved to a Black Hawk County residence and he attended schools in that county. He attended the State Normal School (now State College of Iowa), and taught at Dike, and at schools in Waterloo, and then served as County Superintendent of Schools in Black Hawk County for four years.

On March 10, 1909, he married Julia Van Gelder of New Hartford, Iowa. To this union were born four children; Harriet (Mrs. Sidney Shapiro of Arlington, Virginia), Robert J., farming in the New Hartford area, Alice (Mrs. Harry Schooley of Indianapolis, Indiana), and Doris, who died at the age of five.

The Moores lived at Mason City for a couple of years, then farmed at New Hartford for a number of years, after which Mr. Moore operated a grain elevator and an implement business for a few years.

Mr. Moore served in the House of Representatives during the Fifty-first, Fifty-second, Fifty-second Extra, Fifty-Third, and Fifty-fourth sessions of the General Assembly.

Mr. Moore was always an active worker in the Methodist Church, was for several years a member of the Masonic Lodge, and the Order of the Eastern Star, and a member of Rotary International. He was a member of the New Hartford School Board and also served as chairman of the Butler County Farm Bureau for several years.
At the time of his death, August 24, 1963, he left a host of friends, his three children, five grandchildren and two great grandsons.
Therefore, Be It Resolved by the House of Representatives of the Sixtyfrst General Assembly of Iowa: That in the passing of the Honorable Harry A. Moore 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.

Charles E. Grassley, Henry W. Busch, Floyd P. Edgington, Committee.

## CHARLES B. MURTAGH

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles B. Murtagh, begs leave to submit the following memorial:

Charles B. Murtagh was born at Waverly, Bremer County, Iowa, on November 11, 1881, the son of James X. and Mercy B. Murtagh. He moved to Shell Rock, Butler County, Iowa, in April, 1884, and graduated from high school there in 1898. He moved to Kossuth County in April, 1899, where for one year he was bookkeeper and assistant in Fenton State Bank. Mr. Murtagh moved to Ringsted, in Emmet County, in 1900, where he was first cashier and later president of the Ringsted State Bank for many years. While at Ringsted, he served on the town council and as mayor. He was elected state representative from Emmet County and served in the Thirty-fourth General Assembly. Mr. Murtagh was a Democrat.
He moved to Algona, in Kossuth County, in March, 1912, and for more than fifteen years was cashier of the County Savings Bank. He was a member of the Board of Trustees of Buena Vista College.
Mr. Murtagh was the first State Comptroller of Iowa. He was appointed by Governor Clyde Herring in 1933 to this position and served in this capacity through 1938.

[^26]Mr. Murtagh was married in 1904 to Edna R. Cratty, and they had five children. Mrs. Murtagh predeceased her husband.

Mr. Murtagh passed away on October 12, 1964, and is survived by four daughters, Helen (Mrs. T. C.) Hutchison of Algona; Anna (Mrs. M. A.) Peterson of Los Angeles; Elizabeth (Mrs. Tom) Kruse of Korea; Jean (Mrs. Sterling) Goff of Louisville, Kentucky; and one son, James, of Tucson, Arizona.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Charles B. Murtagh 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.

Niels J. Nielsen, LaMar Foster, Casey loss, Committee.

## HAROLD F. NELSON

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Harold F. Nelson, begs leave to submit the following memorial:
Harold F. Nelson was born July 21, 1904 in Sioux City, Iowa. He married Dorothy G. Anderson. His widow, daughter, D. Constance Nelson, two brothers and two sisters, survive him.

Mr. Nelson attended the public schools in Sioux City and attended Morningside College. He received his Law Degree from the University of South Dakota and commenced practice in Sioux City in 1931.

Mr. Nelson had a long and distinguished career in the Iowa legislature serving as a Representative from Woodbury County for six terms during the period of 1941 to 1953 . While he was a member of the Legislature he was a moving force in the redrafting of the Municipal Code and was also a member of the Judicial Committee and many other important committees. For many years Mr. Nelson was active in politics, starting with the Young Republicans and last, running for State Senator in the June primary of 1964.

Mr. Nelson had a great love for the outdoors, took an active interest in his farms and in conservation work. One of his great loves was the Boy Scouts of America in which he took an active part as a member of the Sergeant Floyd Council. He took great interest and pride in Camp Kellogg and was largely instrumental in having the State of Iowa grant a portion of Camp Kellogg to the Boy Scouts.
Mr. Nelson was active in the Masonic Bodies and was a member of the Landmark Lodge, A.F. \& A.M., Sioux City Consistory, Abu Bekr Shrine and High Twelve.
Mr. Nelson also belonged to the Morningside Saddle Club, the Saddle and

Hunt Club and Sioux City Optimists Club, and the Sioux City Symphony Association.

Mr. Nelson was a man of a kindly disposition and exemplified the virtues of charity, brotherly sympathy and mercy. He was ever anxious to help anyone in need and was especialy helpful to young lawyers. He was ever mindful of the dignity of the Courts and also was always ready to aid and assist in either a legislative or a personal capacity for the furtherance of justice and the best interests of the City of Sioux City.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Harold P. Nelson 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 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 members of the family of the deceased.

Donald V. Doyle, James W. Burke, John P. Shannahan, Leo D. Keleher, James J. Wengert, Committee.

## MARTIN E. SAR

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Martin E. Sar, begs leave to submit the following memorial:
Martin E. Sar, was born on a farm near Essex, Iowa, on February 24, 1886. He was the son of Charles and Anna Sar.

He was educated in the local schools and then he attended Iowa State University where he received a Bachelor of Arts dgree in 1913 and a Masters degree in Agriculture in 1921.

He married Ada Gronberg on February 24, 1915.
Mr. Sar was a Farm Manager for the Collins Farm Company from 1926 to 1932. He organized the Sar Seed Farm in 1932.

Mr. Sar moved to Charles City in 1933.
Mr. Sar was a member of the St. John Lutheran Church of Charles City. He was a past president of the Charles City Rotary Club and past president of the Floyd County Farm Bureau.

Mr. Sar served in the House of Representatives in the Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh Sessions of the Iowa General Assembly.
Mr. Sar died July 25, 1964 and was buried in the Swedish Lutheran Cemetery at Essex, Iowa.

He is survived by his wife Ada of Charles City, and two sons, Robert, of rural Charles City, and Allen, also of Charles City.

Therefore, Be It Resolved by the House of Representatives of Sixty-first General Assembly of Iowa: That in the passing of the Honorable Martin E. Sar 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 the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

A. Rae Melrose, Casey Loss, John L. DuFfy, Committee.

## RAY E. SHEPARD

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ray E. Shepard, begs leave to submit the following memorial:

Ray E. Shepard was born on a farm in Appanoose County, January 25, 1895. He was the son of David D. and Nancy Jane Shepard.

He died May 27, 1964, following a lengthy illness.
He was educated in the public schools of Appanoose and Lucas Counties. He served in the signal corps of the 337 Field Artillery in World War I.

On October 9, 1919, he married Gladys Van Arsdale of Blandinsville, Illinois. To this union were born three daughters.

Following his discharge from the Army, he was sales manager of an automobile agency at Chariton. In 135 he was appointed Deputy Sheriff of Lucas County and served two terms. He was operator of Shepard Skelgas Service until 1956 when he was forced to retire because of ill health.

He was a member of the Presbyterian Church, past commander of the American Legion, member of A.F. \& A.M., I.O.O.F. and K.P. Lodges, and the Iowa State Sheriffs' Association

He was an active Republican and served as a member of the House of Representatives in the Fifty-first, Fifty-second, Fifty-second Extra and the Fifty-third General Assemblies.

Surviving are his widow and three daughters, Mrs. Kenneth Beebout, Columbia, Iowa; Mrs. Harlan Witt, Jr., Albia, Iowa; and Mrs. Clyde Greve, Iowa City, Iowa, and eight grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Ray E. Shepard 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.

Tom Dougherty, John L. Duffy, Casey Loss, Committee.

## ERNEST T. SMITH

Mr. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ernest T. Smith, begs leave to submit the following memorial:

Ernest T. Smith was born September 12, 1887, in Volga, Iowa. He was a graduate of Volga High School, and graduated from Upper Iowa University, in Fayette, in 1913.

In June, 1916, he was married to Miss Roberta Baskerville of Earlville. They lived in North Dakota for 12 years, where Mr. Smith was a school superintendent for eight years. In 1923 they moved to Iowa, where he oparated a general merchandise store in Volga for eight years. In 1932 he moved his family to a farm south of town, where he lived at the time of ais death.

Mr Smith was an active worker in the Methodist Church, serving nearly 40 years as church treasurer. He also was a Sunday School teacher and superintendent for several years. He served many years as secretary of the Volga School Board, was a Sperry Township Justice of the Peace, and a charter member of the Iowa State Dairy Industry Commission. He was also a member of the Elkader Masonic Lodge, Farm Bureau, and Director in the Volga State Bank.

In 1944 he was elected to the Iowa Legislature, serving in the Fiftyfirst and Fifty-second General Assemblies as Representative from Clayton County.

He was preceded in death by his wife, one son, two brothers, one sister and his parents. He is survived by one daughter, Mrs. George Bright, Oildale, California; two sons, Tom of Perry, Iowa and Dr. John of Arlington, Iowa, and ten grandchildren. Mr. Smith passed away April 17, 1964, at University Hospitals, Lowa City, Iowa, following a heart attack.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Ernest T. Smith, the state has lost an honored citizen and a faithful and useful servant, and the House by this resolution would express it 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.

Dale L. Tieden, James E. Patton, Maurice E. Baringer, Committee.

## DORA A. VAUGHN

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commorating the life, character and public service of the late Honorable Dora A. Vaughn, begs leave to submit the following memorial:

Dora A. Vaughn was born July 14, 1872, at Newark, Ohio, and passed away at Mount Ayr, Iowa, on June 5, 1963 at the age of 90 years 10 months and 22 days.

Mr. Vaughn was born on a farm in Fairfield County, Ohio, and moved with his parents and sister to Ringgold County, Iowa when he was ten years old. He received his education in the schools of the county and attended the old Shenandoah College for one term.

He married Susie E. Hutchinson of Benton, Iowa in January, 1901, and to them eight children were born, seven of whom are living.

From early manhood he was engaged in general farming, livestock breeding and feeding. He held a number of township and other offices of trust, was a member of all of the branches of the I.O.O.F. and Order of the Modern Woodmen.

Mr. Vaughn, a Republican, served in the Forty-second, Forty-second Extra, and Forty-third sessions of the Iowa General Assembly as a state representative from Ringgold County.

Surviving Mr. Vaughn are his three sons and four daughters, Perry E. Vaughn of Independence, Iowa; Orlo D. Vaughn of Kellerton, Iowa; Merle L. Vaughn of Cedar Falls, Iowa; Mrs. Lela Campbell of Benton, Iowa; Mrs. Ethel Hansen of Des Moines, Iowa; and Mrs. Viona Snyder of West Des Moines, Iowa; and Mrs. Bernice Fletchall of Grimes, Iowa, ten grandchildren and ten great grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixtyfirst General Assembly of Iowa: That in the passing of the Honorable Dora A. Vaughn 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 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 members of the family of the deceased.

> Quentin V. Anderson, Harry Madden, Arlo Hullinger, Committee.

## HOUSE-SENATE COMPANION BILLS



# RECORD OF HOUSE BILLS IN HOUSE 

## HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED- $\mathbf{6 4}$

H. J. R. 17, 26, 27, 28.
H. F. $2,5,7,8,9,13,17,21,22,24,26,27,29,31,35,36,37,39,42,45,46,47$, $57,58,59,61,64,66,67,69,73,74,75,79,86,98,109,113,115,116,117$, $119,128,132,133,136,141,143,146,148,153,159,160,162,164,170,171$, $174,177,178,179,188,189,194,195,196,198,203,206,209,210,211,212$, $214,222,223,229,230,234,235,236,237,242,243,249,253,256,263,267$, $271,275,286,288,289,303,304,305,308,315,316,319,327,330,331,338$, $342,343,345,346,349,350,351,354,356,358,371,372,382,383,385,386$, $387,390,393,404,405,409,412,416,417,421,424,425,437,445,452,458$, $467,475,484,488,492,498,518,523,538,541,549,550,551,552,553,560$, $561,565,566,567,568,573,575,577,583,585,586,591,595,596,597,599$, $606,607,615,616,617,618,621,622,626,629,632,633,634,636,637,644$, $645,647,650,651,655,656,658,661,663,665,668,672,674,679,680,682$, $684,685,688,699,690,691,693,694,695,705,706,707,708,709,710,713$, 714, 716, 718.

## RECORD OF EACH HOUSE BILL IN THE HOUSE

H. J. R.

1 By Baringer. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of congressional districts and repealing the provisions relating to state Senatorial and Representative districts.
Introduced, passed on file
Referred to Eovernmental …....
52
77
Recommended passage ......... 772
Committee report adopted ........ 778

2 By Barringer. A joint res
olution proposing an amend
ment to the Constitution of
the State of Iowa relating
to the effective date of laws
of the General Assembly
passed at a general session.

Introduced, passed on file

Referred to governmental affairs
Recommended passage
......... 187
Committee report adopted ...... 191
S. J. R. 10 substituted ............. 254

Withdrawn ............................ 255
3 By Grassley. A joint resolution proposing to amend article III of the Constitution of the State of Iowa to provide home rule for city and town governments.
Introduced, passed on file ...... 52
Referred to governmental arfairs 77
Reported without recommendation
Committee report adopted
521
521
Withdrawn ..... 629
4 By Scott. A joint resolution proposing an amendment to the Constituiton of the State of Iowa to give the Governor item veto power on appropria- tion bills.

Introduced, referred to govern
mental affairs ..... 80
Recommended passage ..... 247
Committee report adopted ..... 250
S. J. R. 9 substituted ..... 361
Withdrawn ..... 363
H. J. R.

Page
5 By Doyle, Denato, Brinck, Miller of Des Moines, Murphy, Doderer, Houston, (Hansen). A joint resolution proposing an amendment to the constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, nonprofit, religious, or veterans organizations.
Introduced, referred to governmental affairs

$$
\begin{aligned}
& 6 \text { By Jackson of Clinton, Pal- } \\
& \text { mer, Fullmer, Gaudineer, Wil- } \\
& \text { son, Meacham, Gallagher, } \\
& \text { Jackson of Black Hawk, Uban, } \\
& \text { Caranhan, Cohen and Greger- } \\
& \text { son. A joint resolution pro- } \\
& \text { posing an amendment to the } \\
& \text { constitution of the State of } \\
& \text { Iowa relating to the election } \\
& \text { of the governor and Lieuten- } \\
& \text { ant Governor. } \\
& \text { Introduced, referred to govern- } \\
& \text { mental affairs...................... }
\end{aligned}
$$

Recommended amendment, passage

328
Committee report adopted ........ 333
Steering recommends calendar... 526
S. J. F. 21 Substituted .......... 585

Withdrawn ..........................
588

7 By Wilson, Gallagher, Rasmussen, Fullmer, Palmer of Black Hawk and Cohen. A joint resolution proposing an amendment to the constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General.
Introduced, referred to governmental affairs
Recommended passage ..... 247
Committee report adopted ..... 250
S. J. R. 11 substituted ..... 544
Withdrawn ..... 547
H. J. R.8 By Wilson, Uban, Hausheer,Doyle, Jackson of Clinton,Carnahan, Gregerson, Gaudi-neer, Palmer, Doderer, Full-mer and Cochran. A joint res-olution proposing an amend-ment to the Constitution ofthe State of Iowa relating tocompensation for members ofthe General Assembly.
Introduced referred to mental affer96
Recommended amendment, pas-sage
186
Committee report adopted.
191
191
Amendment withdrawn ..... 228
Motion to reconsider vote laid on table ..... 229
Passed House; ayes 91 , nays 24
Passed House; ayes 91 , nays 24 ..... 229 ..... 229
House concurred
House concurred ..... 1833 ..... 1833
Passed House; ayes ioi, nays $6 .$. ..... 1834
Reported correctly enrolled
1926
1926
Signed by Speaker ..... 1926
Sent to Secretary of state ..... 1926
9 By Wilson, Uban, Hausheer, Doyle, Jackson of Clinton,Carnahan, Gregerson, Gaudi-neer, Palmer, Doderer, Full-mer and Cochran. A joint res-olution proposing an amend-ment to the Constitution ofthe State of lowa relating tothe sessions of the General
Assembly.
mental affairs
mental affairs ..... 96
Recommended passage
Recommended passage
S. J. R. 3 substituted ..... 220
Withdrawn
Withdrawn ..... 292 ..... 292
Amendments filed ..... 224
10 By Jackson of Clinton, Gaud- Ineer, Wilson, Uban and Galla-gher. A join't resolution pro-posing an amendment to theConstitution of the State ofConstitution of the State ofIowa relating to the appoint-
ment of an Auditor of State.
troduced, referred to govern-
mental affairs ..... 96
Recommended passage ..... 247
Withittee report adopted ..... 250
Page
11 By Brinck. A joint resolu- tion proposing an amendmentto the Constitution of theState of Iowa to lower thevoting age in Iowa to eighteen(18) years
Introduced
mental affair ..... 103
Recommended passage
187
187
Committee report adopted
191
191
Amendment filed ..... 232
assed House; ayes 90 , nays 31 . ..... 241
12 By Grassley. A joint resolution proposing. an amendmentto the Constitution of theState of Iowa relating to theIntright to employment.menced, referred to govern-mental affairs ...............

13 By Gillete of Story, Meacham, Rasmussen and Tleden. A joint resolution proposing an amendment to the Constitution of the State of Cowa re-
H. J. R.
lating to qualifications of elec-
tors. ntroduced, referred to governmental affairs
Recommended passage
416
416
Committee report adopted ..... 422
Sifting recommends calendar ..... 1498
Passed House; ayes 83, nays 6Page
14 By Gillette of Story, Hau-sheer, Gaudineer, Renda, Bail-ey, Denato, O'Malley and Glan-ton. A joint resolution propos-ing an amendment to the Con-stitution of the State of Iowarepealing the section of theconstitution which providesfor the office and election ofthe county attorney.
Introduced, referred to judiciary. ..... 216
Substituted for S. J. R. 2 ..... 393
Passed House; ayes 104, nays 6 . ..... 394
15 By Maule, Boot, Busing, Clapsaddle, Cohen, Conway,Den Herder, Doderer, Dough-erty, Dunton, Edgington, Full-mer, Gallagher, Gillette ofStory, Glanton, Hausheer,Houston, Hutchins, Jackson ofBlack Hawk, Jackson of Clin-ton, Mahan, Mayberry, Meach-am, Melrose, Miller. of DesMoines, Miller, of Page, Mur-phy, Nagle, O'Malley, Rasmus-sen, Riechardt, Renda, Robin-son, Shannahan, Strothman,Wilson and Winkelman. Ajoint resolution proposing toamend Article three (III) ofthe Constitution of the Stateof Iowa to provide home rulefor municipal corporations.
Introduced, referred to govern-mental affairs217
Recommended passage ..... 417
Committee report adopted ..... 422
Steering recommends calendar ..... 606
S. J. R. 13 substituted ..... 622
Withdrawn ..... 624
16 By Grassley, Caffrey, Dod- erer, Gregerson, Boot. Buschand Baringer. A joint resolu-tion relating to the report ofthe Capitol Planning Commis-sion filed with the General As-
sembly as provided by law.
Introduced, referred to governmental affairs217
Recommended passage ..... 565
Committee report adopted ..... 568
Steering recommends calendar ..... 606
S. J. R. 15 substituted ..... 656
Withdrawn
Withdrawn ..... 657 ..... 657
17 By Grassley, Caffrey, Dod-erer, Gregerson, Boot, Buschand Baringer. A joint resolu-tion authorizing and directingthe State Executive Council toproceed with the acquisitionof additional land for thecapitol grounds as suggested inthe report of the Capitol Plan-ning Commission and to make
an appropriation.
Introduced, referred to govern- mental affairs ..... 217
Recommended passage ..... 417
H. J. R. Page
Committe report adopted ..... 422
Steering recommends calendar ..... 73
Passed House; ayes 99, nays none ..... 667
Reported correctly enrolled ..... 345 ..... 345
Signed by Speaker ..... 1346 ..... 1346
Sent to Governor ..... 1346
Signed by Governor ..... 1421
18 By Radl. A joint resolution creating a committee to inves- tigate educational techniques and to provide an appropria- tion therefore.
Introduced, referred to education 347
19 By Radl. A joint resolution to create a legislative commit- tee to study the problem of water fluoridation and to make an appropriation therefor
Introduced, referred to appropria- tions ..... 371
Amendment fled ..... 566
20 By Brinck and Doderer. A A joint resolution to create acommittee to study the retire-ment programs and laws forpublic employees in Iowa, andto provide an appropriationfor such committee.
Introduced, referred to industrial and human relations ..... 404
Recommended passage ..... 530
Committee report adopted ..... 535
Amendment filed ..... 708
21 By Bogenrief, Foster, Con- and Shannahan. A joint reso-lution proposing to amend theConstitution of the State ofIowa to provide for a unicam-eral legislature.
Introduced, referred to govern- mental affairs ..... 453
22 By Nielsen of Emmet-Palo Alto. A joint resolution pro-posing an amendment to theConstitution of the state oflowa relating to the use offines collected for breech ofthe penal laws.
Introduced, referred to judiciary. ..... 512
Amendment fled. ..... 708
Recommended passage ..... 1144
Committee report adopted ..... 1147
23 By Doderer. A joint resolu- tion creating a committee to study the need for revising the Code of Iowa and to pro- vide an appropriation there- for.

Introduced, referred to judici- ary
Recommended passage ..... 721
Referred to appropriations ..... 733
Committee report adopted ..... 733
Recommended amendment,
Recommended amendment, ..... pass-age $\cdot \ldots$. .......................... 1666
Committee report adopted ..... 671
Amendment filed ..... 752
Amendments adopted ..... 有
Passed; ayes 106, nays none ..... 1761
24 By Transportation. A joint resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor.
H. J. R.
Introduced, referred to appropriations 1591
Recommended passage............................................
Passed; ayes 85, nays 25 1818

25 By Transportation. A joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of Jowa's highways, roads and streets and to make an appropriation.
Introduced, referred to appropriations

1591
Recommended passage............................................
Passed; ayes 90 , nays $1 \dot{4}$ 1817

26 By Governmental Subdivisions. A joint resolution to establish an Iowa State Fair and World Food Exposition study committee and to provide an appropriation therefor.
Introduced, referred to appropriations
Recommended passage........................................
Committee report adopted ...... 1891
Passed Hause; ayes 89, nays 6... 1956
Reported correctly enrolled.....2174
Signed by Speaker .................. 2175
Sent to Governor . . . . . . . . . . . . . . . . 2175
Signed by Governor.
27 By Governmental Affairs Committee. A joint resolution amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the Executive Council in the acquisition of additional land for capitol grounds.
Introduced, referred to sifting... 1892
Sifting recommends calendar .... 1999
Passed House; ayes 87, nays
none . . . . . . . . . . . ................. 2065
Reported correctly enrolled ..... 2174
Signed by Speaker .................. 2175
Sent to Governor .......................... 2175
Signed by Governor.
28 By Appropriations Committee. A joint resolution relating to the establishment of a study of the tax state of Iowa, and to make the State of Iowa, and to make an appropriation therefor.
Introduced, placed on calendar. . 1892
Passed House; ayes 96 , nays 10.1950
House concurred . . . . . . . . . . . . . . . 2063
Passed; ayes 80, nays 22 . ........ 2064
Reported correctly enrolled ..... 2171
Signed by Speaker ................... 2171
Sent to Governor .
2171
Signed by Governor.
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1 By Gaudineer, Denato, Bogenrief, Palmer, Maley, Glanton, O'Malley, Renda, Rasmussen. Reichardt and Caffrey. A bill for an act to repeal chapter 763 A , Code 1962, relating to labor union.
Introduced, passed on flle ....... 53
Referred to industrial and human 77 relations

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Committee report adopted........ 129

Made special order ................. 149
Amendment filed
222
Amendment filed .................... 233
Re-referred to industrial and human relations
2. By Smith of O'Brien, Baringer, Gillette of Story and man. A bill for an act to 1962, relating to millage limitation on school bonded indebtedness.
Introduced, passed on flle
Amen to education .............. 77

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Committee report adopted .......... 211
Amenament art adopted
115 mays
Reported correctly enrolled .... 589
Signed by Speaker
59
Signed by Governor 685
3 By Gaudineer, Denato, Bogenrief, Maley, Glanton, O'Malley and Renda. A bill for an act to repeal section 321.494 , Code 1962 , relating to automoblle owner and operator liability.
Introduced, passed on file ........
Referred to judiciary ............. 77
Pecommended indefinite post: ponement . .......................
Indefinitely postponed ........................ 500
4 By Murphy and Gillette of Clay-Dickinson. A bill for an act relating to municipal particlpation in area television translator systems.
Introduced, referred to governmental subdivistons

76
Amendment fled .................... 93
Recommended passage.................. 109
Committee report adopted ...... 112
Amendments filed adopted ................ 127
Amendments adopted
127
Placed on calendar under unfinished business
Amendment fled
133
-................ 173
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187

Withdrawn
5 By Craig. A bill for act relating to displaying of lighted headlamps on motor vehicles upon a highway.
Introduced, referred to transpor tation
Recommend amendment, passage.
Commlttee report adopted
Amendment adopted
Passed House; ayes $109, \cdots$ nays 4
Teported correctly enrolled
Signed by Speaker
Sent to Governor
Signed by Governor
6 By Winkelman and Loss. A bill for an act relating to the time to be served by inmates of the women's reformatory.
Introduced, referred to judiciary
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Amendment filed ..................... 143
Recommended indefinite postponement

196
Amendment filed …..................... 199
Re-referred to judiciary :. ........ 212
Recommended indefinite post-.
ponement ....................... 433
Indefinitely postponed .............. . 483
7 By Gaudineer, Maule, Doyle, Varney, O'Malley and Glanton. A bill for an act relating to retirement systems for policemen and firemen.
Introduced, referred to industrial and human relations.
Recommended passage ............. 126
Committee report adopted ....... 129
Amendment adopted $\cdots . . . .$.
Passed House; ayes 121, nays none 177
Amendment filed ..................... 187
House concurred ................... 459
Passed House; ayes i17, nays none 459
Reported correctly enrolled ..... 494
Signed by Speaker .................. 494
Sent to Governor . . .................. 494
Signed by Governor ............... 527
8 By Korn. A bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefore imprisonment for life or a term of years.
Introduced, referred to judiciary. 79
Reported without recommendation 127
Committee report adopted....... 129
Amendments filed . . . . . . . . . . . . . . 144
Amendment flled......................... 152
Amendments fled ......................... 172
Amendments fied ......................... 188
Amendments withdrawn .......... 195
Amendment adopted............... 204

Amendment filed. ........................ 210
Amendments withdrawn $\cdots \cdots \cdot \cdot 212$
Amendment adopted $89, \cdots \cdots 29 \cdots 213$
Passed House; ayes 89, nays 29.. 213
Amendmnet filed ................. 414
Reported correctly enrolled ........ 414
Signed by Speaker ...................... 415

9 By Gannon. A bill for an act relating to the members of the Iowa Highway Safety Patrol.
Introduced, referred to governmental affairs
Recommended amendment, pass- 122
Committee report adopted
Committee report adopted oind
without recommendation
Amendment adopted.............. 135
Amendment ado ayes 108 , nays 11... 135
Passed House; ayes 108 , nays $11 . .4432$
Signed by Speaker ..................... 439
Sent to Governor .............................. 439
Signed by Governor
10 By Shirley of Dallas. A bill for an act relating to the office of the Secretary of Agriculture.
Introduced, referred to governmental affairs
Recommended passage ............ 121
Committe report adopted ......... 122
Passed House; ayes 90 , nays $24 \therefore 150$
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11 By Oehlsen. A bill for anact relating to the membershipof the advisory investmentboard of the lowa pubilc em-ployees retirement system.
Introduced, referred to industrial and human relations ..... 79
Recommended passage ..... 126
Committe report adopted ..... 129
S. F. 15 substituted ..... 178
Withdrawn ..... 179
12 By Glenn, Kempter, Hage-man, Palmer, Caffrey, Fullmer,Carnahan, Rasmussen, Jacksonof Black Hawk, Rider, Keleher,Lynch, Bogenrief and O'Malley.A bill for an act relating tounion recognition by county,municipal or governmentalsubdivision of employees with-out civil service status.
Introduced, referred to govern-mental subdivisions83
Sifting recommends calendar ..... 498
Objection filed ..... 1504
13 By Mueller, Meacham, Maule, Busch, Nielsen of Emmet-PaloAlto and Fisher of Greene,Stephens. A bill for an act re-lating to the method of opera-tion and the regulating ofcounty mutual insurance asso-ciations, to amend chapter 518,Code 1962, relating to mutual,fire, tornado, hailstorm andother assessment insuranceassociations, thereby makingthe provisions of said chapterinapplicable to county mutualinsurance associations, to en-act a chapter of the Code reg-ulating county mutual asso-ciations and making provisionfor their operations, includingthe classes of business thatmay be insured, requiringagents to be licensed by thecommissioner of insurance, im-posing a tax on premiums ofcounty mutual insurance asso-ciations, and to amend certainsections of the Code 1962 madenecessary by the provisions ofthis bill.
Introduced, referred to commerce
83Recommended amendment, pass-
age ..... 243
Committee report adopted ..... 250
Amendment apopted ..... 342
Passed House; ayes 113, nays ..... 343
House concurred ..... 598
Passed House; ayes 115, nays, none ..... 598
Reported correctly enrolled ..... 683
Signed by Speaker ..... 683 ..... 684
Sent to Governor
Sent to Governor
Signed by Governor ..... 1785
Legislative intent
14 By Bogenrief, Caffrey, Dena-to, Gaudineer, Glanton, Maley,omalley, Palmer, Rasmussen,Reichardt, and Renda. A bilifor an act relating to the com-pensation of district court re-porters.
Introduced, referred to judiciary ..... 85
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Amendment filed ..... 128
Withdrawn ..... 479
15 By Meacham and Dunton.A bill for an act to permitspecially qualified high schoolstudents to attend a college oruniversity for advanced cour-ses and to pay tuition there-for.
Introduced, referred to education ..... 85
Amendment filed ..... 233
Recommended amendment, pass- ..... 495
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age
Committee report adopted ..... 500
Amendment filed ..... 920
16 By Brinck and Redfern. A bill for an act to authorize compensation of the commis- sloners of hospitalization for services periormed in inquir- ing into the facts and return- ing a true report of their find- ings as to the insanity or pregnancy of a defendant awaiting the execution of the death penalty.
Introduced, referred to govern- mental affairs ..... 85
Recommended passage ..... ${ }_{191}^{186}$
Committee report adopted ..... 393
17 By Scherie of Fremont-Mills, Ossian, and Miller of Page. A bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions of the state.
Introduced, referred to transpor- tation ..... 85
Recommended passage ..... 143
Committee report adopted ..... 145 ..... 145
Passed House; ayes 118, nays none ..... 184
Reported correctly enrolled ..... 1142
Sent to Governor ..... 1226
Signed by Governor
18 By Oxley, McNamara, O'Mal-ley, Baker, Robinson, Hau-sheer, Wright, Rasmussen, G11-lette of Clay, Dickinson, Brem-mer, Kennedy, Detje, Dena-mer, Jackson of Black Hawk,Lynch, Resnick, Dougherty,Cohen, Fullmer, Melrose, Kele-her, Uban, Bogenrief, Miller ofBuena Vista, Gregerson, Smith,of Linn, Glenn, Gillette ofStory, Nagle, Radl, Harrington,Scott; Craig, Felger, Kempter,Jackson of Clinton, Caffrey,Doyle, Crosier, Clapsaddle andHageman. A bill for an actrelating to termination of con-tracts with school teachers.
Introduced, referred to education ..... ${ }^{86}$
Amendment flled ..... ${ }_{365}^{350}$ .....
Amendments filed
Recommended amendment, pass-
age ..... 375 ..... s
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Committee report adopted ..... 379
Amendment filed ..... 992
Amendment filed
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772
Steering recommends calendar ..... 820
Amendment flled ..... 1034
Amendment filed
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1035
Amendment adopted ..... 1046
Call of the House ..... 1046
Amendment adopted ..... 1048
Amendment adopted ..... 1049
Amendment adopted ..... 1050
Amendments withdrawn ..... 1050
Passed House; ayes ..... 1050
19 By McNamara, Dougherty,Kennedy, Holmes, Patton,Hageman, Hullinger and Craig,A bill for an act relating toevidence of violation of thelaw relating to false drawingor uttering of checks, provid-ing for prima facie evidenceof fraudulent intent, and pro-viding for prima facie evi-dence of knowingly not havingan arrangement, understand-ing, or funds with any bank,person or corporation sufficientto meet or pay a check, draftor written order made, uttered,drawn, delivered or given byany person.
Introduced, referred to judiciaryRecommended indefinite postpone-86
ment
Indefinitely postyoned ..... 127
20 By Cochran, Baker, Doder- er and Strothman. A bill foran act relating to the label-ing and imprinting of coloredoleo, oleomargarine, or mar-garine when sold or offeredfor sale at retall.
Introduced, referred to agricul ture
86
Recommended passage ..... 143
Committee report adopted
145
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Witj 27 substituted ..... 183
Withdrawn
Withdrawn ..... 184
21 By Robinson, Winkelman, Jackson of Black Hawk, Wol-cott and Mayberry. A bill foran act relating to public li-braries.
Introduced, referred to education.Recommended passage education.97 ..... 208
Committee report adopted
Committee report adopted
Passed Hause; ayes 116, nays
none ................ ..... 289
Reported correctiy enrolied ..... 898
Signed by Speaker ..... 898
Signed by Gover ..... 898
22 By Fisher of Greene and Doyle, A bill for an act to amend section thirty (30) of the Liquor Control Act, chap- ter one hundred fourteen (114) acts of the 60 th General As- sembly relating to bona fide conventions or meetings and occasional private social gath- erings of friends or relatives. Introduced, referred to judiciary. Amendment filed ..... 97
Recommended passage ..... 233 ..... 267H. F.Page
Committee report adopted ..... 271
Passed House; ayes 102, nays 7. ..... 392
Reported correctly enrolled ..... 960
Signed by Speaker ..... 960
Sent to Governor ..... 960
Signed by Governor ..... 1033
23 By Carnahan, Rasmussen and Miller of Des Moines. A bill for an act relating to the mailing of absentee election ballots.
Introduced, referred to govern- mental affairs ..... 98
Withdrawn ..... 149
24 By Miller of Buena Vista, Varney and Craig. A bill foran act to amend chapter sevenhundred thirty-six B (736B),Code 1962, relating to personsor agencies engaging in thetraffic of professional strike-breakers.
Introduced, referred to industrial and human relations ..... 98
Recommended passage ..... 435
Committee report adopted ..... 438
Steering recommends calendar ..... 820
Amendment filed ..... 1012
Amendment filed ..... 1036
Point of order raised ..... 1052
Amendment withdrawn ..... 1052
Amendment adopted ..... 1052
Passed House; ayes 83, nays $19 . .1053$
Reported correctly enrolled ..... 1664
Signed by Speaker ..... 1664
Sent to Governor ..... 1664
Signed by Governor ..... 1749
25 By Uban. A bill for an act relating to the possession of beer, malt liquor, or alcoholic liquor by persons under twen- ty-one (21) years of age.
Withdrawn ..... 98
26 By Judiciary. A blll for an act relating to proof of age re-quired of a prospective pur-chaser of intoxicating liquors.
Introduced, placed on calendar. ..... 98
Passed House; ayes 118, nays ..... 108none ...............................
Reported correctly enrolled ..... 232
Signed by Speaker ..... 232 ..... 232
Sent to Governor ..... 232
Signed by Governor ..... 296
27 By Scott, Renda, Kennedy, Oehlsen, Gregerson, Doyle, Houston. A bill for an act re- lating to the possession of beer or liquor by persons under twenty-one years of age.
Introduced, referred to judiciary ..... 98
Recommended passage
Recommended passage ..... 197 ..... 197
Committee report adopted ..... 201
Amendment filed
Amendment filed ..... 233 ..... 233 ..... 222 ..... 222
Amendments filed ..... 281
Amendment flled ..... 307
Amendment adopted ..... 345
Withdrawn ..... 345
Amendment adopted ..... 346
Amendments adopted ..... 355
Passed Hause; ayes 114, nays 4. ..... 355
Reported correctly enrolled ..... 574
Singed by Speaker ..... 574
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Sent to Governor ..... 574
Signed by Governor ..... 657
28 By Grassley, Nelson, Nielsen of Shelby. A bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom.
Introduced, referred to Ways and Means ..... 98
29 By Scherle, Miller of Page, Ossian and Edgington. A bili for an act relating to the equipment of motor vehicles with safety belts.
Introduced, referred to transpor- tation ..... 98
Recommended passage ..... 209
Committee report adopted ..... 211
Amendment filed ..... 281
Amendment filed ..... 366
Amendment filed ..... 376
Amendment filed ..... 399
Amendments adopted ..... 405
Amendment withdrawn ..... 406
Passed House; ayes 112, nays 4,. 406
House concurred ..... 1661
Passed House; ayes 94, nays 7. ..... 1661
Reported correctly enrolled ..... 1712
Signed by Speaker ..... 1712
Sent to Governor ..... 1712
Signed by Governor ..... 1887
30 By Gaudineer, Distelhorst, Busing, Robinson, Coffman and Kluever (Denman, O'Malley, Mills, Mincks and Reppert). A bill for an act relating to the compensation of county offi- cers, deputies and clerks.
Introduced, referred to govern- mental subdivisions. ..... 98
Amendments filed ..... 188
Amendment flled ..... 223
Recommended amendment, pass- age ..... 244
Committee report adopted ..... 250
Amendment filed ..... 307
Amendments filed ..... 330
Amendments filed ..... 350
Amendment adopted ..... 356
Amendment adopted ..... 357
Amendment filed ..... 365
Amendment filed ..... 367
Committee of the whole ..... 375
Re-referred to government subdi- visions ..... 375
Amendments filed ..... 377
Re-referred to judiciary ..... 379
Amendment filed ..... 346
Withdrawn ..... 456
31 By Doyle, Houston, Shirleyof Dallas, Coffman, Distelhorst,Miller of Des Moines, Klueverand scott. A bill for an actrelating to public safety peaceofficers-retirement, accidentand disability system.
Introduced, referred to govern-mental subdivisions99
Recommended passage ..... 246
Committee report adopted ..... 250
House concurred ..... 2098
Passed House; ayes 104, nays 1 . ..... 2098
Reported correctly enrolled ..... 2174
Signed by Speaker ..... 175
Sent to Governor ..... 2175Signed by Governor.

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Page32 By Resnick. A bill for an act to change operator's and chauffer's license fees for motor vehicle operation.
Introduced, referred to transpor-

tation ..... 99 ..... 110
Amendment filed
Amendment filed
Recommended indeflnite postpone- ment ..... 209
Re-referred to transportation ..... 212
Withdrawn ..... 479
33 By Smith of O'Brien, Mueller, Fischer, Maule, Graham, Fish-er, Dougherty, Nielsen ofShelby, Nielsen of Emmet,Palo Alto, Edgington, Loss,Patton, Millen, Nelson andWilson. A bill for an act re-lating to exemptions from tax-ation of property of educa-tional institutions and liter-ary, scientific, charitable, ben-nevolent, agricultural, and re-ligious institutions and socie-ties.
Introduced, referred to education ..... 99
Withdrawn ..... 409
34 By Glenn. A bill for an act relating to the method of ap-peal from justice court convic-tions.
Introduced, referred to judiciary. ..... 99
Recommended amendment, pass- age ..... 197
Committee report adopted ..... 201
Amendment adopted ..... 258 ..... 258
Passed House; ayes 118, nays none ..... 258
35 By Baker and Hausheer. A bill for an act to legalize andvalidate the proceedings forthe merger of certain landinto the United CommunitySchool District, in the countiesof Boone and Story, State ofIowa, and declaring the bound-aries of said school district tobe legally established.
Introduced, referred to judiciary ..... 99
Proof of publication certified ..... 97
Recommended passage ..... 127
Committee report adopted ..... 129
Re-referred to judiciary ..... 230 ..... 230
Sifting recommends calendar ..... 1623
Passed House; ayes 96, nays 2 ..... 1638
House concurred ..... 1993
Passed House; ayes 64, nays ..... 190
Motion fled to reconsider vote....
Motion to reconsider vote withdrawn2126
Reported correctly enrolled ..... 2171
Signed by Speaker ..... 2171
Sent to Governor ..... 2171
Signed by Governor.

36 By Baker and Hausheer. A bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, 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
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pursuant to said proceedingsto be enforceable obligationsof said school district.
Introduced, referred to judiciary ..... 99
Proof of publication certified ..... 97
Recommended passage ..... 196
Committee report adopted ..... 201
Re-referred to judiciary ..... 230
Sifting recommends calendar ..... 1623
Passed House; ayes 102, nays ..... 1639
House concurred ..... 1991
Passed House; ayes 74, nays 7 .. 1991Motion fled to reconsider vote . 2001Motion to reconsider vote with-otion to reconsider vote withdrawn2126
Reported correctly enrolled ..... 2171 ..... 2171
Signed by Speaker
Signed by Speaker
Sent to Governor ..... 2171
Signed by Governor.
37 By Baker, A bill for an act for an additional appropriation from the general fund to the Board of Control of state in- stitutions for use of Wood- ward hospital and school.
Introduced, referred to appropri- ations ..... 99
Amendment filed ..... 189
Recommended passage ..... 328
Committee report adopted ..... 333
Amendment adopted ..... 424
Passed House; ayes 110, nays none ..... 425
Reported correctiy enrolied ..... 589
Stgned by Speaker ..... 590
Sent to Governor .- ..... 590
685
38 By Den Herder, Loss, Gra- ham, Mueller, Ossian, Scherle of Fremont-Mills, Gillette of Clay-Dickinson and Anderson. A bill for an act relating to property tax on livestock.
ntroduc ..... 99
Amendment filed ..... 188
39 By Gaudineer, Maule, Doyle,Varney, O'Malley and Glanton.A bill for an act relating todisabled and retired firemenand policemen.
Introduced refer
mental subdivisions ..... 100
Recommended passage ..... 26
Amendment filed ..... 269
Committee report adopted ..... 271
Amendment filed ..... 533
Amendment filed ..... 626 ..... 626
Amendment adopted ..... 715
Amendments withdrawn ..... 715
Passed House; ayes 104, nays 10. ..... 716
Motion to reconsider vote laid on table ..... 716
Reported correctly enrolled ..... 1293
Signed by Speaker
1294
1294
Sent to Governor ..... 1294
Signed by Governor ..... 1365

40 By Jackson of Clinton, Wilson, Lynch, Cohen and Jackson of Black Hawk. A blll for an act authorizing the Governor to prepare plans for the reorganization of the executive branch of government of the State of Iowa which shall be-
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come law unless disapproved by both Houses of the General Assembly within sixty (60) days of being submitted thereto by the Governor, and to make an appropriation therefor.
Introduced, referred to govern-
mental affairs ................. 100
Referred to jurdiciary ............. 379
Recommended passage ............. 1165
Committee report adopted ...... 1170
41 By Robinson, Caffrey, Bremmer, Miller of Buena Vista, Melrose, Reichardt, Brinck and Winkelman. A bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library services.
Introduced, referred to education 100
Recommended passage .......... 208
Committee report adopted ...... 211
S. F. 17 substituted ................ 289

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42 By Caffrey, Gaudineer, Wright, Varney, Baker and Wengert. A bill for an act to amend section ninety-six point three (96.3), subsection four (4) and five (5), Code 1962, as to the method of determining beneft amount and duration of benefits.
Introduced, referred to industrial
and human relations....... .101
Recommended passage …................. 198
Committee report adopted ........ 201
Amendment filed .................. 365
Amendment flled .......................... 399
Amendment filed....................... 464
Amendments filed .................... 518
Amendment adopted $\cdot \cdots . .$.
Amendment filed .................... 532
Amendments adopted .............. 541
Amendments withdrawn ............ 541
Passed House, ayes 81, nays 38. . 541
Motion to reconsider vote laid on 542
table $\ldots$.................................... 542
Explanation of vote ........................... 1902
House concurred .................. 1902
Passed House; ayes 99 , nays 1904
Passed House; ayes enrolled ....1999
Reported correctly enrolled ..... 1999
Sent to Governor . . . . ...................... 1999

43 By Caffrey, Gaudineer, Baker, Smith of Linn, Wengert and Bogenrief. A bill for an act to amend section ninetysix 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.
Introduced, referred to industrial
and human relations
102
Witharawn
44 By Cohen, Craig, Doderer, Gallagher and Jackson of Black Hawk. A bill for an act relating to. the reporting, by
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physicians, institutions, and others of certain physical abuse of children.
Introduced, referred to judiciary. ..... 102
Recommended amendment, pas- sage ..... 461
Committee report ..... 466
Withdrawn ..... 1218
45 By Loss, Mahan, Kluever, Fisher of Greene, Kempter,Murphy, Burke Breitbach,Baringer, Clapsadale, Jacksonof Black Hawk, Resnick,Gaudineer, Dunton, Kennedy,miller of Page and Miller ofDes Moines. A bill for an actto amend section four hundredeighty-nine point fourteen(489.14), Code 1962, relating tothe issuance of franchises bythe Iowa State CommerceCommission for electric trans-mission lines, by increasingthe maximum number of feetof width of electric transmis-sion line right-of-way.
Introduced, referred to commerce. ..... 102
Amendments filed ..... 110
Recommended passage ..... 172
Committee report adopted ..... 174
Amendment adopted ..... 194
Amendment withdrawn ..... 194
Passed House; ayes 117, nays none ..... 194
House concurred ..... 1178
Passed House; ayes 101, nays none ..... 1178
Reported correctly enrolled ..... 1293
Signed by Speaker ..... 1294
Sent to Governor ..... 1294
Signed by Governor ..... 1365
46 By Scherle of Fremont-Mills, Ossian and Miller of Page. A bill for an act relating to firearms permits.
Introduced, referred to judiciary ..... 102
Recommended passage ..... 348
Committee report adopted ..... 353
Steering recommends calendar ..... 526
Passed House; ayes 101, nays none ..... 560
Amendment adopted ..... 1659
House concurred ..... 1659
Passed House; ayes 93, nays $8 . .1660$
House receded ..... 1722
Passed House; ayes 103, nays $5 . .1723$
Reported correctly enrolled ..... 1805
Signed by Speaker ..... 1806
Sent to Governor ..... 1806
Signed by Governor ..... 1926
47 By Resnick. A bill for an act to increase the amounts of certain fees collected by the clerk of the district court.
Introduced, referred to judiciary. ..... 102
Amendment filed ..... 105
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198 sage ..... 201
Committee report adopted
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Amendment adopted
Amendment adopted
259
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Passed House; ayes 94, nay ..... 988
Signed by Speaker ..... 988
Sent to Governor ..... 989
Signed by Governor ..... 1055 ..... 1055

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48 By Felger, Lawlor, Nagle, Resnick and Wright. 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.
Introduced, referred to industrial and human relations
Amendment filed ..... 518
Recommended passage ..... 528
Committee report adopted ..... 535
Amendment filed ..... 548
Amendment filed ..... 575
49 By Denato, Gaudineer, Glan-ton, Maley, O'Malley, Palmer,Rasmussen, Reichardt, Renda,Bogenrief and Caffrey. A billfor an act to authorize citiesand towns to take and payconsideration for options tobuy real estate for publicpurposes.
Introduced, referred to govern-mental subdivisions107
Recommended passage ..... 186
Committee report adopted ..... 191
S. F. 64 substituted ..... 237 ..... 237
Withdrawn ..... 238
50 By Denato, Gaudineer, Glan-ton, Maley, O'Malley, Palmer,Rasmussen, Reichardt RendaBogenrief and Caffrey. A billfor an Act relating to retire-ment age for firemen and po-licemen where firemen and po-licemen are appointed undercivil service.
Introduced, referred to govern- mental subdivisions ..... 107 ..... 186
Recommended passage
Recommended passage
Committee report adopted ..... 190
Committee report adopted ..... 191
Withdrawn ..... 275
51 By Radl, Mayberry, Varney and Smith of Linn. A bill for an act relating to benefits under the retirement systems for policemen and firemen.
Introduced, referred to industrial and human relations ..... 107
Recommended passage ..... 198.
Committee report adopted ..... 201
Passed House; ayes 109, nays 3 ..... 279
Withdrawn ..... 460
52 By Miller of Des Moines, Miller of Page, Maule, Carna- han Meacham, Duffy, Denato and Distelhorst. A bill for an act relating to tire equipment on motor vehicles.
Introduced, referred to transpor- tation ..... 107
Amendment fled ..... 269
Recommended passage ..... 401
Committee report adopted $\dot{\text { Stering }} \mathbf{~ r e c o m m e n d s ~ c a l e n d a r ~}$ ..... 718
Amendment filed ..... 864
Amendments withdrawn $R$ Re-referred to transportation ..... 865
53 By Radl, Oxley, Crosier, Mc- Namara, Kennedy and Smith of
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Linn (Riley and Ely). A bill for an act relating to powers of cities and towns regarding the use of joint facilities.
Introduced, referred to govern- mental subdivisions ..... 107
Withdrawn ..... 563
54 By Resnick, Gaudineer, Sei- bert and Cohen. A bill for an act relating to the levying of a tax for public health serv- ices.
Introduced, referred to public health ..... 107

Recommended passage ..... | 268 |
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| 271 |

Committee report adopted
271
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Referred to ways and means ..... 319
Amendment filed ..... 879
Recommended passage ..... 1120
Committee report adopted ..... 1125
Amendment adopted ..... 1274
Failed to1274
Motion fled to reconsider vote. ..... 1275
55 By Rickert and Brinck. A bilfor an act relating to thepowers of the director of thestate conservation commission.
Introduced, referred to conserva-tion and recreation107
Recommended passage ..... 280
Committee report adopted ..... 282
Passed House; ayes 109, nays 6. ..... 431
56 By Scherle of Fremont-Mills, Maule, Ossian, Gillette of Clay-Dickinson Graham, Tieden,Madden, Rickert, Robinsonand Miller of Page. A bill foran act to amend section threehund to amend section threehundred fourteen point nine(314.9), Code 1962, relating toentry upon private property
for surveys.
Introduced, referred to transpor- tation ..... 108
Recommended passage ..... 209
Committee report adopted
211
211
Amendment filed ..... 294
Amendment filed ..... 307
Amendment adopted ..... 343
Passed House; ayes 1io, nays ..... 344
57 By Scherle of Fremont-Mills. A bill for an act to change the
bounty on wolves.
Introduced, referred to govern-
mental subdivisions ..... 108
Amendment filed ..... 173
Recommended amendment, pas- ..... 246
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sage
Committee report adopted
250
250
Amendment withdrawn ..... 359
Amendment adopted ..... 359
Passed House; ayes 114, nays 7 ..... 359
Motion fled to reconsider vote ..... 363
House concurred ..... 1398
Passed House; ayes 103 , nays 1. ..... 1398
Reported correctly enrolled ..... 1499
Signed by Speaker ..... 1499 ..... 1499
Sent to Governor ..... 1499
Signed by Governor ..... 162258 By Cohen, Gaudineer, Wol-
cott, Hausheer and Radl. Abill for an act relating to theoffice of the commissioner ofpublic health.
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Introduced, referred to public health ..... 108
Recommended passage ..... 126
Amendment filed ..... 172
Amendment adopted ..... 179
Passed House; ayes 120, nays none ..... 180
House concurred ..... 542
Passed House; ayes 112, nays none $\begin{aligned} & \text { nor } \\ & \text { eportiy } \\ & \text { enrolied }\end{aligned}$ ..... 543
Signed by Speaker ..... 574
Sent to Governor
Signed by Governor ..... 574
59 By Anderson and Winkel- man. A bill for an act relating to marking and branding live- stock.
Introduced, referred to agricul- ture Recommended amendment, pas- ..... 108
age Committee report adopted ..... 326
Steering recommends calendar .. ..... 526
Amendment adopted ..... 588
Passed House; ayes ii4, nays ..... 588
Reported correctiy enrolied ..... 1421
Signed by Speaker ..... 1421
Sent to Governor .....
1421 .....
1421
Signed by Governor ..... 1531
60 By Coffman and Scott. A bill for an act to amend chap- ter one hundred fourteen (114),Acts of the 60th General As-sembly relating to local op-sembly relating to local sale of liquor.
Introduced, referred to judiciary ..... 112
Recommended passage ..... 530
Committee report adopted ..... 535
Steering recommends calendar ..... 896
Amendment adopted ..... 1031
Passed House; ayes 89, nays 21
61 By Coffman and Wilson. Abill for an act relating to vol-untary surrender of class "A"
beer permit.
Introduced, referred to judiciary. ..... 112
Recommended passage ..... 267 ..... 267
Committee report adopted ..... 271
Passed House; ayes 113, nay ..... 410
Reported correctly enrolled ..... 960
Signed by Speaker ..... 960
Signed by Governor ..... 960
62 By Wilson and Coffman. Abill for an act relating to thesale and distribution of winecontaining not more than sev-enteen percent alcohol byweight.
Introduced, referred to judiciary. ..... 112
Recommended indefinite postpone- ment ..... 267
Indefinitely postponed ..... 295
63 By Coffman, Scott and Wil- son. A bill for an act repeal-ing chapter one hundred twen-ty-nine (129), Code 1962, re-lating to clvii actions and lla-bility involved in the manu-facture, sale, or giving awayof intoxicating liquors.
Introduced, referred to judiciary. ..... 112
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64 By Coffman, Scott and Wil-son. A bill for an act relat-ing to supervision of dancingwhere beer is sold.
Introduced, referred to judiciary. ..... 112
Recommended passage ..... 267
Committee report adopted ..... 271
Passed House; ayes 91, nays 24. ..... 410
Reported correctly enrolled ..... 1008
Signed by Speaker ..... 1009
Sent to Governor ..... 1009
Signed by Governor ..... 1055
65 By Coffman and Scott. A bill for an act to amend sec- tion six hundred fourteen point one (614.1), Code 1962, by placing a statutory limit of one year upon the time dur- ing which actions may be brought to recover for dram shop liability.
Introduced, referred to judiciary. ment ..... 267
Indefinitely postponed ..... 295
66 By Coffman, Scott and Wil- son. A bill for an act for theprovision of a suspension ofthe permit for violation of thebeer laws.
Introduced, referred to judiciary. ..... 113
Recommended passage
196
Committee report adopted ..... 201
Passed House; ayes 106 , nays 10 . ..... 261
House concurred ..... 929
Passed House; ayes 85, nays none .................................. ..... 929
Reported correctly enrolled ..... 1008
Signed by Speaker ..... 1009
Sent to Governor ..... 1009
Signed by Governor ..... 1055
67 By Resnick, Gregerson, Sei- bert, Lynch and Morgan. Abill for an act relating to feesfor the chauffeurs and opera-tors license and for the in-struction and temporary driv-ers permit.
Introduced, referred to transpor-tation113
Amendment fled ..... 128
Amendment fled ..... 221
Recommended passage ..... 280
Committee report adopted ..... 282
Amendment filed ..... 418
Amendments adopted ..... 432
Amendment flled ..... 436
Amendments adopted ..... 473
Passed House; ayes 99, nays 14. ..... 474
Reported correctly enrolled ..... 1499
Signed by Speaker ..... 1499
Sent to Governor ..... 1499
Signed by Governor ..... 1622
68 By Miller of Des Moines and Distelhorst. A bill for an act relating to the term "good moral character" as deflned in chapter one hundred twenty- four (124), Code 1962.
Introduced, referred to judiciary ..... 113
Recommended passage ..... 197
Committee report adopted ..... 201
Amendment fled ..d ..... 210
Passed House; ayes 105, nays 12. ..... 262
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69 By Mahan and Doderer (Burns). A bill for an act to amend chapter ninety-seven $B$ (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employ- ment retirement system.
Introduced, referred to industrial and human relations. ..... 113
Recommended passage ..... 198
Committee report adopted ..... 201
Amendments filed ..... 248
Amendments flled ..... 264
Passed House; ayes 117, nays none ..... 264
Signed by Speaker ..... 574
Sent to Governor ..... 574
Signed by Governor ..... 657
70 By Varney, Radl, Crosier, Smith of Linn and Shirley ofDallas. A bill for an act toamend section eighty-fivepoint thirty-four (85.34), Code1962, regarding healing periodunder workmen's compensa-
tion.
Introduced, referred to industrial113
and human relations
Recommended passage ..... 435
Withdrawn ..... 1412
71 By Caffrey, Rasmussen, Mil-ler of Buena Vista and Craig.A bill for an act to amend sec-tion ninety-six (96.6), subsec-tion two (2), Code 1962, so asto provide that notices of de-termination shall not be givento employers which fail to no-tify the employment securitycommission of disqualifiableseparations from employment.
Introduced, referred to industrialand human relations113
72 By Brinck and Redfern. A bill for an act relating to pro-viding custodial officers andguards at the state peniten-tiary and the men's reforma-tory with uniforms.
Introduced, referred to govern- ..... 113mental affairs
Recommended passage ..... 187
Amendments flled ..... 199
Committee report adopted ..... 191
S. F. 10 substituted ..... 257
Withdrawn
73 By Miller of Buena Vista,Distelhorst, Varney and Craig.A bill for an act to amendsection eighty-five point twen-ty-seven (85.27), Code 1962, re-garding employee selecting hismedical, surgical and hospitalservices under workmen's com-pensation.

Introduced, referred to industrial and human relations .........
Recommended amendment, pas- ..... 199114
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sage Committee report adopted ..... 201
Amendment filed ..... 310
Amendment adopted ..... 310
Amendment withdrawn
H. F . PagePassed House; ayes 89, nays 27.. 310
House concurred
Passed House; ayes 96, naysnone . . . . . . . . . . . . . . . . . . . . . . . 1176
Reported correctly enrolled ..... 1293
Signed by Speaker ..... 1294
Sent to Governor ..... 1294
Signed by Governor ..... 1365
74 By Caffrey, Denato, Gaudi- neer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda and Bogenrief. A bill for an act to authorize the fi- nancing of sanitary toilet fa- cilities installed under the pro- visions of section three hun- dred sixty-eight point twenty- six (368.26), Code 1962, by cer- tifleates.
Introduced, referred to govern- mental subdivisions ..... 114
Recommended passage ..... 186
Committee report adopted ..... 191
Passed House; ayes 115, nays none ..... 257
Reported correctly enrolled ..... 574

Signed by Speaker ..... | 574 |
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Signed by Governor ..... 657
75 By Miller of Des Moines, Shannahan, Coffman, Distel- horst and Carnahan. A bill for an act to amend chapter one hundred fourteen (114), acts of the 60th General As- sembly relating to the qualif- cations for a liquor license. ..... 114
Introduced, referred to judiciary.
Introduced, referred to judiciary.
Recommended passage
197
197
Committee report adopted ..... 201
Passed House; ayes 85, nays 29. ..... 275
House concurred
930
930
Passed House; ayes 87, nays 6 ..... 930
Reported correctly enrolled ..... 988
Signed by Speaker
988
988
Sent to Governor
989
989
Signed by Governor ..... 1055
76 By Rickert. A bill for anact to amend chapter two hun-dred seventy-nine (279), Code1962, to require cumulativeslek leave for school employ-ees to be transforable fromone school district to another
school district.
Introduced, referred to education ..... 114
Recommended passage ..... 750
Committee report adopted ..... 754
77 By Murphy. A bill for an act relating to County Boards of Supervisors.
Introduced, referred to govern- mental subdivisions ............. ..... 114Reported without recommenda-
tion
Committee report adopted ..... 415
Amendment fled ..... 422
78 By Coffman, Jackson of Clin-ton and Wilson. A bill for anact relating to the sale ofbeer to minors by class " $B$ "and class "C" permit holders.
Introduced, referred to judiciary. ..... 11479 By Coffman, Scott, Wilsonand Jackson of Clinton. A bill
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for an act to eliminate the mandatory square footage requirement for class " $B$ " beer permittees authorlzed to allow dancing.
Introduced, referred to judiciary. 114
Recommended passage ........... 196
Committee report adopted.......
Amendment filed $\ldots . . . . . . . . . . .$.
Failed to pass House; ayes 62, nays 53 ........................... 277
Motion filed to reconsider vote .. 293
Motion to reconsider prevalled ... 335
Amendment flied .................... 351
Amendment adopted................ 373
Passed House; ayes 93, nays 24,... 374
Reported correctly enrolled ..... 1099
Signed by Speaker ................. 1099
Sent to Governor ......................... 1099
Signed by Governor ................ 1226
80 By Coffman and Jackson of Clinton. A bill for an act to amend chapter one hundred fourteen (114), Acts of the 60 th General Assembly relating to taxation and liquor prices.
Introduced, referred to judiciary. 114
81 By Jackson of Clinton, Coff. man and Wilson. A bill for an act to amend section one hundred twenty-nine point two (129.2), Code 1962, by eliminating exemplary damages from the dram shop law.
Introduced, referred to judiciary. 115
82 By Jackson of Clinton and Coffman. A bill for an act to amend chapter one hundred fourteen (114). Acts of the 60 th General Assembly, relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments and broadening "home rule" pow-
Introduced, referred to judiciary 115
Amendment filed
83 By Jackson of Clinton and Coffman. A bill for an act relating to the time during which beer may be sold and consumed and broadening the powers of "home rule".
Introduced, referred to judiciary. 115
Amendment fled .................... 399
84 By McNamara, Tieden, Kennedy, Winkelman, oxley, Distelhorst, Hageman, Oehisen, Hullinger and patton. A bill for an aet relating to veterinary medicine and to amend section one hundred sixtynine point ten (169.10), and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the Acts of the Sixtleth General Assembly.
Introduced, referred to agriculture
Amendment filed:................................. 222
Withdrawn
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85 By Rider, Holmes, Nielsen of Shelby, Cochran, Madden, Detje and Breitbach (Kruck, Tabor, Dodds and Coleman). A bill for an act relating to to the responsibility of a motor vehicle operator in backing vehicles on highways.
Introduced, referred to transportation

123
Withdrawn ................................... 565
86 By Hausheer, Gillette of Story, Doderer, Cohen, Barringer, Mahan, Jackson of Black Hawk and Bremmer (Nims, Kruck, Burns and Condon). A bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads.
Introduced, referred to transportation
Recommended passage ................................. 1227
Committee report adopted ...... 1237
Referred to appropriations ...... 1402
Recommended passage ............ . 1531
Committee report adopted ....... 1537
Passed House; ayes 101, nays 1,.. 1951
Reported correctly enrolled ..... 2041
Signed by Speaker ................. 2041
Sent to Governor ..................... 2041
Signed by Governor . ............... 2123
87 By Gallagher, Kennedy, Uban, Murphy, Maule, Jackson of Black Hawk, Baker and Dougherty. A bill for an act repealing chapter three hundred fifty (350), Code 1962, relating to bounty on wild animals.
Introduced, referred to governmental subdivisions .............. Recommended indefinite postponement

246
Indefinitely postponed 282
88 By Gallagher, Rasmussen, Houston and Craig. A bill for an act relating to accident and disability benefits for public safety peace officers.
Introduced, referred to industrial and human relations123
Recommended passage ..... 1055
Committee report adopted ..... 1062Steering recommends calendar. .1099
Sifting recommends calendar. .1252
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Objection filed1306
89 By Kempter. A bill for anact to make a license a right.

Introduced, referred to transportation123
Recommended indefinite postpone- ment ..... 306
Indefinitely postponed ..... 353
90 By Gaudineer, Renda and Denato. A bill for an act re- lating to public dance supervi- sion upon the premises of class "B" beer permit holders.
Introduced, referred to judiciary. ..... 123
Withdrawn ..... 409

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 for an act relating to the issuance of bonds for conservation purposes by certain counties.Introduced, referred to governmental subdivisions

92 By Fisher of Greene, Dunton, Edgington, Stevenson, Palmer, Anderson, Millen, Patton and Strothman. A bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.
Introduced, referred to public health ............................ Recommended passage ............ 123
Committee report adopted ........ 271
S. F. 40 subsitituted ................ . . 411

Vithdrawn ......................... 412
93 By Cohen, Baringer, Doderer, Jackson of Black Hawk, Hausheer, Kluever, Gillette of Story and Mahan (Nims, Messerly, Condon, Burns, Kyhl, Lisle, Shirley and Ely). A bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.
Introduced, referred to education 124
Recommended amendment, passage

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Committee report adopted ....... 235
S. F. 42 substituted ................ 311

Withdrawn
312
94 By Wright, Nagle, Smith of Linn, Gannon, Shirley of Dallas, Bogenrief and Morgan. A bill for an act to change the method of arriving at maximum benefits payable on permanent partial disabilities, temporary total disabilities, and healing period.
Introduced, referred to industrial and human relations ............
Recommended amendment, pasage
Committee report adopted ................................... 464
Withdrawn ........................... 1412
91 By Edgington, Grassley and Busch. A bill for an act to amend chapter four hundred sixty-five (465), Code 1962, relating to the payment for crossing roads and highways with drain tile line or drainage ditches.
Introduced, referred to transportation
Recommended indefinite post ponement
Indefnitely postponed .............. 500
96 By Wright, Morgan, Lawlor, Foster and Conway. $A$ bill for an act to amend section ninety-six point flve (96.5), Code 1962 , relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work.
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Introduced, referred to indus- trial and human relations ..... 124
Recommended passage ..... 198
Committee report adopted ..... 201
Amendment filed ..... 378
Amendment filed ..... 419
Amendment withdrawn ..... 456
Amendment adopted ..... 456
Passed House; ayes 83, nays 37 ..... 457
97 By Smith of O'Brien, Muel-ler, Fischer of Grundy, Maule,Graham, Fisher of Greene,Dougherty, Nielsen of Shelby,Edgington, Loss, Patton, Mil-len, Nelson and Wilson. A billfor an act relating to the tax-ation of real property of edu-cational institutions and reli-gious, literary and charitablesocieties.
Introduced, referred to education ..... 124
Withdrawn ..... 409
98 By Melrose. A bill for an act to amend the law relatingto savings and loan assocla-tions so as to bring the re-quirements of lowa state char-tered associations in line withthe federal assoclations, to-gether with certain supervis-ory and corrective measures.
Introduced, referred to commerce ..... 124
Recommended amendment, pas-
sage ..... 294
Committee report adopted ..... 295
Steering recommends calendar
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Amendment adopted
Amendment adopted ..... 555 ..... 555
Passed House; ayes 109, nays
none
none ..... 555 ..... 555
Amendment filed ..... 577
Reported correctly enrolled ..... 988
Signed by Speaker ..... 988
Sent to Governor
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Signed by Governor ..... 1055
99 By Oxley, McNamara, Cros-ler, Radi, Varney, Kennedyand Smith of Linn. A bill foran act to amend section onehundred eleven $A$ point five(111A.5), Code 1962 , relating tothe enforcement of rules andregulations adopted by coun-ty conservation boards.
Introduced, referred to conserva-
tion and recreation ..... 130
Recommended passage
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Committee report adopted ..... 282
Passed House; ayes 119, nays491
00 By Miller of Des Des Moines.A bill for an act relating to therevocation of a beer permit.Introduced, referred to judiclary.130
101 By Resnick. A bill for an act to allow the clerk of thedistrict court to collect a feefor the service of handingalimony and child support
payments.
Introduced, referred to judiciary. ..... 130Recommended Indefinite postpone:
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Indeftitely postponed ..... 348102 By Glenn and Lynch. A billfor an act relating to the es-
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tablishment of the office public defender.Page
Introduced, referred to judiclary. ..... 130
Amendment filed ..... 399 ..... 1362
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Withdrawn
103 By Gaudineer, Glanton, Ma- ley, O'Malley, Palmer, Rasmus-sen, Reichardt, Renda, Bogen-rief, Caffrey and Denato. Abill for an act relating to theprobation period for police pa-trolmen appointed under civilservice in certain cities.
Introduced, referred to govern-mental subdivisions130
104 By Dunton, Denato, Coffman, Loss, Kempter, Meacham, Niel- sen of Shelby, Felger, Baring- er, Utzig, Crosier and Doyle. A bill for an act relating to sal- aries of county sheriffs.
ntroduced, referred
mental subdivisions ..... 130
Withdrawn ..... 1072
105 By Doderer and Hausheer.A bill for an act relating tothe millage levy necessary topay interest and principal onschool bonded indebtedness.
Introduced, referred to education ..... 131withdrawn550
106 By Conway, Loss, Smith ofO'Brien, Edgington and Dun-ton. A bill for an act to au-thorize the Board of Controlof state instituitons to assigncertain administrative dutiesand responsibilities to such as-sistants as may be necessaryby board resolution and to re-move the superfluous office ofsecretary.
Introduced, referred to govern-mental affairs131
Amendment flled ..... 199
Recommended passage ..... 221
Committee report adopted ..... 224
Amendment adopted ..... 309
Passed House; ayes 113, nays
Passed House; ayes 113, nays  ..... 309 ..... 334
Motion filed to reconsider vote
Motion filed to reconsider vote
Motion to reconsider prevalled.. ..... ${ }_{334}^{334}$
107 By Caffrey, Varney, Wrightand Lawlor. $A$ bill for an actto amend chapter ninety-six(96), Code 1962, relating to em-ployment security benefits.Introduced, referred to industrialand human relations181

108 By Reichardt, Loss, Rickert, Caffrey and Lynch. A bill for an act relating to the exemption of inventories from taxation.
Introduced, referred to ways and means131

109 By Gillette of Story, Meacham and Hausheer (Kruck). A bill for an act to amend section three hundred twenty-one point three hundred ninetyfive (321.395), Code 1962, relat-
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ing to lighting equipment on
motor vehicles.
Introduced, referred to transpor- tation ..... 131
Recommended passage ..... 364
Committee report adopted ..... 369
Amendment filed ..... 378
Steering recommends calendar ..... 572
Amendment adopted ..... 643
Passed House; ayes 101, nays ..... 644
House concurred ..... 1974
Passed House; ayes 82, nays 2.. 1975
Reported correctly enrolled ..... 2041
Signed by Speaker ..... 2041
Sent to Governor ..... 2041
Signed by Governor ..... 2172
110 By Kennedy, McNamara, Gal- lagher Radl, Smith of Linn,Wolcott and Lawlor. A bill foran act to authorize and em-power county conservationboards to cooperate with thegovernment of the UnitedStates and to accept federalfunds for planning, acquisitionand development of outdoorrecreational areas.
Introduced, referred to conserva- tion and recreation ..... 131
Recommended passage ..... 364
Committee report adopted ..... 369
Steering recommends calendar ..... 572
Passed House; ayes 103, nays .....  . 646
111 By Doderer, Loss, Doyle, Bogenrief, Maule, Coffman, Jackson (Black Hawk) and Hutchins. A bill for an act to provide for the creation of an Iowa law enforcement acad- emy at the University of Iowa and a council to formulate pol- icies for the direction of the activities of the academy and to provide for an appropria- tion to establish and operate a central facility for training law enforcement officers.
Introduced, referred to education ..... 131
Amendment flled ..... 173
Amendment filed ..... 496
Recommended amendment, pas- sage ..... 1057
Committee report adopted ..... 1062
Referred to appropriations
1101
Amendment filed
112 By Robinson, Hageman,Oehlsen, Gallagher, Nagle andUban. A bill for an act relat-ing to the equipping of motorvehicles with safety belts andsafety harnesses.
Introduced, referred to transpor-tation132
Recommended indefinite postpone- ment ..... 209
Re-referred to transportation ..... 212
Withdrawn ..... 409
113 By Doderer, Mahan, Wengert, Doyle, Baker, Utzig, Jackson (Black Hawk), Miller (Buena Vista), Breitbach, Stevenson, Gillette (Story) and Hausheer. A bill for an act relating to vacation benefits for employees of the state of Iowa.
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Introduced, referred to govern- mental affairs ..... 132
Recommended amendment, pas- sage ..... 221
Committee report adopted ..... 224
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Amendment filed ..... 330
Amendments withdrawn ..... 358
Amendment filed ..... 407
Amendment withdrawn ..... 408
Reported correctly enrolled ..... 1999
Signed by Speaker ..... 1999
Signed by Governor ..... 2172
114 By Wengert, Burke and Caf-frey. A bill for an act toamend chapter 535, Code 1962,relating to compelling all per-sons who charge interest toprovide an itemized list of allinterest, charges, or other fees.Introduced, referred to commerce132
Recommended amendment, pas- ..... 820
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115 By Judiciary. A bill for anact relating to limitations ofactions in regard to restric-tions and reversions on realestate.
Introduced, placed on calendar ..... 132
Passed House; ayes 102, nays 13 . ..... 18
Reported correctly enrolled
Signed by Speaker ..... 547
Sent to Governor ..... 547
Signed by Governor116 By Judiciary. A bill for anact relating to condemnationareas
132
Introduced, placed on calendar ..Passed House; ayes 120, nays181
none
Reported correctly enrolled ..... 960
Signed by Speaker ..... ${ }_{96} 6$
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Signed by Governor
117 By Judiciary. A bill for anact relating to the terms ofmedical members of the boardof medical examiners.132
Introduced, placed on calendar. ..Passed House; ayes 118, nays182
none...................... none ..... 574
Signed by Speaker ..... 54
Sent to Governor ..... 657
Signed by Governor
118 By Dunton, Rider, Distel-horst, Holmes and Dougherty.A bill for an act relating toimplements of husbandry
Introduced, referred to agrture132

119 By Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley and O'Malley. A. bill for an act to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage disposal of refuse and garbag.
and to impose fee schedules.
Introduced, referred to govern- mental subdivisions ..... 132
Recommended passage ..... 415
Committee report adopted ..... 422
Steering recommends calendar ..... 527
Amendment adopted ..... 637
Passed House; ayes 102, nays 1 ..... 637
Reported correctly enrolled. ..... 2041
Signed by Speaker ..... 2041
ent to Governor ..... 2041
Signed by Governor ..... 2172
120 By Scherle of Fremont-Mills. A bill for an act relating to liquor license cost.
Introduced, referred to judiciary.
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Amendment filed ..... 173
Amendment filed ..... 366
Recommended amendment, pas- sage ..... 463
Committee report adopted ..... 466
Amendment filed ..... 2124
121 By Scherle of Fremont-Mills. A bill for an act relating to the speed limit of trucks.
Introduced, referred to transpor- tation ..... 133
Recommended amendment, pas-
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sage ..... 306 ..... 306
Committee report adopted ..... 308
Amendment filed ..... 330
122 By Radl, Crosier, Oxley, Mc- Namara, Kennedy and Smith of Linn. A bill for an act to pro- vide for the humane slaugh- ter of livestock.
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ture ..... 133
123 By Fischer of Grundy. A bill for an act to amend sec-
tion five ( 5 ), chapter two hun- tion five (5), chapter two hun- dred eighty-six (286), Acts of the Sixtieth General Assem- bly, relating to public utility regulation.
Introduced, referred to commerce ..... 146
124 By Miller of Buena Vista, Distelhorst, Scott and Oehlsen.A bill for an act requiringthat all operators and chauf-feurs licenses shall bear a
photograph of the licensee.
Introduced, referred to transp.
tation ..... 146
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Recommended passage ..... 306 ..... 306
Committee report adopted
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Amendment filed
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125Gaudineer, Hausheer, Wright,
Glenn and Gillette of StoryMincks and Gillette of StoryDenman, Reppert, Messerly,Denman, Coleman, Frommeltand O'Malley). A'bill for anact relating to the public em-ployees of the State of Jowa.
Introduced, referred to industri-
al and human relations.
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126 By Gaudineer. A bill for an
act relating to railway crossings.

127 By Grassley and Nielsen of Shelby (Walker). A bill for an act relating to the form of the ballot at general elections and the manner of voting thereof so that the true intention of the voter in his selection from the groups of candidates may be more clearly ascertained.
Introduced, referred to governmental affairs
Recommendedindefinitepostpone-
ment 363
Indefinitely postponed
128 By Rasmussen, Millen and Houston. A bill for an act relating to the continuous signal by vehicle drivers of intention to turn.
Introduced, referred to transportation

## Recommended passage

Committee report adopted ......... 235
Passed House; ayes 118, nays 1.. 313
House concurred .................. 492
Passed House; ayes 116 , nays none .............................. 492
Reported correctly enrolled ..... 516
Signed by Speaker ..... 516
Sent to Governor ..... 516
Signed by Governor ..... 565
129 By Bogenrlef, Caffrey, De-nato, Gaudineer, Glanton, Mal-ey, O'Malley, Palmer, Rasmus-sen, Reichardt and Renda. Abill for an act relating totime of taking possession ofproperty under power of emi-nent domain.
Introduced, referred to fudiciary. ..... 147
Recommended passage ..... 266
Amendment filed ..... 271
Amendment filed ..... 464
Amendment filed ..... 534
Amendment adopted ..... 570
Amendment withdrawn ..... 571
Amendments adopted ..... 671
Passed House; ayes 112 , nays ..... 571

130 By Carnahan, Rasmussen and Distelhorst. A bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor.
Introduced, referred to governmental subdivisions
Recommended passage ..... 415
Committee report adopted ..... 422
Steering recommends calendar ..... 527
S. F. 126 substituted ..... 638
Withdrawn ..... 639

131 By Gregerson, Breftbach. Resnick and Kluever. A bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to Increase the minimum sick leave for school employees.
Introduced, referred to education 147
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Recommended passage ............ 305
Committee report adopted
305
308
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Amendment filed ..................... 331
Amendment Filed .................. 464
Amendment withdrawn ........... 474
Passed House; ayes 85, nays 28.. 475
132 By Radi, Crosier, Oxley, McNamara, Kennedy and Smith of Linn. A bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds.
Introduced, referred to governmental subdivisions .............
Recommended passage ........... 416
Committee report adopted ....... 422
Amendment filed .................... 610
Steering recommends calendar .. 717
Amendment filed ................... 751
Amendment filed ..................... 802
Amendments adopted .............. 812
Amendments adopted ............. 814
Passed House; ayes 105, nays 7.. 814
House concurred .................. 1175
Passed Houe; ayes 92, nays 3.... 1175
Reported correctly enrolled ...... 1345
Signed by Speaker ................... 1346
Sent to Governor ........................ 1346
Signed by Governor ................. 1421
133 By Mayberry, Palmer, Uban, Wilson, Morgan, Renda, Gregerson and Distelhorst (Coleman, Klefstad, Denman, Ely and Messerly). A bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds.
Introduced, referred to governmental subdivisions .............
Recommended passage ............ 350
Committee report adopted ....... 353
Amendment filed ................. 419
Steering recommends calendar.. 572
Amendments adopted ............. 618
Passed House; ayes 89, nays 20.. 618
House concurred ................... 2166
Passed House; ayes 75, nays 24.. 2167
Reported correctly enrolled ..... 2174
Signed by Speaker .................. 2175
Sent to Governor .................... 2175
Signed by Governor.
134 By Edgington, Foster, Winkelman, Tieden, Bogenrief, McNamara, Caffrey, Hanson and Reichardt (Denman, Dekoster, Briles, Griffn, Elvers, Tabor, Nurse and Benda). A bill for an act to permit municipalities to require the use of snow tires or chains on passenger vehicles while driving on snow or ice.
Introduced, referred to transportation
Recommended indefinite postponement
Indefinitely postponed .............. 271
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135 By Nielsen of Shelby, Winkelman, Mueller, Fisher of Greene, Gillette of Clay Dickinson, Houston, Smith of $0^{\prime}$ Brien, Anderson, Edgington, Cochran, Holmes, Graham Hullinger, Madden, Tieden and Nelson. A bill for an act relating to the taxation of personal property.
Introduced, referred to ways and means

136 By Oehlsen, Loss, Scott and
Gannon. A bill for an act
transferring jurisdiction to
the city of Eldora of certain
land now comprising a part of
the Iowa Training School for
Boys, Eldora, Iowa.

Introduced, referred to govern
mental affairs
Recommended passage ..... 247
Committee report adopted ..... 25
Amendment adopted ..... 360
Passed House; ayes 122, nays ..... 360
House concurred ..... 1571
Passed House; ayes 108, nays ..... 157
neported correctio..............iled ..... 1887
Signed by Speaker ..... 1887
Sent to Governor ..... 1963

137 By Scherle of FremontMills, Gillette of Clay-Dickinson, Busch, Ossian, Edgington, Miller of Page, Tieden, Fisher of Greene, Rickert, Hullinger, Anderson, Smith of O'Brien, Nielsen of Shelby, Hanson, Oehlsen, Houston, Foster, Holmes, Dougherty, Stokes, Strothman, Fischer of Grundy and Nielsen of Palo AltoEmmet. A bill for an act to pay agricultural land tax credits in full and raise the applicable school fund millage from fifteen (15) mills to twenty (20) mills.
Introduced, referred to ways and means.
Extension of time
138 By Bailey, Dunton, Baringer. Quinn and Grassley. A bill for an act to repeal sections two hundred ninetyseven point two (297.2), and two hundred ninety-seven point three (297.3), and two hundred ninety-seven point four (297.4), Code 1962, relating to size of schoolhouse sites and to enact a substitute therefor.
Introduced, referred to education ${ }_{231}^{153}$
Recommended passage ............. ${ }_{235}$

Passed House; ayes 83, nays 37.
139 By Hausheer, Dunton, Mayberry and Doderer. A bill for an act to amend section two hundred sixty point twentythree (260.23), Code 1962, re-
H. $\boldsymbol{F}$. ..... Pagelating to revocation of certi-ficates.
Introduced, referred to educa- tion ..... 156
Recommended passage ..... 305
Committee report adopted
308
308
Steering recommends calendar. ..... 526
S. F. 85 substituted ..... 556
Withdrawn ..... 557
140 By Glenn, Rasmussen, Wright McNamara Craig Fullmer, Wengert, Gillette of Clay-Dickinson and Smith of Linn. A bill for an act relat- ing to employment safety and providing for an employment safety commission.
Introduced, referred to industrial and human relations ..... 156
Recommended amendment, pas- sage ..... 435
Committee report adopted ..... 438
Steering recommends calendar. ..... 789
S. F. 403 substituted ..... 817
141 By Caffrey, Denato, Gaudi- neer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda and Bogenrief. A bill for an act relating to the pow- er of municipalities to provide a rent supplement for certain families.
Introduced, referred to govern- mental subdivisions ..... 156
Recommended passage ..... 415
Committee report adopted ..... 422
Passed House; ayes calendar ..... ${ }_{639}$
Reported correctly enrolled ..... 960
Sligned by Speaker ..... ${ }_{960} 960$
Signed by Governor ..... 1033
142 By Hausheer, Doderer, Gil- lette of Story, Jackson ofBlack Hawk, Cohen, Klueverand Barringer (Nims, Vance,Klefstad, Kruck, Burns and(Condon). A bill for an actto set speed limits on road-ways at institutions under thecontrol of the state board ofregents.
Introduced, referred to education. ..... 156
Recommended passage
Committee report adopted ..... 231
Withdrawn ..... ${ }_{316}$
143 By Shirley of Dallas, Korn, Roe, Scott, Oehlsen, Smith ofLinn, Morgan and Hageman. Abill for an act relating to vio-lations of the flammable li-quid and liquified petroleum
gas regulations.
Introduced, referred to transpor tation156
Recommended passage ..... 398
Sommittee report adopted
401
401
Steering recommends calendar ..... 718
Passed House; ayes 94, nays 5 ..... 865
Reported correctly enrolled ..... 1008
Signed by Speaker ..... 1009
Signed by Governor ..... 1009
144 By Scott, Gregerson, Korn, Shirley of Dallas and Oehlsen.H. $F$.PageA bill for an act to amendchapter two hundred eighty-two (282) Code 1962, to provide for the education of chil-dren in state controlled insti-tutions.
Introduced, referred to education ..... 156
Recommended passage ..... 231
Committee report adopted ..... 235
S. F. 86 substituted ..... 316
Withdrawn ..... 317
145 By Renda, Denato and Gaud- ineer. A bill for an act re- lating to the imposition of general parking restrictions within cities.
Introduced, referred to govern- mental subdivisions ..... 156
Recommended passage ..... 434
Committee report adopted ..... 438
teering recommends calendar
Passed House; ayes 69 , nays 31 ..... 573
669
146 By Rasmussen, Busing, Den Herder and Cochran (O'Malley, McNally and Lange). A bili for an act relating to purchase of gas or water by a city or town.
ntroduced, referred to govern- mental subdivisions ..... 157
Recommended passage ..... 306 ..... 306
Amendment filed ..... 307
Committee report adopted ..... 308
Steering recommends calendar. ..... 526
Amendment adopted ..... 553
Passed House; ayes 80 , nays 29. ..... 553
Motion to reconsider vote laid on table ..... 554
Amendments filed
Amendments filed ..... 1582 ..... 1582
Rule suspended ..... 1599
House concurred ..... 1600
Amendments withdrawn ..... 1600
Passed House; ayes 76, nays 23,..1600
Reported correctly enrolled ..... 1664
Signed by Speaker
Signed by Speaker ..... 1664 ..... 1664
Sent to Governor ..... 1664
Signed by Governor ..... 1749
147 By Hausheer and Mueller (Main). A bill for an act re- lating to the state apiarist.
Introduced, referred to agricul- ture ..... 157
Recommended passabe ..... 306
Committee report adopted ..... 308
Steering recommends calendar ..... 526
S. F. 150 substituted ..... 557
Withdrawn ..... 558
148 By Grassley and Caffrey. A bill for an act relating to terms of members of the capi-tol planning commission.
Introduced, referred to govern-157
mental affairs
Recommended passage
328
328
Committee report adopted ..... 333
Steering recommends calendar ..... 526
Passed House; ayes 106, naysnone529
Reported correctly enrolled .... 1557
Signed by Speaker ..... 1557
Sent to Governor ..... 1557
Signed by Governor ..... 1664
149 By Conway, Utzig, Oxley,Rickert, Foster, Shannahan,Bogenrief, Carnahan and Radl.$A$ bill for an act to create an

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Iowa state architect, description of the department's duties and repeal of statutes that would conflict with these duties.
Introduced, referred to governmental affairs
157
Withdrawn ........................... 442
150 By Glenn and Dougherty. A for an act to permit individuals who have attained the age of sixty-five (65) years to fish in Iowa without a license.
Introduced, referred to conservation and recreation
157
Recommended indefinite postponement
281
Indefinitely postponed ............ 308
151 By Wilson. A bill for an act relating to drag racing on Iowa's streets and highways.
Introduced, referred to transportation
Withdrawn 1018
152 By Miller of Page, Reichardt, Edgington, Scherle of Fre-mont-Mills, Houston, Loss, Smith of O'Brien and Dunton. A bill for an act to create a special court to be known as the lowa tax court.
Introduced, referred to judiciary. 175
Indefinitely postponed
153 By Distelhorst, Nagle, Houston, Carnahan and Miller of Des Moines. A bill for an act relating to taxation for the county fund for mental health.
Introduced, referred to way and means
Recommended amendment, passage
Committee report adopted ….... 333
Amendment adopted ............... 371
Passed House; ayes 113, nays none371
House concurred ..... 1971
Passed House; ayes 87, nays 1. ..... 1971
Reported correctly enrolled ..... 2074
Slgned by Speaker ..... 2074
Sent to Governor ..... 2075
Signed by Governor ..... 2172

154 By Craig and Rider (Mills). A bill for an act to appropriate to the board of control of state institutions, over and above their regular appropriations, six hundred twentyfive thousand ( 625,000 ) dollars from the general fund of the State of Iowa to be used for an addition to the inflrmary building at the Iowa soldier's Home at Marshalltown, Iowa.
Introduced, referred to appropriations

155 By Cohen, Hausheer, Jackson of Black Hawk and Baringer. A bill for an act to amend section two hundred fifty-seven point eighteen (257.18), Code 1962, relating to
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the responsibilities of the state superintendent of public instruction.
Introduced, referred to education ..... 175
Amendment filed ..... 900
156 By Conway and CarnahanA bill for an act relating tothe equipment of rail trackmotor cars used or furnishedby common carriers by rail-road for transporting employ-ees.
Introduced, referred to transpor- tation ..... 176
Withdrawn ..... 770
157 By Wengert, Smith of Linn,Wright and Shannahan (Klef-stad, Dodds, Burke, Kruckand 'Shirley).' A bill for an actproviding for the establish-ment of wage rates for publicworks projects.
Introduced, referred to industrial176
and human relations
Recommended passage ..... 266
Committee report adopted ..... 271
Amendment adopted ..... 583
Point of order raised ..... 583
Failed to pass House; ayes 52, nays 67 ..... 585
Motion filed to reconsider vote ..... 589
Amendment filed ..... 659 ..... 659
Amendment filed ..... 687
Amendment filed ..... 773
158 By Rickert, Hausheer, Strothman, Distelhorst, Holmes and Quinn. A bill for an act relating to establishing time for the State of Iowa.
ntroduced, referred to govern- mental affairs ..... 195
Amendment filed ..... 269
Recommended passage ..... 422
Committee report adopted ..... 717
S. F. substituted ..... 740
Withdrawn ..... 800
159 By Scott, Dunton, Korn,Oehisen, Gannon, AndersondShirley' (Dallas), Coffman andWinkelman. A bill for an actto amend chapter three hun-dred twenty-one (321), Code1962, relating to the use andoperation of school buses onthe public highways.
Introduced, referred to transpor-195
tation ..... 364
Recommended passage ..... 369
Committee report adopted ..... 684
Steering recommends calendar ..... 837
Amendment filed ..... 855
Amendment adopted ..... 856
Passed House; ayes 96 , nays $1 .$. ..... ${ }^{2} 253$
House concurred ..... 2053
Passed House; ayes 106, nays 2 .. ..... 2171
Reported correctly enrolled ..... 2171
Signed by Speaker ..... 2171
Sent to Governor ...
Slgned by Governor.

160 By Busing, Palmer, Gillette of Clay-Dickinson Breitbach, Fullmer, Hausheer, Denato. Glanton and Gaudineer. the bill for an act relating to the
H. F.
Pagetax on diesel fuel, motor fuel,and other special fuel.
Introduced, referred to ways andmeans
195
Amendment filed ..... 248
Amendment filed ..... 367
Amendments filed ..... 576
Reported without recommenda- tion
703
703
Committee report adopted ..... 709
Amendment filed ..... 837
Amendment filed
942
942
Amendment filed ..... 1101
Amendments filed ..... 1122
Amendment withdrawn
1160
1160
Amendments adopted ..... 1161
Passed House; ayes
Passed House; ayes ..... 1161
Motion filed to reconsider vote ..... 1162
House concurred ..... 1440
Passed House; ayes $8 \mathbf{8}$, nays 2 ..... 1441
Reported correctiy enrolled
1499
1499
Slgned by Speaker ..... 1499
Sent to Governor
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1499
Signed by Governor ..... 1622
161 By Fischer of Grundy. A bill for an act relating to taxation of fraternal beneficiary asso-ciations.
Introduced, referred to ways andmeans195
162 By Oehisen, Loss, Smith of O'Brien, Dougherty and Boot(Lucken, Hansen, Ely, Walkerand McGill). A bill for an actto authorize the board of con-trol of state institutions topermit trustworthy boys atthe Iowa Training School forBoys to be assigned to stateparks, forest areas, game pre-serves, and other state-ownedlands under the jurisdictionof the conservation commissionfor work programs thereinhaving inculcation of atti-tudes, skills, and habit pat-terns, to provide facilitiestherefor and to make an ap-
propriation Introduced re mental affairs
196
Recommended passage
Recommended passage ..... 702 ..... 702
Committee report adopted
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709 ..... 883
Referred to appropriations
Referred to appropriations Recommended amendment .....
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Committee report adopted
Committee report adopted ..... 1590 ..... 1590
Amendment adopted ..... 1686
Passed House; ayes $\mathbf{i} 02, \ldots \ldots$
none ..... 1687
Reported correctiy en iolied ..... 1999
Signed by Speaker .....  1999
Signed governor ..... 1999
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${ }^{163}$ By $\underset{\text { Page, }}{\text { Rasmussen, }}$ Miller of

${ }^{163}$ By $\underset{\text { Page, }}{\text { Rasmussen, }}$ Miller of

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Recommen, referred to judiciary.

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Recommen, referred to judiciary.    sammended amendment, pas:    sammended amendment, pas:    sammended amendment, pas:    sammended amendment, pas:    sammended amendment, pas: .....  .....  .....  ..... 196 .....  .....  .....  ..... 196 .....  .....  .....  ..... 196 .....  .....  .....  ..... 196 .....  .....  .....  ..... 196 .....  .....  ..... 348 .....  .....  ..... 348 .....  .....  ..... 348 .....  .....  ..... 348 .....  .....  ..... 348

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Committee report adopted

Committee report adopted

Committee report adopted

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Withdrawn
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Withdrawn ..... 561 ..... 561 ..... 561 ..... 561 ..... 561
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164 By Doyle and Burke. A bill for an act relating to docu-ments which simulate legal
process.
Introduced referred to judiciary. ..... 201
Recommended passage ..... 349
Committee report adopted ..... 353
Steering recommends calendar ..... 572
Passed House; ayes 108, nays none ..... 619
Reported correctly enroiled ..... 1749
Signed by Speaker ..... 1749
Sent to Governor ..... 1749
Signed by Governor ..... 1849
165 By Foster, Robinson and Kluever. A bill for an act to amend chapter one hundred seventeen (117), Code 1962, re- lating to the licensing of real estate brokers and salesmen as to require licenses to fur- nish bonds.
Introduced, refe
mental affairs ..... 201
166 By McNamara, Glanton, Ox-ley, Jackson of Black Hawk,Doderer, Miller of Des Moines,Kluever, Duffy, Doyle andNagle. A bill for an act re-lating to the right of appealwherein a civil service em-ployee may appeal from a de-cision of a civil service com-mission.
Introduced, referred to judiciary Reported without recommenda- ..... 202
tion ..... 530
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tion Committee report adopted ..... 535
Amendment filed ..... 576 ..... 576
167 By Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, De- nato and Gaudineer. A bill for an act relating to the adoption of certain city and town ordi- nances by reference.
Introduced, referred to govern- ..... 202mental subdivisions
Recommended passage ..... 415
Committee report adopted ..... 422
Steering recommends calendar ..... 573
Withdrawn ..... 624
168 By Gillette of Story Palmer Dunton, Mayberry, Gillette ofClay-Dickinson and Miller ofPage. A bill for an act re-lating to the revocation of thelicense of any operator orchauffeur of a motor vehicle.
Introduced, referred to transpor-tation202
Recommended passage ..... 460
Committee report adopted ..... 466
Steering recommends calendar ..... 573
Amendment filed ..... 652 ..... 652
Amendment filed ..... 673
Amendment withdrawn
673
673
Passed House; ayes 91, nays 18 ..... 673
169 By Gillette of Story, Palmer,Dunton, Mayberry, Gillette ofClay-Dickinson and Miller ofPage. A bill for an act relat-ing to the fallure to stop at
the scene of an accident.
Introduced, referred to transpor-tation202
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Recommended passage ..... 398
Committee report adopted ..... 401
Steering recommends calendar ..... 573
Amendment filed ..... 660
Amendment filed ..... 703
Amendment adopted ..... 759
Amendment withdrawn ..... 759
Passed House; ayes 95, nays 10 ..... 760
170 By Judiciary. A bill for an act relating to the rules of ad- ministrative agencies.
Introduced, placed on calendar. ..... 202
Passed House; ayes 111, nays 1. ..... 278
House concurred ..... 1173
Passed House; ayes 99, naysnone ................................ 1174
Reported correctly enrolled ..... 1293
Signed by Speaker ..... 1293 ..... 1293
Sent to Governor ..... 1294
Signed by Governor ..... 1365
171 By Shirley of Dallas, Dun- ton, Korn, Gleason, Roe and Boot. A bill for an act to amend section two hundred seventy-nine point twenty- five ( 279.25 ), Code 1962, relat- ing to purchase of school sup- plies.
Introduced, referred to educa- tion ..... 202
Recommended passage ..... 305
Committee report adopted ..... 308
Steering recommends calendar none ..... 558
Reported correctly enrolled ..... 17
Signed by Speaker ..... 2171
Signed by Governor.
172 By Doyle. A bill for an act relating to special occasion beer and liquor permits for veterans organizations, memo- rial and municipal auditori- ums.
Amendments fled ..... 202
173 By Doyle. A bill for an actrelating to lewdness and inde-cent exposure.
Introduced, referred to judiciary. ..... 217
Recommended indefinite postpone- ment ..... 348
Indefinitely postponed ..... 379
174 By Commerce. A bill for an act relating to regulation of securities dealers under the Iowa securities law.
Introduced, placed on calendar. ..... 217
Made special order
Made special order ..... 319 ..... 319
Committee of the whole ..... $\begin{array}{r}335 \\ 338 \\ \hline\end{array}$
Passed House; ayes 117, nays $1 .$.
432
432
Reported correctly enrolled
Reported correctly enrolled ..... $\begin{array}{r}432 \\ 433 \\ \hline\end{array}$
Signed by Speaker
Signed by Speaker
433
433
Signed by Governor ..... 494
175 By Bremer, Conway, Detje,Hutchins, Kennedy, Melroseand Gillette of Story. A billfor an act relating to stateboiler inspection.
Introduced, referred to judiciary. ..... 217
Recommended passage ..... 433
Committee report adopted ..... 438
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Steering recommends calendar ..... 573
S. F. 87 substituted ..... 670
Withdrawn ..... 671
176 By Winkelman, Brink, Red-fern and Holmes. A bill foran act relating to the term ofimprisonment of an inmateat the state penitentiary andmen's reformatory.
Introduced, referred to judiciary. 217
177 By Commerce. A bill for an act relating to registration re-quirements under the Iowasecurities law.
Introduced, placed on calendar .. ..... 218
Made special order ..... 319
Committee of the whole ..... 335
Passed House; ayes 116, nays none ..... 339
Reported correctly enrolled ..... 432
Signed by Speaker ..... 433
Sent to Governor.. ..... ${ }^{433}$ ..... ${ }^{433}$
Signed by Governor ..... 494 ..... 494
178 By Commerce. A bill for anact to amend section five hun-dred two point two (502.2),Code 1962, relating to the pow-ers and duties of the commis-sioner of insurance.
Introduced, placed on calendar.. ..... 218
Made special order ..... 319
Committee of the whole ..... 335
Passed House; ayes 118, nays ..... 340
none
Reported correctly enrolled ..... 432
Signed by Speaker ..... ${ }^{433}$ ..... ${ }^{433}$
Sent to Governor ... ..... ${ }_{494}^{43}$
Signed by Governor
Signed by Governor
179 By Commerce. A bill for an act relating to the compen- sation of insurance examiners. .....
218 .....
218
Made special order ..... 319
Committee of the whole ..... ${ }_{341}^{335}$
Passed House; ayes 115, nays ..... ${ }_{432}$
Reported correctly enrolled
${ }^{433}$
${ }^{433}$
Signed by Speaker ..... 433
Sent to Governor ..... 494
Signed by Governor
180 By Scherle of Fremont-Mills and Gillette of Clay-Dickinson. A bill for an actestablishing standard time inIowa.
Introduced, referred to govern ..... 218mental affairs
181 By Gallagher and Baker. A bill for an act relating to powers and duties of county conservation boards.
Introduced, referred to conserva-. ${ }^{218}$
tion and recreation ..... 281
Recommended passage ..... 282
Committee report adopted Passed House; ayes 118, nays Passed House; ayes 118, nays ..... 471none
182 By Miller of Des Moines, Melrose, Jackson of Black Hawk, Carnahan and wo cott. A bill for an act to amend chapter two hundred eighty-five (285), Code 1962, eighty-five (285), provide for the health.
H. F. Pagesafety, welfare, and transpor-tation of school children toand from school other than apublic school.
introduced, referred to education ..... 218
Recommended passage ..... 496
Committee report adopted ..... 500
Steering recommends calendar ..... 684
Amendment filed ..... 687
Amendment filed ..... 703
Amendment filed ..... 705
Amendment filed ..... 802
Amendments filed ..... 803
Amendments filed ..... 804
Amendment filed ..... 822
Amendment adopted ..... 913
Amendment adopted ..... 915
Amendment withdrawn ..... 915
Call of the House requested ..... 917
Call of the House lifted ..... 917
Passed House; ayes 66 , nays 56 ..... 918
Motion to reconsider vote laid on table ..... 919
183 By O'Malley, Caffrey, Fos- ter and Smith of Linn. A bill for an act relating to an in- crease in the fee paid officials reporting a fire to the state fire marshal.
Introduced, referred to govern- mental affairs ..... 218 ..... 417
422
527
Recommended passage
Recommended passage
Committee report adopted
Steering recommends calendar .....
S. F. 226 substituted ..... 640
Withdrawn ..... 669
184 By Radi, Baringer, Boot,Clapsaddle, Distelhorst, Dough-erty, Dunton, Fisher of Greene,Gillette of Story, Gilletteof Clay-Dickinson, Glanton,Grassley, Hageman, Hausheer,Houston, Hutchins, Kempter,Meacham, Miller of Page, Na-gle, O'Malley and Rasmussen.A bill for an act relating toconficts of interest of munici-
pal officials and employees.
ntroduced, referred to govern-
mental subdivisions ..... 218
Recommended passage ..... 516
Committee report adopted ..... 521
Steering recommends calendar. ..... 1008
S. F. 105 substituted ..... 1073
Withdrawn1091
185 By Brinck, Clapsaddle, Con-way, Distelhorst, Dunton, Gil-lette of Story, HausheerHutchins, Melrose, Miller ofPage, Mueller, Murphy, Nagle,Renda and Resnick. A bill foran act relating to the leagueof Iowa municipalities.
roduced referrea to
mental subdivisions ..... 219
Recommended passage ..... 315
Committee report adopted ..... 353

186 By Jackson of Clinton, BarInger, Busing, Conway, Distelhorst, Doderer, Duntón, Gallagher, Gillette of Story, Hutchins, Jackson of Black Hawk, Meacham, Mahan, Miller of Page, Miller of Des Moines, Reichardt. Shannahan and Wilson. A bill for an act
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relating to the use of parking meter receipts.
Introduced, referred to governmental subdivisions
187 By Melrose, Bremmer, Boot, Busing, Clapsaddle, Conway, Distelhorst. Doderer, Dunton, Gannon, Gillette of Story, Gillette of Clay-Dickinson, Hutchins, Kempter, Mayberry, Meacham Miller of Des Moines, Muller of Page, Murphy, Nagle. Resnick, Robinson and wilson. A bill for an act relating to millage limitations upon the several functional funds of cities and towns.
Introduced, referred to governmental subdivisions ............ 219
Recommended passage $\ldots$........... 528
Committee report adopted $\ldots \ldots . .535$

188 By Meacham, Baringer, Boot, Busing, Clapsaddile, Conway, Den Herder, Distelhorst, Doderer, Dunton, Fisher of Greene, Gallagher, Gillette of Story, Glanton, Grassley, Hausheer. Houston, Mahan, Melrose, Miller of Page, Nagle, OMalley, Reichardt, Renda, Shannahan, Strothman, Wilson and Winkelman. A bill for an act to authorize joint exercise of governmental powers by public agencies.
Introduced, referred to governmental subdivisions
Recommended passage $\cdots \cdots, \ldots . .$.
Committee report adopted ...... 709
Somming recommends calendar... 789
Passed House; ayes 112, nays 936

Rigned by Speaker ................... 1099
Sent to Governor .................... $109{ }^{109}$
Slgned by Governor
189 By Doderer, Boot, Clapsaddle, Conway, Dunton, Gallagher, Gannon, Gillette of Story, Glanton, Hausheer, Hutchins. Jackson of Clinton, Mahan, Murphy, Nagle, O'Malley, Rasmussen, Reichardt, Resnick, Robinson and Wilson. A bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.
Introduced, referred to governmental subdivisions
Recommended passage ..... 350
Committee report adopted ..... 353
Steering recommends calendar ..... 606 ..... 606
Amendment filed ..... 804
Amendment filed ..... 907
Amendments adopted .....
908 .....
908 ..... 2041
Passed House; ayes 82, nays 34.
Passed House; ayes 82, nays 34.
Reported correctly enrolled
2041
2041
Signed by Speaker
2041
2041
Signed by Governor ..... 2123

190 By Glllette of Story. A bill for an act relating to highway.
H. F. ..... Page
safety and control of traffic at highway intersections.
Introduced, referred to transportation220
191 By Resnick, Baringer, Wil- son and Winkelman. A bill for an act relating to the fund from which the expenditures for a municipal court may be made.
Introduced, referred to judiciary. ..... 225 ment ..... 940
Indefinitely postponed ..... 992
192 By Distelhorst, Bremmer, Den Herder, Gallagher, Mel-rose, Miller of Des Moines,Miller of Page, Mueller, Nagle,Renda, Resnick, Utzig andWilson. A bill for an act topermit county governments toregulate and license junk deal-ers.
Introduced, referred to govern- mental subdivisions ..... 225
Recommended passage ..... 517
Committee report adopted ..... 521
Steering recommends calendar. .....
S. F. 123 substituted ..... 1194
193 By Robinson, Busing, Kemp- ter, Melrose, Miller of Des Moines, Miller of Page, Nagle, Resnick, Shannahan, Wilson and Winkelman. A bill for an act relating to the use of road use tax money by cities and towns.
Introduced, referred to govern- mental subdivisions ..... 225
Recommended passage $\quad$... ..... 535
194 By Wilson, Baringer, Distel- horst and Miller of Page. A bill for an act relating to nominations for municipal of- fice.
Introduced, referred to govern- mental subdivisions ..... 225
Recommended passage ..... 416
Committee report adopted ..... 422
Steering recommends calendar... ..... 573
Passed House; ayes 113, nays
none ..... 682
Reported correctly enrolled ..... 1749
Signed by Speaker ..... 1749
Sent to Governor ..... 1749
Slgned by Governor ..... 1849
195 By Cohen, Baringer, Doder-er and Resnick. A bill for anact relating to locking of vot-ing machines.
Introduced, referred to govern-225
mental affairs
Recommended passage ..... 772
Committee report adopted ..... 778
Steering recommends calendar ..... 897
Passed House: ayes 92, nays none. 1183
House concurred …............... ..... 1905
Passed House; ayes ii4, nays
1905
Reported correctiy enrolied
Signed by Speaker ..... 1999Sent to Governor1999
Signed by Governor ..... 2123
H. F. Page196 By Duffy, Baringer, Brem-mer, Distelhorst, Gillette ofStory, Miller of Page, Res-nick, Wilson and Winkelman.A bill for an act relating topreparation of jury lists formunicipal court.
Introduced, referred to judiciary 22 ..... 225
Recommended passage
Committee report adopted ..... 266
Passed House; ayes 109 , nays 2. . ..... 427
Reported correctly enrolled ..... 1055
Signed by Speaker ..... 1055
Sent to Governor ..... 1055
Signed by Governor ..... 1120
197 By Mayberry, Baringer, Gil- lette of Story, Meacham, Mel- rose, Miller of Page and wil- son. A bill for an act relat- ing to financing of airports.
mental subdivisions ..... 225
Recommended passage ..... 434
Committee report adopted ..... 438
198 By Ways and Means. A billfor an act to amend sectionfour hundred twenty-two(422), Code 1962, as amendedby chapter two hundred fifty-eight (258), acts of the Sixti-eth General Assembly, rela-tive to state personal net in-come tax and state businesstax on corporations.
Introduced, placed on calendar.. ..... 226
Passed House; ayes 115, nays none ..... 253
Reported correctly enrolled ..... ${ }^{432}$
Signed by Speaker ..... 43
Signed by Governor ..... 49

199 By Mueller, Scott, Maule, Loss, Dougherty, Melrose, Wolcott, Shirley of Dallas, Roe and Stevenson. A bill for an act to amend section four hundred twenty-six point one (426.1), Code 1962, relating to agricultural land tax credit and to make appropriation therefor.
Introduced, referred to appropria-226
tions

200 By Miller of Buena Vista, Utzig, Nagle, Dunton and Fullmer. A bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.
publc instruction
Introduced, referred to education
Withdrawn Withdrawn893

201 By Denato, Bremmer, Doderer, Duffy, Jackson of Clinton, Palmer, Resnick, Utzig, Wilson and Winkelman. A bill for an act relating to the taking of a special federal census in cities and towns and to the use of census figures obtained thereby as the basis for apportionment of certain distributive funds and in the determination of other questions relating to cities and towns.

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Reported correctly enrolled ..... 1074
Signed by Speaker .................. 1074
Sent to Governor . . . . . . . . . . . . . . . 1074
Signed by Governor ................. 1120

## 207 By Dougherty and Kluever. A bill for an act relating to negligent driving and reckless ariving. <br> Introduced, referred to judiciary. 24 <br> Recommended indefinite postpone- 433 <br> Indefinitely postponed ............ 483 <br> 208 By Busch, Nielsen of Shelby, Grassley, Tieden, Nielsen of Emmett-Palo Alto and Hageman. A bill for an act relating to open hunting seasons. <br> Introduced, referred to conserva- 242 <br> Recommended passage..........

Committee report adopted

## 209 By Commerce. A bill for an act relating to the solleltation of proxies from policyholders and stockholders of insurance companies. <br> Introduced, placed on calendar . 242

Passed House; ayes 116, nays 317
none eported correctly enrolied ${ }^{\text {......... } 432}$
Reported correctly enrolled ................. 443
Sent to Governor ...................... 433
Signed by Governor............
210 By Commerce. A bill for an act concerning insider trading of domestic stock insurance company equity securities.
Introduced, placed on calendar $\ldots 242$
Passed House; ayes 115, nays 1.. 318
Reported correctly enrolled .....: 432
Signed by Speaker …........................ 433
Sent to Governor 494 rlef, Caffrey, Denato, Gaudineer, Maley, O'Malley, Paimer and Rasmussen. A bill for an act relating to the maximum allowance to be paid public officers and employees other than state officers and employees for authorized public use of a private automobile.
Introduced, referred to governmental subdivisions
205 By Anderson. A bill for an act relating to the assessment of property for taxation purposes.
Introduced, referred to way and means.

206 By Hutchins and O'Malley. A blll for an act to amend chapter six hundred nineteen (619), Code 1962 , relating to the burden of proof of contributory negligence in civil
Introduced, referred to judiciary.
Recommended passage
Amendment feport adopted.....
Call of the House requested..... 445
Call of the House ................ 445
Amendment adopted ................. 445
Passed House; ayes 88 , nays 33 .
Motion to reconsider vote laid on table ................................

211 By Commerce. A bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa.
Introduced, placed on calendar. 242
Made special order ................ 319
Committee of the whole $\ldots . . . \boldsymbol{l}^{335}$
Passed House; ayes 97, nays 21,. . 336
Reported correctly enrolled ....... 11442
Signed by Speaker ....................... 1142
Sent to Governor ....................................
Signed by Governor
212 By Commerce. A bill for an act to consolidate the present fre and casualty insurance rate regulatory laws.
Introduced, placed on calendar.. 242
Intro special order ................. 319
Amendment filed .........................335 335
Committee of the whole ........... 337
Amendment adopted $\cdots$ iib, nays
Passed House; ayes
ins.
none ............................. 960
Reported correctly enrolled ......... 960


213 By Bremmer, Dunton, Rasmussen, Crosier, Doderer, Res-
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nick, Wolcott and Lynch. A bill for an act to provide for proportionate sharing of the cost of public school education in public high school districts between the State of Iowa and local school districts, and to provide the method for computation of the portion of such cost to be raised by taxation within each school district, and to make an appropriation for payment of the proportionate share of the state.
Introduced, referred to education 250
Amendment filed .................... 944
Amendment filed . . . . . . . . . . . . . . . . 1012
Amendments filed ............................ 1347
Amendment filed ..................... 1348
214 By Glenn. A bill for an act to amend sections three hundred twenty-one point one (321.1), and three hundred twenty-one point four hundred eighty-six (341.486), Code 1962, relating to appearance bail in connection with traffic violations.
Introduced, referred to judiciary. 250
Amendment fled ................... . 480
Recommended amendment, passage

530
Committee report adopted ...... 535
Steering recommends calendar .. 605
Amendment filed ................... 626
Amendments adopted ............ 679
Amendment withdrawn ............... 679
Passed House; ayes 114, nays 1. 680
Reported correctly enrolled .... 1345
Signed by Speaker ................... 1346
Sent to Governor . . . . . . . . . . . . . . 1346
Signed by Governor ................ 1421

## 215 By Miller of Page, Baringer, Scherle of Fremont-Mills, Loss, Gillette of Clay-Dickinson, Winkelman, Graham, Radl, Dougherty, Nagle and Robinson. A bill for an act to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to size, weight, and load of vehicles moved on a highway. <br> Introduced, referred to transportation <br> 250 <br> Recommended passage ............... 625 <br> Committee report adopted ....... 629 <br> Steering recommends calendar .. 790 <br> Objection fled 835

Amendment fled837

216 Shannahan. A bill for an act to amend chapter three hundred twenty-one point one (321.1), Code 1962, relating to the definition of "implements of husbandry."
Introduced, referred to agriculture

217 By Gillette of Clay-Dickinson. A bill for an act concerning the procedure for contested elections involving the office of county supervisors.
Introduced, referred to governmental subdivisions
H. F.

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Recommended passage .......... ${ }^{416}$
Committee report adopted ….... 422
Steering recommends calendar.. .527
Passed
none House; ayes 102 , nays 640
218 By Stueland. A bill for an act relating to extension of time for filing application for Korean veterans' bonus.
Introduced, referred to industrial
and human relations........ .250
Recommended passage $\ldots \ldots \ldots$........ 529
Committee report adopted ....... 535
Amendment filed ................. 774
Steering recommends calendar .. 790
Amendment adopted .............. 973
Passed House; ayes 97, nays 2 .. 973

219 By Brinck. A bill for an act
to provide that municipalities
may elect officials on a parti
san basis.

Introduced, referred to govern
mental subdivisions

220 By Mayberry. A bill for an
act relating to the cost of
printing ballots and supplies
for voting machines.

Introduced, referred to govern-
mental affairs.............

Recommended passage ............ 417
Committee report adopted ...... ${ }^{422}$
Steering recommends calendar .. 527
S. F. 135 substituted ............... 642

Withdrawn ............................ 643

## 221 By Mayberry. A bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines. <br> Introduced, referred to governmental affairs <br> 251 <br> Recommended passage................. 417

Committee report adopted ......... 422
Steering recommends calendar .. 527
S. F. 134 substituted ............... 644

Withdrawn ......................... 645
222 By Anderson. A bill for an
act relating to the appoint-
ment of a deputy collector by
county treasurer.
Induced, referred to govern-
mental subdivisions.........
and
Amendment filed .................... 294
Amendment filed ..................... 576
Recommended passage ............. 919
Committee report adopted ......... 927
Steering recommends calendar .. 1007
Amendment adopted ............... 1209
Amendment withdrawn ........... 1209
Passed House; ayes 95, nays
none .............................. 1210
Reported correctly enrolied ....... 1749
Signed by Speaker ................... 1749
Sent to Governor ........................ 1744
Signed by Governor .................... 1849
223 By Robinson. A bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other code sections.
Introduced, referred to governmental subdivisions
Recommended passage ….......... 590
Committee report adopted ........ 595
Steering recommends calendar ... 684
H. F. Page
Passed House; ayes 107, nays 2. 782
Reported correctly enrolled ..... 2123
Signed by Speaker ..... 2123
Sent to Governor
2123
2123
Signed by Governor ..... 2172
224 By Nielsen of Emmet-Palo Alto. A bill for an act to re-move the exemption as imple-ments of husbandry of vehi-cles used for the storage andtransportation of anhydrousammonia, and other liquidcommerclal fertllizers, and toimpose a tax on trailers used
for this purpose.
Introduced, referred to transpor- tation ..... 251
Recommended passage
460
460
Committee report adopted
466
466
Referred to ways and means .....
522 .....
522 ..... 980
Withdrawn
Withdrawn
225 By Cochran, Bailey, Baker Radl and Mayberry. A bill foran act to amend chapter twohundred seventy-nine (279),Code 1962 relating (279),Code 1962, relating to reasonsfor consideration of termina-
tion of a contract for teachers. Introduced, referred to education
251
Withdrawn ..... 1170
226 By O'Malley, Palmer, Ras-mussen, Reichardt, Renda,Bogenrief, Caffrey, Denato,Gaudineer, Glanton and Maley.A bill for an act relating to in-vestment of the several fundscreated by chapter four hun-dred eleven (411), Code 1962,relating to retirement systemsIn for fremen and policemen.Introduced, referred to industrial
and human relations271
sage
sage sage ..... 436
Steerintee report adopted
438
438
Steering recommends calendar ..... 896
substituted ..... 1065
227 By Resnick, Dunton and Foster. A bill for an act toamend chapter two hundredninety-four (294), Code 1962 ,
to incterto increase the minimum pay-ment of seventy-flye dollarsper month for teachers meet-ing month for teachers meet-ing certain service require-ments to one hundred (100)
Introdars per month.
Recommended referred to educationsage ... amendment, pas-271575
Committee report adopted
Committee report adopted Amendment filed ..... 579
228 ofy Dunton, Rider, GilletteSt Story, Craig, Hausheer,Stokes, Smith of OUSheer,Strothman (Hansen, OBrien,Stanley, Kibbie, Lange, Nims):A bill for an act relating tooutdoor advertising along theinterstate highways withinIntris state
Introduced, referred to transportation
Recommended passage
H. $F$.
Committee report adopted
Page ..... 466
Comittee report adopted
Comittee report adopted
F 199 recommends calendar ..... 606
W. F. 192 substituted ..... 620
Withdrawn ..... 622
229 By Gaudineer, Foster and Holmes. A bill for an act toamend chapter three-hundredtwenty-one (321), Code 1962,relating to motor vehicles asto fees collectible with re-spect to titles and liens andas to amounts of various feesto be retained by the countiesfor administrative servicesfurnished by the county treas-
urers.
Introduced, referred to govern- mental subdivisions ..... 272
Recommended amendment, pas- sage ..... 590
Committee report adopted ..... 595
Steering recommends calendar ..... 718 ..... 871
Passed House; ayes 80, nays
Passed House; ayes 80, nays
House concurred ..... 1948
Passed House; ayes 101, nays 2. ..... 1949
Reported correctly enrolled .....  2041
Signed by Speaker ..... 2041
Sent to Governor ..... 2172
230 By Cochran, Mayberry, Bail- ey, Patton, Stevenson, Nielsenof Emmet-Palo Alto, Baringer(Lange, O'Malley, Shaff, Cole-man, Hagle, Hansen and El-vers). A bill for an act re-lating to the marketing ofdairy products.
Introduced, referred to agricul-272
ture
Recommended amendment, pas-sage872
Committee report adopted ..... 883
Sifting recommends calendar ..... 1422
Amendment filed ..... 1532
Amendment filed
1666
1666
Made special order ..... 1764
Amendments filed ..... 1781
Amendment adopted ..... 1835
Passed House; ayes 93 , nays $16 . .18$Motion to reconsider vote laid ontable1836
House concurred ..... 2155
Passed House; ayes 90, nays 11. ..... 2174
Reported correctly enrolled ..... 2175
Signed by Speaker ..... 2175Sent to Governor
Signed by Governor.
231 Ry Palmer, Busing, Utzig,Wilson, Fullmer, Loss, Baker,Gillette of Story, Hausheer,Denato, O'Malley and Doderer.A bill for an act to regulatesale of firearms where deliveryis by mall or freight service.
Introduced, referred to judiciary. ..... 272
Recommended indefinite postpone-
ment
ment ..... 433 ..... 433
Indefinitely postponed ..... 483232 By Nielsen of Emmet-PaloAlto, Gillette of Clay-Dickin-son, Baringer and Dunton. Abill' for an act to amend chap-ter five hundred fourteen(514), Code 1962, to providefor participation of podia-trists in hospital and medicalservice plans.
H. F. Page
Introduced, referred to public health
272
Recommended passage.......................... 44
Committee report adopted ........ 438
Steering recommends calendar.. 1074
Sifting recommends calendar ..... 1251
S. F. 301 substituted ................ 1289
Withdrawn ........................... 1290

233 By Miller of Des Moines. A
bill for an act relating to fees
for the chauffeur's and opera
tor's license and for the in
struction and temporary driv
ers' permits.



Withdrawn .............................. 479
234 By judiciary. A bill for an act relating to the compensation of court reporters.
Introduced, placed on calendar.
Passed House; ayes 101, nays $11 . .478$
Reported correctly enrolled.574
Signed by Speaker ..... 574
Sent to Governor. ..... 574
Signed by Governor ..... 657
235 By Judiciary. A bill for an act to equalize the measure of damages for wrongful or neg- ligent injury or death.
Introduced, placed on calendar... ..... 284
Amendment filed ..... 436
Amendments adopted ..... 443
Passed House; ayes 85, nays 32 ..... 444
Motion filed to reconsider vote.. ..... 444
Reported correctly enrolled ..... 1074
Signed by Speaker ..... 1074
Sent to Governor ..... 1074
Signed by Governor ..... 1120
236 By Judiciary. A bill for anact to amend section six hun-dred twenty-four point one(624.1), Code 1962, relating tothe examination and cross-examination of witnesses.
Introduced, placed on calendar.284
Passed House; ayes 114, naysnone479
Reported correctly enrolled ..... 1008
Signed by Speaker ..... 1009
Sent to Governor ..... 1009
Signed by Governor ..... 1055
237 By Kempter and Miller of Page. A bill for an act re-lating to group insurance onfranchise plan.
Introduced, referred to commerce ..... 284
Recommended passage ..... 528
Committee report adopted ..... 535
Steering recommends calendar ..... 605
Passed House; ayes 112, nays none ..... 681
Reported correctly enrolled ..... 1926
Signed by Speaker ..... 1926
Sent to Governor ..... 1926
Signed by Governor ..... 1963
238 By Dunton, Detje, Rider and Scherle of Fremont-Mills. Abill for an act relating to thedelivery of number plates andcertificate containers to Coun-ty Treasurers by the Depart-ment of Public Safety.
Introduced, referred to transpor-tation285H. F.Page
Recommended passage ..... 398
Committee report adopted ..... 401
239 By Strothman. A bill for an act relating to special levies on schoolhouse tax.
meduced, referred to govern- ..... 283
Withdrawn ..... 1214
240 By Gillette of Story, Hau- sheer, Rider, Breitbach, Baker, Busing and Fisher of Greene. A bill for an act relating to removal of vehicles left stand- ing on highways.
Introduced, referred to transpor- tation ..... 285
Recommended passage ..... 461
Committee report adopted ..... 466 ..... 466
241 By Miller of Des Moines andDistelhorst. A bill for an actto codify and clarify the defl-nition of the term "lottery" asused in section seven hundredtwenty-six point eight (726.8),Code 1962.
Introduced, referred to judiciary. ..... 285
Recommended passage ..... 531
Committee report adopted ..... ${ }^{535}$
Sttering recommends
S F 261 substituted ..... 1219
Withdrawn ..... 1220
242 By Public Health. A bill for an act relating to the StateBoard of Health.
Introduced, placed on calendar.. ..... 285
Amendment filed ..... 497
Amendment withdrawn ..... ${ }_{513}^{513}$
Passed House; ayes 114, nay
Reported correctly enrolled ..... 1557 ..... 1557

Signed by Speaker

Signed by Speaker
Sent to Governor ..... 1557
Signed by Governor243 By Miller of Des Moines. Abill for an act relating to perdiem recelved by members ofthe state soil conservation
committee. Introduced, referred to agricul- ..... 285
ture ..... 479
sage
482
482
Committee report adopted ..... 921
Amendment filed ..... 1007
Steering recommends calendar ..1190
Amendments adopted
1190
Passed House; ayes 72 , nays ..... 1580
Reported correctly enrolled ..... 1580
Stgned by Speaker ..... 1580
Sent to Governor ..... 1688
Signed by Governor

244 By Graham. A bill for an act to amend section four hundred twenty-two point sixteen (422.16), Code 1962, relating to income tax withholding by agents for nonresidents.
Introduced, referred to ways and means
245 By Rider. A bill for an act relating to the municipal enterprises fund.
H. F . Page
Introduced; referred to govern-mental subdivisions285
Withdrawn ..... 536
246 By Gaudineer, Glanton, Mal- ey, O'Malley, Palmer, Rasmus- sen, Reichardt, Renda, Bogen- rief, Caffrey and Denato. A bill for an act relating to the pow- er of cities and towns to reg- ulate the keeping of animals within corporate limits.
Introduced, referred to govern- mental subdivisions ..... 285
247 By Patton, Millen, Dunton, Ginette of Story, McNamara, Hageman, Miller of Page, Tie- den, Kennedy, Roe, Rickert and oxley. A bill for an act relat ing to motor vehicle financial responsiblity.
Introduced, referred to transpor-
Amendment filed ..... 286
576
248 By Miller of Des Moines, Kluever, Murphy, Fisher of of Greene. A bill for an act relating to bait advertising in the field of corrective eye- glasses, their components, and related services.
Introduced, referred to public health ..... 297
Recommended passage ..... 434
Committee report adopted ..... 438
Amendraents filed ..... 465
Steering recommendis calendar ..... 1074
249 By Baker, Busing and Gil- letter of Story. A bill for an act relating to the bonding au- thority of the county conser- vation boards.
Introduced, referred to conserva- tion and recreation ..... 297
Recommended passage ..... 566
Committee report adopted ..... 606
Pteering recommends calendar ..... 647
Reported correctiy enrolled. ..... 1557
Sent to Governor ..... 1557
Signed by Governor ..... 1664
250 By Gaudineer, Foster andHolmes. A bill for an act re-lating to the registration ofmotor vehicles.
Introduced referr
tation ..... 297
Recommended passage ..... 548
Committee report adopted ..... 550
Steering recommends calendar ..... 606
Passed House; ayes 104, nays 1 ..... 764
251 By Distelhorst, Brinck, Bus ing, Strothman and Miller of Des Moines. A bill for an actrelating to secondary roads.
Introduced, referred to governmental subdivisions ............
297
Recommended passage ..... 919
Committee report adopted
927
927
Steering recommends calendar ..... 1007
S. F. 224 substituted ..... 1211
252 Ay Robinson and Mayberry.
H. F. buses.Page
Introduced, referred to transpor- tation ..... 297
Withdrawn ..... 857
253 By Cochran, Winkelman, Mayberry, Houston, Loss, Muel-ler, Balley, Miller of BuenaVista, Edgington, Graham,Hausheer, Glllette of Clay-Dickinson, Baker, Nielsen ofEmmet-Palo Alto, Stueland,Gleason, Gillette of Story,Murphy, Fisher of Greene andHanson (Beneke and Cole-man). A blll for an act re-ating to drainage districts,lating to drainage distrycts,and to amend various sectionsof the Code relating thereto.
Introduced, referred to agricul-
ture ..... 297
Recommended passage ..... 416
Committee report adopted ..... 422
Amendment filed
Amendment filed ..... 100 ..... 100
Steering recommends calendar ..... 718 ..... 718
Amendment filed ..... 837
Amendment flied ..... 1073
Steering recomm
1122
1122
Amendment filed ..... 1139
Amendments adopted
Amendments adopted
140
140
Amendments adopted ..... i.. 11440
Passed House; ayes 104, nays .....  1789
House concurred1789

none co............................1887

none co............................1887
Reported correctly enrolled
Reported correctly enrolled ..... 187 ..... 187
Signed by Speaker .....
1887 .....
1887 ..... 1963
Signed by Governor
Sent to Governor
Sent to Governor
254 By Caffrey, Seibert, Glan- ton, Lynch and Jackson ofBlack Hawk. A bill for anact to regulate and enforce thepayment of wages due employ-ees from corporations doingbusiness in this state.
Introduced, referred to industrialand human relations297 ..... 436
Recommended passage
Recommended passage
Committee report adopted ..... 438
Steering recommends calendar ..... 718
Objection filed ..... 749
789
Steering recommends calendar ..... 805
Amendments filed
823
823
Amendment filed
Amendment filed
1014
1014
Amendment filed
1222
1222
Amendments adopted
Amendments adopted
1223
1223
Amendments adopted
1224
1224
Amendments adopted ..... 1224
Amendments withdrawn
1225
1225
Amendment adopted ..... 1238
Amendment adopted ..... 61.
Falled to pass House; ayes. 61
Falled to pass House; ayes. 61
nays 47 .................... 1239
1440Motion filed to reco

255 By Winkelman, Redfern, Miller of Page, Tieden, Gillette of Clay-Dickinson, Baringer, O'Malley and Mueller. A bill for an act to require fiscal notes to be attached to all legislation introduced in the General Assembly which provides for appropriations or involves an increase or decrease in state revenues.
H. F. Page
Introduced, referred to appropri-ations297
256 By Gregerson, Loss, Ras- mussen and Kempter. A bill for an act relating to the spearing of fish by scuba div- ers.
Introduced, referred to conserva- tion and recreation ..... 298
Recommended passage ..... 566
Committee report adopted ..... 568
Steering recommends calendar ..... 606
Passed House; ayes 101, nays none ..... 765
Reported correctly enrolled ..... 1421
Signed by Speaker ..... 1421
Sent to Governor ..... 1421
Signed by Governor ..... 1531
257 By Bailey. A bill for an act relating to the punishment for reckless driving on the highway.
Introduced, referred to judiciary Recommended indefinite postpone- ment ..... 298
Indefinitely postponed ..... 531
258 By Bailey. A bill for anact relating to increasing themaximum sum the stealing ofwhich shall constitute petty
larceny.
Introduced, referred to judiciary. ..... 298
Recommended amendment, pas- sage ..... 418
Committee report adopted ..... 422
259 By Gillette of Clay-Dickin-son, Rickert, Cochran, McNa-mara, Stokes, Hullinger, Law-lor, Dougherty, Madden, DenHerder, Oehlsen, Scott andDunton. A bill for an actprohibiting the shooting ofany rifle or any shotgun on orover public highways of thestate.
Introduced, referred to conserva- tion and recreation ..... 298
Recommended amendment pas- sage ..... 566
Committee report adopted ..... 568
260 By Radl, Dunton, Melrose,Mayberry, Duffy, Varney,Burke, Cockran and Gillette ofStory. A bill for an act relat-ing to public education and toprovide for area vocationalschools, community collegesand technical institutes.
Introduced, referred to education ..... 298
Amendment flled ..... 351
Amendment filed ..... 921

261 By Madden, Gillette of ClayDickinson, O'Malley, Hullinger, Maule, Fischer of Grundy, Redfern, Gillette of Story, Dunton, Mahan, Nielsen of Shelby, Whisler, Korn, Seibert, Rider, Utzig, Meacham, Brinck, Baker, Fullmer, Clapsaddle, Dougherty, Morgan, Foster, Houston, Nielsen of Emmet-Palo Alto, Patton, Holmes, Robinson, Mayberry, Hageman, Roe, Scott, Greger-
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son, Cohen, Miller of Buena Vista, Nagle, Fisher of Greene, Crosier, Oxley and Hausheer. A bill for an act placing restrictions on the registration of motor vehicles.
Introduced, referred to governmental subdivisions 298
Steering recommends calendar ... 1007 Referred to ways and means .... 1719
Recommended indefinite postponement

2041
Amendment filed ......................... 2124
262 By Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt and Renda. A bill for an act relating to the amendment of ordinances in cities which have complied and published their ordinances in the form of a municipal code.
Introduced, referred to governmental subdivisions
Recommended passage .............. 919
Committee report adopted ....... 927
Commitee reporing recommends calendar .1007
Amendment adopted......... .1211
Amendment adopted $\ldots \ldots . . . . . .1211$
Passed House; ayes 75 , nays $27 \ldots 1211$
263 By Gillette of Story, Maule, Dunton, Rasmussen, Gaudineer, Hausheer, Wilson, Cohen, Carnahan, Mahan, Brinck, Bremmer, Melrose, Reichardt, Mayberry, Cochran, Resnick, Jackson of Clinton, Gleason, Caffrey, Distelhorst, Maley, Gannon, Clapsaddle, Fullmer, Korn, Gillette of Clay-Dickinson, Kennedy, Oehisen, Busing, Miller of Buena Vista, Kempter, Varney, Radi, Gregerson, Nagle, Wengert, Jackson of Black Hawk, Miller of Des Moines, Denato, Doderer, Rider, Glanton, Palmer, Shannahan, Rickert, Baker, o'Malley, Hageman, Shirley of Dallas, Detje, Glenn, Craig and Renda. A bill for an act relating to prohibiting unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, vocational schools, and housing.
Introduced, referred to industrial and human relations

Amendment filed ….....................
Amendment fommended amendment, pas- 529
sage .................................... 535
Committee report adopted ............... 572
Steering recommends calendar ... 592
Amendment filed ...................... 595
Made special order .................. 610
Amendment filed ........................ 611
Amendments filed .................... 612
Amendments filed ....................... 626
Amendment filed ...................... 660
Amendment filed . . . . . . . . . . . . . . . . 687
Amendment filed ..................... 695
Amendments withdrawn ........... 695
Amendment adopted ................ 696
Amendments adopted ................ 698
Amendments withdrawn .......... 698
Amendments adopted
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Amendment adopted .............. 699
Amendmnet withdrawn .......... 700
Amendments adopted ............ 700
Amendment filed ................... 705
Amendment adopted .................. 711
Amendment witharawn .......... 711
Amendments adopted ............. 712
Passed House; ayes i19, nays
none ............................... 712
House concurred ..................... 1131
Passed House; ayes 108 , nays
none . . . . . ........................... 1131
Reported correctly enrolled .... 1225
Slgned by Speaker ................ 1226
Sent to Governor ................... 1226
Signed by Govȩrnor ................ 1312

264 By Brinck, Millen, Distelhorst and Rickert. A bill for an act to provide for elections on the question of county zoning proceedings.
Introduced, referred to governmental subdivisions ...........
Recommended amendment, passage

322
Commi............................... 517
Committee report adopted ....... 521
Steering recommends calendar.. 896
Amendment filed ................... 961
Amendment withdrawn ............................
Amendment adopted ................ 1029
Amendments adopted.................1030
Passed House; ayes 95, nays i仑́.. 1030
265 By Rasmussen, Reichardt, Renda, Bogenrlef, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley and Palmer. A bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements.
Introduced, referred to governmental subdivisions ..........
Recommended passage
Committended passage ........... 591
Committee report adopted ........ 595
Steering recommends calendar... 684
Amendment filed .................. 751
Amendment withdrawn ............. 783
Amendment adopted.............
Passed House; ayes iog, nays none
266 By Fischer of Grundy. A bill for an act relating to the regulation of trading stamps, and repealing certain statutes relating to gift enterprises,
Introduced, referred to commerce 323
Sifting recommends calendar .... 1498
objection filed .........................1504
267 By Education. A bill for an act transferring the state sanatorium to the state uniVersity of Iowa and to enlarge the functions of the sanatorium to care for additional patients.
Introduced, placed on calendar. 323
Re-referred to goverrmental af
fairs
Recommended amendment, pas. sage . . . . . . . . . . . . . . . . . . . . . . 1200

Sifting recommends calendar .... 1251
Amendment adopted......... .1290
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Passed House; ayes 99, nays
none ................................ 1290
Reported correctly enrolled .... 1421
Signed by Speaker .................. 1421
Sent to Governor .................. 1421
Signed by Governor ...................... 1531
268 By Utzig, Breitbach, Baker, Carnahan, Palmer, Wright, Melrose, Glanton and Reichardt. A bill for an act relating to the payment of automobile annual registration fees by persons serving in the armed forces of the United States.
Introduced, referred to transpor-
tation ...............................
Recommended amendment, pas-
sage $\begin{gathered}\text { ommittee report adopted }\end{gathered}$
Committee report adopted ........ 902
269 By Utzig, Breitbach, Carnahan, Palmer, Wright, Melrose, Glanton, Reichardt and Baker. A bill for an act to provide real property tax exemption to disabled veterans.
Introduced referred to ways and means
Amendment' nìed.................................... 367
Recommended amondment, passage
Committee report adopted ............1891
Amendment adopted ................ 2026
Amendment adopted ................ 2027
Committee of the whole.......... 2027
Referred to appropiations 2027

270 By Jackson of Black Hawk, Doderer, Lynch, Hausheer, Miller of Buena Vista, Wilson, Kempter, Gillette of Story, Rider, Breitchbach, Denato, Carnahan, Miller of Des Moines, Bremmer and Melrose. A bill for an act to amend section ninety-seven $B$ point forty-one ( 97 B .41 ), Code 1962 , as amended by chapter ninetysix (96), Acts of the Sixtieth General Assembly.
Introduced, referred to industrial and human relations
Recommended passage ............ 821
Committee report adopted 827

271 By Strothman. A bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.
Introduced, referred to ways and means
mecommended passage ..................1558
Committee report adopted........ 1565
Amendment adopted $\ldots \ldots \ldots \ldots \ldots 1602$
Passed House; ayes 93, nays 9. 1602
House concurred ${ }^{\text {House }}$. 87 ,......... nays
Passed House; ayes 87, nays 1897
none

Sent to Governor ................... 1999
Signed by Governor .....................2123
272 By Gillette of Story. A bill for an act relating to the use of applications for insurance
H. F.
which require indication of
Pagerace or color of applicant.
Introduced, referred to commerce ..... 323Recommended passage
528
Committee report adopted ..... 535
Steeri
SteeriPassed House; ayes 110, naysnone681
273 By Glenn. A bill for an act to amend chapter ninety-seven A (97A), Code 1962, to include the members of the fire mar- shal's division of the depart- ment of public safety.
Introduced, referred to industrial and human relations ..... 324
274 By Bogenrief, Wright and Houston. A bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles.

Introduced, referred to transpor- tation ..... 324
Recommended amendment, pas- sage ..... 495
Committee report adopted ..... 500
Steering recommends calendar. ..... 1007
Amendment adopted ..... 1191
Passed House; ayes 92, nays 2 .. 1191
275 By Mueller (Main). A billfor an act relating to hog-cholera virus and serum.
Introduced, referred to agricul-324
ture
Recommended amendment, pas- sage ..... 1034
Committee report adopted ..... 1041
Amendment filed ..... 1296
Sifting recommends calendar ..... 1422
Amendment adopted ..... 1487 ..... 1487
Passed House; ayes 109, nays none ..... 1488
Reported correctly enrolled ..... 1999
Signed by Speaker ..... 1999
Sent to Governor ..... 1999
Signed by Governor ..... 2123
276 By Jackson of Clinton, Ras-mussen and Kluever. A billfor an act to regulate indus-trial loan companies, to de-fine and provide for the 11-censing of such businesses,to specify the powers of in-dustrial loan companies, toprescribe penalties and toprovide for the administrationand enforcement of this act.
Introduced, referred to commerce ..... 324
Recommended amendment, pas- sage ..... 720
Committee report adopted ..... 733
Steering recommends calendar ..... 896
S. F. 132 substituted ..... 1152
Withdrawn ..... 1398

277 By Strothman. A bill for an act to amend chapter four hundred sixty-seven $B$ point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4) relating to reimbursement of school districts for loss of taxes.
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Intro ..... 324
Recommended passage ..... 686
Committee report adopted ..... 691
278 By Brinck and Nielsen ofEmmet-Palo Alto. A bill foran act relating to publica-tion of financial matters byschool districts.
Introduced, referr ..... 324
Amendment filed ..... 77
-
279 By Public Health. A billfor an act relating to the or-ganization, jurisdiction, pow-ers and duties, and'method ofsupport of county, multi-county, and city boards ofhealth and health depart-ments, and levying a taxtherefor.
Introduced, placed on calendar. ..... 346
Referred to ways and means ... ..... 354
Recommended passage ..... 591
Committee report adopted ..... 595
Amendment filed ..... 626
Amendments filed ..... 722
Amendment filed ..... 751
Amendment fled ..... 792
Amendment filed ..... 805
Amendments adopted ..... 950
Amendment withdrawn ..... 95
Amendment adopted ..... ${ }_{95}^{952}$
Amendment withdrawn ..... 953
Amendments adopted
954
954
Amendments adopted
954
954
Amendments withdrawn
957
957
Amendment adopted
Amendment adopted
957
957
Amendment adopted ..... 958
Passed House; ayes 76, nays ..... 959
280 By Gregerson, RadI, Kele-her and Shannahan (Burke).A bill for an act to establisha property tax benefit for eld-erly persons and disabled per-sons of limited incomes.
Introduced, referred to ways andmeans346
Recommended indefinite postpone- ..... 802
ment
Indefinitely postponed ..... 849
281 By Hullinger, Dunton, Mad-den, Whisler, Morgan andDougherty. A bill for an actto provide mail delivering ve-hicles sufficent area to stopoff the traveled portion of pri-mary roads when deliveringmail.

Introduced, referred to transportation
Recommended passage ..... 558Committee report adopted
282 By Busing. A bill for anact relating to county con-servation boards, and toamend chapter one hundredeleven A (111A), Code 1962,to provide for the acquisition,development and maintenanceof reservoirs or lakes in con-nection with recreationalprojects, to authorize acqui-sition of lands by purchase,gift or condemnation, and to
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authorize the development and sale of adjacent lots to private parties and to regulate and control the use thereof, and to provide for the issuance of general obligation bonds to pay the cost thereof upon approval by vote of the voters of the county, and for a tax levy against the property of the county to retire any bonds issued in connection therewith, and to authorize the use of excess funds for the project.
Introduced, referred to project. vation and recreation ........ ment

283 By Rasmussen, Smith of Linn, Gregerson, Seibert, Den Herder, Mahan, Gallágher, Jackson of Clinton and Mc: Namara (Ely, O'Malley, Riley, Burns, McNaily and Reppert). A bill for an act relating to the licensing and qualifications of physical therapists.
Introduced, referred to public health
Amendment iled ............................ 447
Recommended amendment, pas: sage
Committee report adopted...................63
Amendment filed............ . . . 723
Amendments filed 774
Steering recommends calendar............... 108
Sifting recommends calendar ...1251
S. F. 275 substituted ................. 1291

Withdrawn .................................. 1292
284 By Denato. A bill for an act to amend chapter eightyseven (87), Acts of the Sixtieth General Assembly, to proVide for flling of claims by medical, sugical and hospital claimants under workmen's compensation.
Introduced, referred to industrial and human relations
Recommended passage ..........347
Committee report adopted......... 436
Steeringr ecommends calendar. . 4889
Objection
Objection fled
285 By Rider. A bill for an act relative to the support or maintenance contributions made by members of the Iowa Soldiers Home.
Introduced, referred to governmental affairs. ................
Committee report adopted
286 By Dougherty. A bill for an act relating to the use of flashing blue lights by volunteer firemen.
Introduced, referred to transportation

Committee report adopted ........ 500
Steering recommends calendä... 605
Passed House; ayes 114, nays
none none

Signed by Speak enrolled ...... 1926
Sent to Gy Speaker ................ 1926
Signed by Governor.................... 1326
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287 By Melrose and Fischer of Grundy. A bill for an act to repeal the requirement that the treasurer secure surety bonds for licensed distributors of motor vehicle fuel and the appropriation therefor.
Introduced, referred to governmental affairs
Recommended indefinite postponement

1033
Indefinitely postponed ................... 1079
288 By Governmental Subdivisions. A bill for an act relating to municipal and county participation in area television translator systems.
Introduced, placed on calendar... 354 Passed House; ayes 108, nays 2.. 476 House concurred .................... 1022
Passed House; ayes 98, nays 7.1023
Reported correctly enrolled..... 1074


Signed by Governor ................ 1120
289 By Nagle, Resnick, Rasmus-
sen, Webster, Stevenson and
Baker. A bill for an act re-
lating to drivers of emer-
gency vehicles.
Introduced, referred to transpor-
Introduced, referred to transpor-
tation $\quad 354$
Recommended passage................. 495
Committee report adopted...${ }^{500}$
Steering recommends calendar .. 684
Passed House; ayes 100, nays none . . . ........................... 780
Reported correctly enrolled .... 988
Signed by Speaker ............... 988
Sent to Governor .................... 989
Signed by Governor ................ 1055
290 By Crosier and Varney. A
bill for an aet to prohibit
discrimination in employment
because of age, and providing
penalties for violations hereof.
Introduced, referred to industrial
and human relations ............. 354
Amendment filed .................... 465
291 By Gaudineer, Tieden and Baringer. A bill for an act relating to the compensation of county attorneys.
Introduced, referred to governmental subdivisions.

369
292 By Robinson, Fischer of Grundy. A bll for an act to provide for statewide periodic motor vehicle inspection.
Introduced, referred to transportation
293 By Detje. A bill for an act to limit the civil liability to persons riding in aireraft without payment for the ride or transportation.
Introduced, referred to transportation

369
Recommended passage ................ 791
Commítee report adopted 795
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making an appropriation therefor.
Introduced, referred to education ..... 370
Amendment filed ..... 437
Recommended passage ..... 750
Committee report adopted ..... 754
Referred to appropriations ..... 755
295 By Dunton and Nielsen of Emmet-Palo Alto. A bill for an act relating to the death of a human being caused by means of a motor vehicle.
Introduced, referred to judiciary ..... 370
Recomm ..... 434
Indefinitely postponed ..... 483
296 By Burke, Shannahan and Wengert. A bill for an act to permit cities with perma- nent voter registration to pre- pare duplicate registration lists by electrircal or mechan- ical process, or other similar data process.
Introduced, referred to govern- mental subdivisions ..... 370
297 By Rider. A bill for an act relating to the publication of county boards of supervis- ors.
Introduced, referred to govern- mental subdivisions ..... 370
298 By Hausheer, Denato and Dunton. A bill for an act au-thorizing school district em-ployees to have deducted fromtheir salary their dues to pro-fessional associations, em-ployee organizations or unions.
Introduced, referred to indus-trial and human relations370
Recommended passage ..... 529
Committee report adopted ..... 535
Sifting recommends calenda ..... 1498
Objection filed ..... 1505
299 By Robinson. A bill for an act to prohibit nepotism with- in this state.
Introduced, referred to govern-mental affairs370
Recommended indefinite postpone- ment ..... 517
Indefinitely postponed ..... 550
300 By Burke, Shannahan and Wengert. A bill for an act amending chapter three hun- dred fifty-one (351), Code 1962, to permit counties to collect dog license fees for cities and towns at the same time and in the same manner as county dog license fees collected.
Introduced, referred to govern- mental subdivisions ..... 370
Recommended passage ..... 528
Committee report adopted ..... 535
Steering recommends calendar ..... 605
752
Amendment filed ..... 793
Tabled ..... 1182

301 By Industrial and Human Relations. A bill for an act exempting the State Board of
H. F.

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Social Welfare from the limitation of employing special counsel.
Introduced, placed on calendar. . 395
Steering recommends calendar .. 527
Withdrawn
536
302 By Industrial and Human Relations. A bill for an act relating to the manner in which earned income shall be considered in determining the amount of old age assistance grants.
Introduced, placed on calendar.. 395
Steering recommends calendar . 572
Amendment adopted . . ............ 647
Passed House; ayes io3, nays
none ............................... 648
303 By Industrial and Human Relations. A bill for an act relating to property exclusions of old age assistance recipients.
Introduced, placed on calendar. 395
Steering recommends calendar .. 573
Passed House; ayes 104, nays
none . . . . . . . . . . . . . . . . . . . . . . . . . 649
House concurred ....................... 1972
Passed House; ayes 83 , nays none . . . . . . . . . . . . . ............. 1972
Reported correctly enrolled ......2123
Signed by Speaker ................. 2123
Sent to Governor .......................... 2123
Signed by Governor ......................... 2172

## 304 By Industrial and Human Relations. A bill for an act to change the age limit for a child to be eligible for aid to dependent children. <br> Introduced, placed on calendar. . 395

Amendment filed .................. 437
Steering recommends calendar.. 573
Amendment filed .................. . . 687
Amendment withdrawn ................... 758
Failed to pass House; ayes 54, 758
nays
motion
filed to reconsider
Amendment filed .................. 837
Amendment adopted .................... 934
Amendment withdrawn ........... 935
Amendment adopted ................. 935
Passed House; ayes 68, nays 43.935
Reported correctly enrolled .... 2041
Signed by Speaker .................2041
Sent to Governor . . . . . . . . . . . . . . . 2041
Signed by Governor . . . . . . . . . . . 2123
305 By Industrial and Human Relations. A bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonproft child-care agency as a result of judicial determination.
Introduced, placed on calendar. . 395
Steering recommends calendar .. 573
Passed House; ayes 103, nays 1.. 650
Reported correctly enrolled ... 1345
Signed by Speaker ................ 1346
Sent to governor . . . . . . . . . . . . . . 1346
Signed by Governor .................. 1469
306 By Industrial and Human Relations. A bill for an act for the transfer of surplus public assistance funds.
H. F. Page ations ..... 395
Introduced, referred to appropri-
Introduced, referred to appropri-
Withdrawn ..... 479
307 By Industrial and Human Relations. A bill for an act relating to the powers and duties of the state Board of Social Welfare.
Introduced, placed on calendar. ..... 395
Steering recommends calendar. ..... 573
Objection filed ..... 607
Steering recommends calendar. ..... 684
Amendment adopted ..... 739
Passed House; ayes 110, nays 2. ..... 740
table ..... 740
308 By Industrial and Human Relations. A bill for an act relating to the powers and duties of the State Board of Social Welfare.
Introduced, placed on calendar ..... 395
Steering recommends calendar ..... 573
Passed House; ayes 101, nays none ..... 651
Reported correctly enrolled ..... 1664
gned by Speake ..... 1664
Signed by Governor ..... 1749
309 By Industrial and Human Relations. A bill for an act to eliminate the requirement of United States citizenship in determining the eligibility for old age assistance.
Introduced, placed on calendar ..... 395
310 By Boot, Grassley and Res- nick. A bill for an act relat- ing to departmental adminis- tration at state institutions of higher learning.
Introduced, referred to education ..... 396
Recommended indefinite postpone- ment ..... 575
Indefiniteliy postponed ..... 616
311 By Bailey and Kiuever. A bill for an act to amend sec- tion two hundred sixty-two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities.
Introduced, referred to education ..... 396
Recommended passage ..... 792
Sommittee report adopted $\dot{\text { Steering recommends calend }}$ ..... 795
897
Amendment filed ..... 900
Withdrawn ..... 1184
312 By Nielsen of Emmet-Palo Alto. A bill for an act relating to exemption of prescription drugs from the sales tax.
Introduced, referred to ways and means
313 By Gannon, Shirley of Dallas and Wilson. 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.
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Amendment filed ..... 687 ..... 687
Amendments adopted
Amendments adopted
Recommended passage ..... 750
Committee report adopted ..... 754
Steering recommends calendar ..... 897 ..... 897
Objection flled ..... 903
Amendment filed ..... 921
314 By Hausheer. A bill for anact relating to the member-ship of the agriculture mar-keting board.
Introduced, referred to agricul-ture396
Recommended indefinite postpone- ment ..... 659
Indefinitely postponed ..... 709
315 By Agriculture. A bill for an act relating to weights andmeasures.
Introduced, placed on calendar ..... 396
Steering recommends calendar ..... 527
Amendment flled ..... 548
Amendment adopted ..... 631
Passed House; ayes 104, nays ..... 632
nonendment filed ..... 1296
House concurred ..... 1320
Passed House; ayes 94, nays 11.. 1320 ..... 1557
Reported correctly enrolled
Reported correctly enrolled
Signed by Speaker ..... 1557
Sent to Governor ..... 1557
Signed by Governor ..... 1664
316 By Agriculture. A bill foran act relating to anti-hogcholera virus and serum deal-er permits
Introduced, placed on calendar. .....
396 .....
396
Steering recommends calendar ..... 527
Passed House; ayes 101, nays 1.. ..... 633
Reported correctly enrolled ..... 960
Signed by Speaker ..... 960
Sent to Governor ..... 960 ..... 960
Signed by Governor ..... 1033
317 By Gregerson, Dunton, Mea-cham, Den Herder and Hutch-ins. A bill for an act relating
to cosmetology.
Introduced, referred to publlc health ..... 396
Recommended amendment, pas ..... 658
sage Committee report adopted ..... 633
Amendment flled ..... 729
Amendment fled ..... 824
Steering recommends calendar.. ..... 1097
Withdrawn ..... 2100

318 By Agriculture. A bill for an act relating to fees for inspection of weights and measures.
Introduced, placed on calendar. ..... 396
Steering recommends calendar ..... 527
Passed House; ayes 102, nays 3. ..... 634 ..... 634
Motion filed to reconsider vote ..... 657319 By Agriculture A bill fortion of animals.
Introduced, placed on calendar. ..... 396
Steering recommends calendar ..... 527
Passed House; ayes 96, nays 5.. 635
Reported correctly enrolled ..... 1055
Signed by Speaker ..... 1055
Sent to Governor ..... 1055
Signed by Governor ..... 1120
H. F. By Gregerson and Duntone
320 By Gregerson and Dunton.A bill for an act relating to alevy for textbooks and sup-plies for schools.
Introduced, referred to education ..... 397
Recommended passage ..... 750
Committee report adopted ..... 754
Withdrawn ..... 1330
321 By Dunton, Loss, Fischer of Grundy, Houston, Shannahan, Murphy, Maule and Stevenson. A bill for an act relating to truck operators and contract carriers.
Introduced, referred to transpor- tation ..... 397
Recommended passage ..... 625
Committee report adopted ..... 629
Amendment filed ..... 944
Amendment filed ..... 961
Amendment fled
314
314
Sifting recommends calendar ..... 1780
Amendment filed ..... 1889
Amendment filed ..... 1930
Amendment filed ..... 1963
Amendment adopted ..... 2092
Point of order raised ..... 2092
Amendment adopted ..... 2095
Amendment adopted ..... 2096
Amendments withdrawn ..... 2096
Tabled ..... 2096
322 By Den Herder, Breitbachand Dougherty. A bill for anact to establish requirementsfor producers of milk andcream for manufacturing pur-poses.
Introduced, referred to agricul- ture ..... 397
Committee report adopted ..... 827
Recommended indefinite postpone- ment ..... 1010
Indeflnitely postponed ..... 1062
323 By Foster. A bill for an act relating to the overall length of combinations of vehicles.
introduced, referred to transpor- tation ..... 397
324 By Jackson of Clinton, Dod-erer, Glanton, Jackson ofBlack Hawk and O'Malley. Abill for an act relating tolow-rent housing.
Introduced, referred to govern- mental subdivisions ..... 397
Withdrawn ..... 976
325 By Hausheer and Gillette of Story. A bill for an act re-lating to fire protection forhighway commission proper-ty.
Introduced, referred to transpor-tation397
Recommended passage ..... 574
Committee report adopted ..... 579
Steering recommends calendar ..... 606
Amendment adopted ..... 766
Passed House; ayes 96 , nays none ..... 766
326 By Dunton. A bill for an act relating to the publicationof the proceedings of school
boards.
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Recommended amendment, passage

972
Committee report adopted ..... 795
Amendment filed ..... 805
327 By Agriculture. A bill foran act relating to the specifi-cations and standards forcheeses and cheese products.
Introduced, placed on calendar ..... 402
Steering recommends calendar .
Passed House; ayes 105, nays none ..... 636
Reported correctly enrolled ..... 960
Signed by Speaker ..... 960
Sent to Governor ..... 960
Signed by Governor ..... 1033
328 By Wengert, Doyle, Shanna-han and Keleher. A bill foran act to amend section fourhundred seven point three(407.3), Code 1962, relating torecreation buildings, juvenileplaygrounds, swimming poolsand recreation centers.
Introduced, referred to conserva-tion and recreation402
Recommended passage ..... 624
Committee report adopted ..... 629
Steering recommends calendar ..... 685
Passed House; ayes 87, nays 1 ..... 860
329 By Transportation. A bill for an act relating to the un- lawful possession and trans- portation of fireworks.
Introduced, placed on calendar ..... 402
Steering recommends calendar ..... 573
Failed to pass House; ayes 57, nays 45 ..... 652
Motion filed to reconsider vote ..... 657
Amendment filed ..... 774
Amendments adopted ..... 895
Passed House; ayes 75, nays 31 ..... 895
330 By Wengert, Doyle, Shanna- han and Keleher. A bill for an act to clarify and strengthen the law for civil service.
Introduced, referred to govern- mental subdivisions ..... 402
Recommended passage ..... 1100 ..... 1100
Committee report adopted ..... 1113
Sifting recommends calendar ..... 1498
Amendment fled ..... 1500
Amendment filed ..... 1532
Amendment adopted ..... 1608
Amendment withdrawn ..... 1608
Passed House; ayes 92, nays none ............................... 1609
Reported correctly enrolled ..... 2074
Signed by Speaker ..... 2074
Sent to Governor ..... 2075
Signed by Governor ..... 2172
331 By Education. A bill foran act relating to the taxa-tion of real property of edu-cational institutions and liter-ary, charitable, and religioussocieties.

Introduced, referred to ways andmeans403
Recommended amendment, pas- sage ..... 1313
Amendment fled ..... 1366
Amendment filed ..... 1422
Amendment adopted
1491
1491
Amendments adopted ..... 1493
H. $\mathbf{F}$.
Passed House aytes 104 nays
House concurred ................... 2006
Passed House; ayes 101, nays $3 . .2006$
Reported correctly enrolled .... 2123
Signed by Speaker .................. 2123
Sent to Governor ...................... 2123
Signed by Governor .................... 2172

## 332 By Grassley. A bill for an act to amend section three hundred twenty-one point one hundred ninety (321.190), Code 1962, relating to court costs. <br> Introduced, referred to judiciary 403 <br> Recommended passage ............ 820 <br> Steering recommends calendar.. 1007 <br> Passed House; ayes 88, nays 2.:1198

333 By Clapsaddle and Gaudineer (Denman, O'Malley, Ely and Reppert). A bill for an act to exempt annuities recelved from the United States civil service retirement and disability fund from the state income tax.
Introduced, referred to ways and means

334 By Scherle. A bill for an act
relating to the annexation of
additional lands in a drainage
or levee district and basis for
assessments upon such lands.

Introduced, referred to agricul
ture

403

Recommended passage

Committee report adopted
500
335 By Caffrey and Foster. A bill for an act relating to state fire safety regulations for hospitals.
Introduced, referred to public health
Recommended amendment, passage

.1143

Committee report adopted ........ 1147
Sifting recommends calendar ... 1623
Amendment adopted 1641
Passed House; ayes 100 , nays
none ................................ 1641

336 By Grassley, Busch, Nielsen of Shelby. A bill for an act requiring a public hearing before transferring a primary road to the local secondary road system.
Introduced, referred to transportation …........................
Recommended indefinite postponement
Indefni................................ 548
337 By Carnahan, Rasmussen. Miller, Cohen, Conway and Doderer. A bill for an act relating to absent or disabled voters affidavit.
Introduced, referred to governmental aftairs
Sifting recommende calendar $\cdots 1498$
Objection filed ........................ 1505
338 By Oehisen. A bill for an act relating to the testing of liquefied petroleum gas meters.
Introduced, referred to agriculture

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Recommended amendment, pas-
sage................................$~$
Committee report adopted ...........................
Steering recommends calendar., 718
Amendment filed ................... 774
Amendments adopted $10 . .$.
Passed House; ayes 100, nays none

888
Reported correctly enrolled ..... 1499
Signed by Speaker .................. 1499
Sent to Governor .................... 1499
Signed by Governor ............... 1622
339 By Cochran, McNamara, Houston, Loss and Robinson. A bill for an act relating to veterinary medicine and surgery and to amend section one hundred sixty-nine point two (169.2), Code 1962 .

Introduced, referred to agriculture
340 By Transportation. A bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.
Introduced, placed on calendar.. 404
Steering recommends calendar.. 718
S. F. 390 substituted . .............. 866

Withdrawn ............................ 867
341 By Bogenrief, Foster and Conway. A bill for an act to abolish the legislative research committee and legislative research bureau and to establish a committee on government operations.
Introduced, referred to governmental affairs
342 By Baker. A blll for an act to legalize the proceedings of the board of supervisors of Boone County in connection with contracts made for improvements to the Boone County Home located northwest of Boone, Iowa.
Introduced, referred to judiciary 404
Recommended passage . . . . . . . . .
Committee report adopted ......... 422
Proof of publlcation certified $\cdots 467$
Passed House; ayes 107, nays 6.'470
Reported correctly enrolled .... 988
Signed by Speaker .................... 988
Sent to Governor ...................... 989
Signed by Governor ....................1055
343 By Nielsen of Emmet-Palo Alto. A bill for an act to leEalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District. In the counties of Emmet and Kossuth, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law. Introduced, referred to fudiclary Proof of publication certified . 483
Recommended passage .......... 531
Committee report adopted $\ldots . \cdot 535$
Steering recommends calendar.: 605
Passed House; ayes 100, nays
none
631
H. F .
age
Reported correctly enrolled ..... 898
Signed by Speaker.................... .898
Sent to Governor
898
Sent to Governor
Signed by Governor 989
344 By Scherle of Fremont-Mills
and Gillette of Clay-Dickin
son (Main of Decatur-Union
Ringgold). A bill for an act
to create a state agricultural
products utilization research
committee and to make an
appropriation to carry out the
act.
Introduced, referred to agricul- ture ..... 423
345 By Gannon, Renda, Coch- ran, Doderer and Gillette ofStory. A bill for an act toprotect the public health andto conserve and protect thewater resources of the stateby classifying all public wa-ter supply systems and waste-water treatment plants in thisstate and by requiring the ex-amination of operators andcertification of their compe-tency to supervise the oper-ation of such facilities.
Introduced, referred to publichealth423
Recommended amendment, pas- sage ..... 658
Committee report adopted ..... 663
Steering recommends calendar ..... 819
Amendment filed ..... 900
Amendments adopted ..... 1000
Amendments adopted ..... 1001
Passed House; ayes 74, nays 37.1001
House concurred ..... 1508
Passed House; ayes 99, nays 3.. 1509
Reported correctly enrolled ..... 1580
Signed by Speaker ..... 1580
Sent to Governor ..... 1580
Signed by Governor ..... 1688
346 By Appropriations. A bill for an act to appropriate from the road use tax fund of the state to the state highway commission for the construc- tion of the Stange Institution- al road bridge over Squaw Creek on the campus of the Iowa State University of Sci- ence and technology at Ames, Iowa.
Introduced, placed on calendar assed House; ayes 112, nays none $\cdots$ oported correcty enrolled ..... 539
Reported correctly ..... 1142
Sent to Governor ..... 1226
347 By Hausheer, Lynch, Jack-son of Black Hawk, Greger-son and Baker. A bill for anact relating to the advisoryinvestment board of the IowaPublic Employees' retirementsystem
Introduced, referred to industrialand human relations423
Recomended passage ..... 609
Committee report adopted ..... 616
Sifting recommends calenda ..... 1364
Objection fled ..... 1379
H. F.
Page
348 , By Renda, Doyle, Gianton, O'Malley, Jackson of Clinton, Maule and Kluever (O'Malley, Frommelt, Messerly, Ely and Mincks). A bill for an act to amend and revise the statutes relating to the juvenile court.
Introduced, referred to judiciary ..... 423
349 By Judiciary. A bill for an act relating to the compensa-tion of county officers, depu-ties and clerks.
Introduced, placed on calendar.. ..... 423
Amendments filed ..... 437
Point of order raised ..... 454
Amendment adopted ..... 455
Passed House; ayes 119, nays 2. ..... 455
Amendment filed ..... 465 ..... 465
Amendment filed ..... 705
House concurred ..... 713
Passed House; ayes 116 , nays 5 . ..... 713
Reported correctly enrolled ..... 898
Signed by Speaker ..... 898
Sent to Governor ..... 898
Signed by Governor ..... 989
350 By Stevenson. A bill for anact to legalize and validatethe proceedings of the boardof directors of the OsageCommunity School District, inthe Counties of Mitchell andFloyd, State of Iowa, author-izing and providing for theissuance of school buildingbonds and for the levy oftaxes for the payment of saidbonds and declaring the bondsissued pursuant to said pro-ceedings to be enforceable ob-ligations of said school dis-
trict.
Proof of publication certified ..... 422
Introduced, referred to judiciary ..... 423
Recommended passage ..... 531
Committee report adopted ..... 535
Steering recommends calendar... ..... 573
Passed House; ayes 104, nays none ..... 653
Reported correctly enrolled ..... 898
Signed by Speaker ..... 898
Sent to Governor ..... 898
Signed by Governor ..... 989
351 By Smith of O'Brien andLoss (O'Malley and From-melt). A bill for an act torepeal section two hundredsixty-two point fifty-four(262.54), Code 1962, eliminat-ing budget and financial con-trol committee approval ofself-liquidating projects atboard of regents institutions.
Introduced, referred to govern-mental affairs447
Recommended passage ..... 702
Committee report adopted ..... 709
Steering recommends calendar ..... 790
Passed House; ayes 94, nays 1... ..... 983
Reported correctly enrolled ..... 1557
Signed by Speaker ..... 1557
Sent to Governor ..... 1557
Signed by Governor ..... 1664

352 By Conway, Utzig, Oxley, Rickert, Foster, Shannahan. Bogenrlef, Carnahan and Radi. A bill for an act to enlarge
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the duties of the state architect and to transfer his supervision to the state excutive council.
Introduced, referred to governmental affairs
353 By McNamara of Linn, Oxley and Kennedy. A bill for an act relating to the artisan's lien.
Introduced, referred to judiciary 447
Reported without recommendation

1056
Committee report adopted ........1062
354 By Redfern. A bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffe conflned in state institutions where such proceedings are successful or where the plaintiff is not able to pay.
Introduced, referred to Judiciary 447
Recommended amendment, passage
Committee report adopted $\cdots \cdots,{ }_{616}^{60 . . .}$
Steering recommends calendar. 1007
Amendment adopted .............1196
Passed House; ayes 90 , nays none ............................... 1196
Reported correctly enroiled …...1421
Signed by Speaker ....................1421
Sent to Governor .......................1421
Signed by Governor............. .1531
355 By Renda. A bill for an act repealing those sections of chapter three hundred twentyone (321), Code 1962, which relate to cities and towns establishing and maintaining vehicle testing stations.
Introduced referred to governmental subdivisions
Referred to transportation …… 544
Recommended passage 544
574
Committee report adopted 579
356 By Agriculture. A bill for and act relating to farm produce.
Introduced, placed on calendar..
Steering recommends calendar..
Objection flled
Steering recommends calendar.
Passed House; ayes 105 , nays 6 .
Reported correctly enrolled 789

Sligned by Speaker 960

Sent to Governor 960
和
357 By Radl Baker Carnahan, Utzig, Mayberry and Cochran. A bill for an act to amend chapter four hundred twentytwo (422), Code 1962, relating to income, corporation and sales tax and to provide that in computing the amount of sales tax may be due, the retaller shall be entitied to a credit or discount for prompt payment and as a partial reimbursement for the costs of collecting and remitting the tax.
Introduced, referred to ways and means
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358 By. Jackson of Clinton, Millen and Redfern. A bill for an act to resulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962.

Introduced, referred to judiclary. 448
Recommended passage . . ......... 608
Committee report adopted ........ 616
Steering recommends calendar... 684
objection filed ..................... 701
Steering recommends calendar.. 717
Amendment fled ................. 752
Amendment filed …...................... 793
Amendment withdrawn ............ 801
Passed House; ayes 70, nays $32 \ldots 811$
House concurred .................... 1758
House concurred ...................... 1758
Passed House; ayes 94 , nays $8 . .1759$
Reported correctly enrolled .... 1848
Signed by Speaker ................ 1848
Sent to Governor ......................... 1849
Slgned by Governor ................ 1963
359 By Hausheer. A bill for an act to increase the rates of the sales and use tax.
Introduced, referred to ways and means

360 By Renda, Doyle, Glanton, O'Malley, Jackson of Clinton, Maule and Kluever. $A$ bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.
Introduced, referred to industrial and human relations .... 448
Referred to judiciary ............. 544
Amendment filed ..................... 627
Amendment flled …...................... 1253
Withdrawn ............................ 2005
361 By Baker and Hausheer. A bill for an act relating to the compensation of the majority and minority floor leaders of the General Assembly.
Introduced, referred to governmental affairs
362 By Strothman, Gregerson, Gillette of Clay-Dickinson, Madden and Hullinger. A blll for an act relating to the levy for the county board of education.
Introduced, referred to ways and means
363 By O'Malley and Maley. A bill for an act relating to fees and mileage of municipal court bailiffs and their deputies.
Introduced, referred to judiciary 448
364 By Gaudineer. A bill for an act relating to motor vehicle fnancial responsibility
Introduced, referred to transportation

365 By McNamara of Linn, Dougherty, Oxley, Kennedy, Holmes, Patton, Hageman, Hullinger, Craig, Crosier, Oehl: sen and Miller of Page. A bill for an act relating to evi-
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dence of violation of the lawrelating to false drawing oruttering of checks, providingfor prima facie evidence offraudulent intent, and provid-ing for prima facie evidenceof knowingly not having anarrangement, understanding orfunds with any bank, personor corporation sufficent tomeet or pay a check, draft orwritten order made, uttered,drawn, delivered or given byany person.
Introduced, referred to commerce ..... 448
Amendment filed ..... 824
366 By Wilson. A bill for an actrelating to granting powersto local issuing authoritiesfor prescribing or approvingthe lighting within establish-ments selling beer.
Introduced, referred to judiciary ..... 449
367 By Mayberry. A bill for anact relative to the mainte-nance of public roads at rail-way crossings.
Introduced, referred to transpor- tation ..... 449
368 By Wengert, Burke, Shanna- han and Keleher. A bill foran act relating to the elec-tion of certain county boardsof supervisors.
Introduced, referred to govern-mental subdivisions449
369 By Hageman. A bill for anact relating to membershipof the county zoning commis-sion and the county zoningboards of adjustment.
Introduced, referred to govern-mental subdivisions449
370 By Bailey, Breitbach, Mil-len, Den Herder and Wolcott.A bill for an act relating tothe licensing and regulationof milk dealers.
Introduced, referred to agriculture449
371 By Gillette of Story. A billfor an act to authorize thestate highway commission toenter into agreements for re-moval and preservation of his-torical, archeological, and pa-leontological remains dis-turbed or to be disturbed byhighway construction.
Introduced, referred to transpor-449
tation
Recommended passage ..... 574
Committee report adopted ..... 579
Steering recommends calendar.. ..... 606
Passed House; ayes 100, nay:none ...............................767
none
Reported correctly enrolled ..... 2041
Signed by Speaker ..... 2041
Sent to Governor ..... 2041
Signed by Governor ..... 2123 an act relating to the composition of the hospital and oth-
H. F. Page er health facilities advisory council.
Introduced, placed on calendar.. 449
Steering recommends calendar.. 573
Passed House; ayes 109, nays none 672
Reported correctly enrolled ..... 1225
Signed by Speaker .................. 1226
Sent to Governor ..................... 1226
Signed by Governor ............... 1312
373 By Judiciary. A bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the General Assembly.
Introduced, placed on calendar.. 449
Sttering recommends calander... 718
S. F. 356 substituted ............... 867

Withdrawn ................................. 86
374 By O'Malley. A bill for an act relating to funeral establishments and the licensing thereof.
Introduced, referred to publlc health
Recommended indefinite postponement
Indefinitely postponed.......
375 By Judiciary. A bill for an act relating ta the rules of civil procedure, to changes therein reported by the Supreme Court of Iowa and amending rule two hundred fifteen point one (215.1) thereof.
Introduced, placed on calendar.. 450
Amendment filed..................
Steering recommends calendar
S. F. 355 substituted .............. 868 613

Withdrawn
870
376 By Claims. A bill for an act to create and establish a state tort claims act, defining terms and conferring upon the state appeal board on behalf of the state the power to determine certain claims against the state, permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein, 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 on tort claims.
Introduced, placed on calendar
Steering recommends calendar.
Withdrawn
377 By Radi. A bill for an act to enable cities and towns to be included in benefited fire districts and to clarify the Code relative to formation of such districts.
Introduced, referred to govern- 450 mental subdivisions

378 By Strothman, Tieden, Korn, Foster, Dougherty, Reichardt, Holmes and Patton (Rigler, Coleman, Hill, Hansen, Bur-
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rows and Benda). A bill for an act relating to the publication of real property valuations.
Introduced, referred to governmental subdivisions

450
379 By Redfern. A bill for an act to provide counsel for appeat proceedings on behalf of indigent defendants in criminal cases.
Introduced, referred to Judiciary. 450

> 380 By Gaudineer, Hutchins, Edgington, Kluever, Baker, Houston, Dunton, Scherle of Fremont-Mills and Resnick. A bill for an act relating to removal of snow, ice, and other accumulations from sidewalk.
> Introduced, referred to governmental subdivisions ….......

Recommended indefinite postponement
Indefnitir:o....................... 591
381 By Gaudineer, Hutchins, Doyle, Edgington, Baker, Houston, Gannon, Dunton, Scherle.. of Fremont-Mills, Doderer and Resnick. A bili for an act relating to terms of appointive municipal offcers.
Introduced, referred to governmental subdivisions .........
Recommended indefinite postpone-
Inent ………................. 591
Indefinitely postponed629

382 By Public Health. A bill
for an act to amend chapters
one hundred twenty-two (122),
Acts of the Sixtieth General
Assembly, relating to the is
suance of a "resident osteo
pathic physician and surgeon
license" to practice osteo
pathic medicine and surgery.

Introduced, placed on calendar
Steering 51

Steering recommends calendar i- 605
Passed House; ayess 108 , nays i: 675
Reported correctiy enrolled
Sin
Reported correctiy enrolled ...... 1055
Sent to Governor $, \ldots, \ldots, \ldots, \ldots, 1055$
Signed by Governor ......................1120
383 By Governmental Affairs. A bill for an act to clarify impatient and outpatient services on voluntary patients at the state institutions.
Introduced, placed on calendar .. 451
Steering recommends calendar $\because 605$
Passed House; ayes 103 , nays $\dot{2} .654$
Reported correctly enrolled ...... 960
Signed by Speaker .................. $9_{960}^{960}$
Sent to Speaker ..................... 960
Signed by Governor $\cdot, ., \ldots, \ldots, 1033$
384 By Kempter, Millen, Glllette of Story and Loss. A bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section
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flve hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest.
Introduced, referred to commerce 451
Withdrawn 939

## 385 By Millen, Busch, Gregerson, Duffy and Edgington. A bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property. <br> Introduced, referred to ways and means <br> Recommended passage ..................... 703

Committee report adopted ....... 709
Passed House, ayes 100, nays none
Reported correctly enrolled ..... 1142
Signed by Speaker .1142
Sent to Governor …...................1142
Signed by Governor ................. 1226
386 By Harrington. A bill for an act to legalize and validate the proceedings of the township trustees of the township of Hazelton in the County of Buchanan, State or Iowa, in purchasing fre equipment and apparatus and in issuance, sale and delivery of fre equipment levy anticlpatory bonds and for the levy of taxes for the payment of said bonds and interest thereon and declaring the bonds with interest thereon to be enforceable obligations of said township.
Introduced, referred to judiclary.
Proof of publication certified....
Recommended passage ............. 531
Committee report adopted $\ldots, \ldots,{ }_{535}$
Steerlng recommends calendar 605
Passed House; ayes 107, nays
 674

Signed by Speaker $\ldots \ldots \ldots \ldots . .11055$
Sent to Governor . $\because$................. 1055
Signed by Governor ................1120
387 By Denato. A bill for an act relating to food control in cities and towns.
Introduced, referred to governmental subdivisions
Amendment filed .................... 613
Recommended passage ............ 1100
Committee report adopted ....... 1113
Sifting recommends calendar ... 1295
Amendment adopted ............... 1340
Passed House; ayes 95, nays
none . .............................. 1340
Reported correctly enrolled .... 1499
Signed by Speaker ................... 1499
Sent to Governor …................. 1499
Signed by Governor .................. 1622
388 By Hausheer and Gillette of Story. A bill for an act to require railroad companies to assume the maintenance of the super-structures of underpasses.
Introduced, referred to transportation
H. F.

389 By Miller of Page, Kempter, Ossian, Redfern, Fischer of Grundy, Radl, Smith of $\mathrm{O}^{\prime}$ Brien, Dougherty, Boot, Scherle of Fremont-Mills, Winkelman, Busch, Baringer, Edgington, Millen, Utzig, Gillette of Story, Anderson and McNamara. A bill for an act relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom.
Introduced, referred to ways and means

390 By Miller of Des Moines, Maule, Dunton, Baringer, Millen, Glanton, Jackson of Clinton, O'Malley, Maley, McNamara, Grassley, Uban, Gillette of Clay-Dickinson, Jackson of Black Hawk, Robinson, Cochran, Gallagher, Cohen, Radl, Smith of Linn, Madden, Stueland, Distelhorst, Bailey, Baker, Kennedy, Scott, Gleason, Murphy, Rickert, Korn, Craig and Gregerson. A bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course.
Introduced, referred to appropriations
Recommended passage.................... 836
Committee report adopted ...... 848
Referred to transportation ....... 883
Passed House; ayes 114, nays 5.1390
House concurred .................. 2039
Passed House; ayes 94, nays 8.. 2040
Reported correctly enrolled ....2171
Signed by Speaker ..................2171
Sent to Governor .................. 2171
Slgned by Governor.
391 By Miller of Des Moines, Mahan, Murphy, Carnahan, Utzig, Brinck, Coffman, Fullmer, Korn, Nagle, Wengert, Scott, Shannahan, Webster, Seibert, Reichardt, Distelhorst, Loss, Miller of Buena Vista, Breitbach and Caffrey. A bill for an act to provide for, regulate, and license racing and race meets at which the parimutuel 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 af a state racing commission, its organization, expenses, powers, and duties, and to provide penalties for the violation of this act and the rules and regulations established by the state racing commission.
Introduced, referred to ways and means
Amenament died ….................... 1036
Amendment filed ....................... 2075
Made special order .................... 2126
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392 By Burke. A bill for an act providing for proper safety measures, precautions and actions necessary to eliminate fire, panic, death or public disaster resulting from electrical power outages leaving public buildings without any lighting and providing for the necessary control, administration, financial appropriation, fees and penalties for the violation thereof.
Introduced, referred to industrial and human relations

393 By Education. A bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.
Introduced, placed on calendar..
Steering recommends calendar... 605
Passed House; ayes 114, nays none $\ldots$................................. 676
House concurred …................. 886
Passed House; ayes 91, nays none 886
Reported correctly enrolled ..... 960
Signed by Speaker .................. 960
Sent to Governor .................... ${ }^{960}$
Signed by Governor ................. 1033
394 By Grassley. A blll for an act to establish an Iowa advisory commission on intergovernmental relations and to appropriate funds for its operation.
Introduced, referred to appropriations

395 By Bailey. A bill for an act to amend section four hundred ninety-six A point fiftynine (496.59), Code 1962, to require approval by the Secretary of State of amendments to the articles of incorporation of business corporations.
Introduced, referred to commerce
Amendment fled
396 By Transportation. A bill for an act to amend six hundred fifty-seven point two two (657.2), Code 1962, by enumerating as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways.
Introduced, placed on calendar..
Steering recommends calendar.
Passed House; ayes 108, nays $1 .$. 605

397 By Maley and Dunton. A bill for an act relative to certain coverage required to be offered in or supplemental to any automobile liabilty policy issued for dellvery in this state wth respect to any motor vehicle registered or principally garaged in this state.
Introduced, referred to commerce 468
Recommended passage .......... 836
H. F .

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Comimittee report adopted 848
Amendment filed . . . . ................ . 961961
398 By Kluever. A bill for an act relating to the payment of attorney's fees for indigent persons.
Introduced, referred to judiciary. ..... 469
Recommended passage ..... 1056
Committee report adopted ..... 1062
399 By Miller of Buena Vista and Winkelman. A bill for an act to appropriate funds from the general fund of the State or Iowa to the conservation commission for dredging of Storm Lake and North Twin Lake.
Introduced, referred to appropri- ations ..... 469
400 By Maley, Busing and Coff- man. $A$ bill for an act toamend chapter one hundredforty-seven (147), Code 1962,relating to appointment of in-spector by board of optometryexaminers and fixing compen-sation therefor, and relatingto optometry license renewalfees and the expenditurethereof.
Introduced, referred to public
health ..... 469
Recommended passage ..... 624
Committee report adopted
629
629
Sifting recommends calendar
689
689
Objection flled ..... 1694
401 By Judiciary. A bill for anact to be known as the uni-form commercial Code, relat-ing to certain commercialtransactions in or regardingpersonal property and con-tracts and other documentsconcerning them, includingsales, commercial paper, bankdeposits and collections, let-ters or credit, bulk transfers,warehouse receipts, bills oflading, other documents of ti-tle, investment securities, andsecured transactions, includingcertain sales of accounts, chat-tel paper, and contract rights,providing for public notice tothird parties in certain cir-cumstances, regulating pro-cedure, evidence and damagesin certain court actions in-volving such transactions,contracts or documents, tomake uniform the law withrespect thereto, and repeal-ing inconsistent legislation.
Introduced, placed on calendar. ..... 469
Steering recommends calendar ..... 526
Withdrawn ..... 600

402 By Den Herder. A bill for an act to legalize the proposed transfer of the present airport site owned by the city of Hawarden as a gift to the Sioux Empire College, County of Sioux, State of Iowa, and to authorize conveyance of legal title thereto.
H. $\mathbf{F}$.

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Introduced, referred to judiciary. 469
Recommended passage
531
Committee report adopted........ 535
Steering recommends calendar ... 605
Proof of publication certifled .... 849
Passed House; ayes 103, nays none855

403 By Rider. A bill for an act to prohibit county boards of supervisors from ordering indiscriminate spaying on and along roads.
Introduced, referred to governmental subdivisions .470

404 By Judiciary. A bill for an act relating to the time when beer may be sold.
Introduced, placed on calendar . 470
Steering recommends calendar .. 1097
Sifting recommends calendar ... 1498
Amendments filed .................... 1588
Amendment fliled ....................... 1559
Amendment flled ....................... 1582
Amendment flled ........................ 1624
Amendment filed ....................... 1690
Amendment flied ….................... 1750
Amendments withdrawn ........... 1766
Amendments adopted …............1768
Passed House; ayes 73, nays 411768
House concurred .................2029
Passed House; ayes 79, nays 262030
motion to reconsider vote laid on
table
2030
Reported correctiy enroiled... .22171
Signed by Speaker ................... 2171
Sent to Governor ....................2171
Slgned by Governor.
405 By Jackson of Black Hawk, Hausheer, Wilson, Gannon, Gillette of Story, Lynch, Bremmer, Wright, Hutchins, Wolcott, Baringer, Grassley, Miller of Des Moines, Caffrey, Uban, Busch, Gaudineer, Cros: ier, Gallagher, Denato, Rasmussen, Doderer and Cohen. A bill for an act relating to the vesting of members under the Iowa public employee's retirement system.
Introduced, referred to industrial and human relations
Recommended passage …......... 609

Sifting recommends calendar ...1364
Passed House; ayes 88, nays
none .................................. 1604
House concurred .................... 2059
Passed House: ayes 84 , nays none ............................... 2059
Reported correctly enrolled ...... 2171
Slgned by Speaker ................... 2171
Sent to Governor .................... 2171
Signed by Governor.
406 By Harrington, McNamara, Kennedy, Hullinger, Balley and Fischer of Grundy. A bill for an act to enable creditors to garnish wages of state employees.
Introduced, referred to judiciary 483
Recommended passage ............ 607
Committee report adopted ....... 616
Sifting recommends calendar .. 1364
Objection fled ........................ 1379
H. $F$.Page407 By Miller of Page. A billfor an act providing for theexemption of certain personalproperty from taxation.
Introduced, referred to ways andmeans483
408 By Dunton and Baringer. A bill for an act to establish a one (1) cent sales and use tax, to create a school property tax replacement fund to re- ceive the revenues from sald tax, and to prescribe the tem- porary method for making distribution from such fund.
Introduced, referred to ways and means ..... 483
Amendment filed ..... 613
409 By Cochran, Clapsaddle, Mayberry, Wolcott and Baker. A bill for an act to amend chapter three hundred ninety- one A (391A), Code 1962, to more specifically define the powers of cities in the build- ing of plazas and malls.
Introduced, referred to govern- mental subdivisions ..... 484
Referred to appropriations ..... 849
Recommended passage ..... 919
Committee report adopted ..... 927
Steering recommends calendar ..... 008
Reported correctiy enrolled ..... 1215
1999
Signed by Speaker ..... 1999
Sent to Governor... ..... $\begin{array}{r}1999 \\ \hline 123 \\ \hline\end{array}$
410 By Gaudineer and Loss. A bill for an act to empowercities, towns, counties, town-ships, and school districts topurchase and pay the premi-ums on liability insurance toindemnify such governmentalsubdivisions and elective andappointive officers, peace offi-cers, and other employees ofsuch governmental subdivi-
sions.
Introduced, referred to govern- mental subdivisions ..... 484
Recommended passage ..... 1100
Committee report adopted ..... 1113
411 By Glenn. Al bill for an act relating to the interest rate charged by small loan com- panies.
Introduced, referred to commerce ..... 484
Amendments filed ..... 793
412 By Gallagher, Smith of Linn, Kennedy, Wilson, Uban, Bak- er, Jackson of Black Hawk, Cohen, Refchardt, Cralg, An- derson, Maule, Fischer of Grundy, Nagle and Lynch. A bill for an act relating to water pollution control.
introduced, referred to public health ..... 484
Amendment filed ..... 534
Amendment fled ..... 775
Recommended amendment, pas- sage ..... 821
827
Committee report adopted ..... 838
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Amendment filed ..... 1101
Amendment flled ..... 123
Recommented passage ..... 1170
Committee report adopted ..... 1170
Amendment filed ..... 253
Amendments adopted ..... 1261
Amendments withdrawn ..... 1262
Amendments adopted ..... 1262
Point of order raised ..... 1262
Amendments adopted ..... 1263
Amendment adopted ..... 1264
House concurred ..... 1869
Passed House; ayes 97 , nays 7 .. .....  1869
Reported correctly enrolled ..... 1999
Sent to Governor ..... 1999
Signed by Governor ..... 2172
413 By Caffrey, Coffman, Robin-son and Selbert. A bill for anact to amend chapter one hun-dred fourteen (114), Acts ofthe Sixtieth General Assem-bly, relating to period of timewithin which an election shallbe held.
Introduced, referred to govern-mental affairs484
414 By Bremer, Wilson, CrosierGannon and Cochran. A bilifor an act to grant teachersthe right to a duty free lunchperiod.

Introduced, referred to industrial and human relations
Recommended Indefinite postpone-

ment ..... 529
Indefinitely postponed ..... 568

415 By Rasmussen, Brinck, Wright, Wilson, Mayberry, Meacham, Cochran, Miller of Des Moines, Baker, Craig. Gannon, Hausheer, Hutchins, Wolcott, Rickert. Palmer, Giilette of Clay-Dickinson, Glenn, Robinson, Gillette of Story, Doderer, Holmes, Shannahan, McNamara, Kennedy, Oxley, O'Malley, Jackson or Black Hawk, Conway, Maule, Duffy, Hagemant and Fullmer, A bili for an act to change voting registration procedures and facilitate the procurement of absentee ballots.
Introduced, referred to governmental affairs
Referred to governmental subdivisions
Recommended passage ..... 802
Committee report adopted ..... 809
Amendment flled ..... 921
Steering recommendes calendar... 1008
S. F. 341 substituted ..... 1053
Withdrawn ..... 1054
416. By Judiciary. A bill for anact to amend chapter one hun-dred fourteen (114), acts ofthe Sixtieth General Assem-bly, relating to the hours dur-ing which alcoholic liquor maybe sold and consumed on thethe premises of licensed es-tablishments.
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Introduced, placed on calendar. . 485
Steering recommends calendar ..... 485
Sifting recommends calendar. ..... 1498
Amendments filed ..... 1560
Amendment filed ..... 1582
Amendment filed ..... 1690
Amendment filed ..... 1750
Amendment withdrawn ..... 1772
Amendment adopted ..... 1773
Amendment adopted ..... 1774
Passed House; ayes 67, nays $38 . .1774$
Reported correctly enrolled ..... 2074
Signed by Speaker ..... 2074
Sent to Governor ..... 2075
Signed by Governor ..... 2172
417 By Den Herder. A bill foran act relating to the eradi-cation of bovine brucellosis.

Introduced, referred to agricul-485
ture
Recommended passage ..... 1010
Committee report adopted ..... 1018
Amendment filed
Amendment filed ..... 1102 ..... 1102
Sifting recommends calendar ..... 1422
Objection filed ..... 1472
Sifting recommends calendar
1780
1780
Amendment adopted
Amendment adopted ..... 1837 ..... 1837Passed House; ayes $9 \ddot{9}$, nays $\quad . . .1837$
Reported correctly enrolled... .2174
2174
2174
Signed by Speaker ..... 2175
Sent to Governor ..... 2175
Sligned by Governor.
418 By Meacham, Miller of BuenaVista, Den Herder, Robinson,Boot and Grassley. A bill foran act to exempt from the re-tail sales and use tax salesmade to an educational insti-tution and to provide for a re-fund of any sales or use taxupon the gross recelpts ofsales to any contractor ful-flling any written contractwith an educational institu-tion.
Introduced, referred to ways andmeans485
419 By Jackson of Black Hawk.A bill for an act relating totaxes in support of the Iowapublic employees' retirementsystem.

Introduced, referred to industrial
and human relations ..... 485
Recommended passage ..... 719
Committee report adopted ..... 733
Steering recommends calendar ..... 790
Passed House; ayes 94, nays none ..... 987

420 By Scherle of Fremont-Mills. A bill for an act to establish schools for trade and vocational training of high school graduates and other applicants of a demonstrated order of academic development and to make an appropriation therefore.
Introduced, referred to education 485
421 By Hausheer, Baker, Kluevver, Miller of Page and Rasmussen. A bill for an act to amend. section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the vol-
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untary election of exempt employers to come under the act Introduced, referred to industrial and human relations485
Recommended passage ..... 609
Committed report adopted ..... 616
Steering recommends calendar.. ..... 684
Passed House; ayes 100, naysnone857
Reported correctly enrolled ..... 1499
Signed by Speaker ..... 1499
Sent to Governor ..... 1499
Signed by Governor ..... 1622
422 By Doyle, Gaudineer, Har-rington, Duffy and Houston.A bill for an act to amendchapter one hundred fourteen(114), Acts of the SixtiethGeneral Assembly, relating toobtaining a liquor control li-
cense.
Introduced, referred to judiciary ..... 485
423 By Miller of Des Moines andDistelhorst. A bill for an actto repeal Chapter seven hun-dred thirty (730), Code 1962,relating to desecration of Dec-oration Day.
Introduced, referred to govern-mental affairs486
Recommended passage ..... 702
Committee report adopted ..... 709
Steering recommends calendar ..... 790
Passed House; ayes 90 , nays 6. ..... 984
Motion filed to reconsider vote ..... 988 ..... 988
Motion to reconsider vote laid ontable1362

424 By Scherle of FremontMills, and Gillette of Clay. Dickinson. A bill for an act to establish a secondary road research fund.
Introduced, referred to appropri-486

ations
Recommended passage ..... 1713
Committee report adopted ..... 171
table ..... 1362 ..... 1362
Passed House; ayes 100 , nays 8 , ..... 1870
Reported correctly enrolled ..... 2041
Signed by Speaker ..... 2041
Sent to Governor ..... 2041 ..... 2041
Signed by Governor ..... 2123
425 By Tieden, Oehlsen andFisher of Greene. $A$ bill foran act to amend section ten(10) of the liquor control act,chapter one hundred fourteen(114), Acts of the SixteenthGeneral Assembly, relating tointerior access to residentialor sleeping quarters.
Introduced, referred to judiciary. ..... 486
Recommended passage Committee report adopted ..... 608
Steering recommends calendar ..... 616
Passed House; ayes 75, nays 19. ..... 97
Reported correctly enrolled ..... 1557
Signed by Speaker ..... 1557
Sent to Governor ..... 1557
Signed by Governor ..... 1664

426 By Jackson of Clinton, Meacham, Melrose, Loss, Smith of O'Brien, Robinson, Gaudineer, Coffman and Osslan. A bill for act to amend section
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five hundred twenty-eight point fifty-one (528.51), Code 1962, relating to bank park-ing-lot offices.
Introduced, referred to commerce 486
Recommended passage ............ 1166
Committee report adopted ...... 1170
427 By Hutchins, Grassley and Foster. A bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.
Introduced, referred to judiciary 486
428 By Caffrey, Coffman, Robinson and Seibert. A bill for an act to amend chapter seven hundred thirteeen (713), Code 1962, relating to false drawing or uttering of checks.
Introduced, referred to judiciary 468
429 By Bogenrief, Houston and Shannahan. A bill for an act to amend certain sections of chapter three hundred twentyone (321), Code 1962, relating to motor vehicles, to start license plate issuance in January and to revise vehicle registration time-table accordingly.
Introduced, referred to transportation
Recommended passage ........... 750
Committee report adopted 754

430 By Bogenrief, Houston and Foster. A bill for an act relating to insurance protection for the counties and county officers.
Introduced, referred to governmental subdivisions

431 By Meacram and Melrose. A bill for an act to amend section two hundred eightyfive point one (285.1), Code 1962, relating to transportation for high school students.
Introduced, referred to education
Recommended indefinite postponement
............................ 1058

432 By Meacham. A bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the egg and poultry industry.
Introduced, referred to agriculture

433 By Doderer, Conway, Gallagher, Hausheer, Brinck, Radl and Miller of Buena Vista. A bill for an act relating to hours of duty for city firemen.
Introduced, referred to industrial and human relations
Amendment filed
434 By Robinson, Shirley of Dallas, Webster, Bremmer, Korn, Scott, Seibert, Houston; Anderson, Murphy, Fisher of Greene, Kluever, Nielsen of Shelby,
H. F .

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Ossian and Miller of Page. A bill for an act relating to the establishment of a technical institute in Iowa and to make an appropriation therefor.
Introduced, referred to education 487
435 By Hutchins and Fisher of Greene. A bill for an act relating to the definition of "gambling device".
Introduced, referred to judiciary. 487
Recommended passage ........... 1056
Committee report adopted ....... 1062
436 By Hausheer, Gillette of Clay-Dickinson and Bremmer. A bill for an act relating to state personal income tax rates and personal exemptions.
Introduced, referred to ways and means
437 By Millen, Caffrey, Jackson of Clinton, Miller of Page, Smith of O'Brien and Varney. A bill for an act to amend section five hundred thirty-six point seventeen (536.17) and section five hundred thirtynine point four (539.4), Code 1962, relating to wage assignments.
Introduced, referred to industrial and human relations
Recommended passage ..... 529
Committee report adopted ..... 535
Steering recommends calendar . ..... 605
Passed House; ayes 108, nays ..... 763
Reported correctly enrolied ..... 1999
Signed by Speaker ..... 1999
Sent to Governor ..... 1999
Signed by Governor ..... 2123

438 By Anderson, Conway, Fishor of Greene, Reichardt, Caffrey, Lynch, Meacham, Distelhorst and Baringer. A bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign county, or corporations organized in this cuntry, onehalf or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.
Introduced, referred to commerce 487
Recommended amendment, passage
Committee report adopted....... 733
Steering recommends calendar... 790
S. F. 415 substituted .............. 995

Withdrawn ......................... 997
439 By Anderson, Dougherty, Boot, Whisler, Morgan, Hullinger, Madden, Carnahan and Lynch. A bill for an act to regulate the strip mining of coal.
Introduced, referred to commerce 488
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440 By Gillette of Story, Robinson and Doderer. A bill for an act relating to secondary roads and bridges.
Introduced, referred to transportation

488
441 By Doderer, Cohen, Jackson of Black Hawk and Bremmer. A bill for an act relating to the investment of funds in the Iowa public employees' retirement fund.
Introduced, referred to industrial and human relations
Recommended passage ............. 609
Committee report adopted ....... 616
Sifting recommends calendar ... 1364
Objection filed1380
442 By Bogenrief and Houston.
A bill for an act to amend
chapter one hundred eighteen
(118), Acts of the Sixtieth
General Assembly, relating to
travel trailers and mobile
homes.

Introduced, referred to ways and
means

443 By Resnick and Carnahan.
A bill for an act relating to an
appropriation to the Iowa pub
lic employees' retirement sys
tem.

Introduced, referred to appropri
ations

444 By Fischer of Grundy, A
bill for an act to amend chap
(514), Code 1962, to provide
for participation of optome
trists in hospital and medical
service plans.

Introduced, referred to public
health ..... 488

445 By Agriculture. A bill for an act relating to hotels, restaurants, and food establishments.
Introduced, placed on calendar 488
Steering recommends calendar .. 605
Amendment filed ...................
Amendment adopted .............. 760
A.mendments adopted .............. 761

Passed House; ayes 102 , nays 11762
Motion to reconsider vote laid on table . . . . . . . . . . . . . . . . . . . . . 762
Reported correctly enrolled ..... 1055
Signed by Speaker ................... 1055
Sent to Governor . . . . . . . . . . . . . . . 1055
Signed by Governor
1120
446 By Meacham. A bill for an act relating to licensing and bonding of milk and cream processors.
Introduced, referred to agriculture
Recommended indefinite postponement
Indefnitely postponed ....................
447 By Caffrey and Robinson. A bill for an act relating to powers of local board of
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and providing criminal penalties.
Introduced, referred to judiciary 488
448 By O'Malley. A bill for an act relating to leaves of absence of state employees by reason of sickness or injury
Introduced, referred to industrial and human relations

488
449 By Kluever. A bill for an act to provide a unified trial court consisting of district court magistrates, district court metropolitan judges and district court judges all as a district court system and to abolish all courts and tribunals inferior thereto.
Introduced, referred to judiciary 489
450 By Maley and Palmer. A bill for an act to amend section two hundred thirty-nine point five (240.5), Code 1962, relating to assistance to dependent children.
Introduced, referred to industrial and human relations
Amendment fled
451 By Ossian, Dougherty, Scherle of Fremont-Mills, Carnahan, Strothman, Morgan, Wrisler, Glenn, Boot, Miller of Page, Madden, Hullinger, Brinck, Redfern, Distelhorst and Miller of Des Moines. A bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs.
Introduced, referred to agriculture
452 By Gaudineer. A bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests.
Introduced, referred to judiciary 489
Recommended passage ............ 532
Committee report adopted ....... 535
Steering recommends calendar .. 718
Passed House; ayes 95, nays none 870
Reported correctly enrolled .... 1999
Signed by Speaker ................... 1999
Sent to Governor ..................... 1999
Signed by Governor ..................2123
453 By Denato. A bill for an act concerning state income taxes to provide for the adoption of amendments to the internal revenue code of 1954.
Introduced, referred to ways and means
454 By Gaudineer (Rlley and Denman). A bill for an act to amend chapter ninety-two (92), Code 1962, relating to child labor.
Introduced, referred to industrial and human relations

455 By Seibert. A bill for an act relating to the vote required for authorization of
issuance of bonds! by a school district.
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456 By Crozier. A bill for an

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Amendment withdrawn

Amendment withdrawn

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Passed House; ayes 89, nays 17

Passed House; ayes 89, nays 17

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Recommended passage

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Committee report adopted

Committee report adopted

Committee report adopted

Committee report adopted

Committee report adopted

Committee report adopted

Committee report adopted

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Passed House; ayes 103, nays

Passed House; ayes 103, nays

Passed House; ayes 103, nays

Passed House; ayes 103, nays

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Introduced, referred to govern- mental subdivisions ..... 490
Amendment filed ..... 1015
Recommended passage ..... 1100
Committee report adopted ..... 1113
Sifting recommends calendar ..... 1364
Amendments adopted ..... 1461
Passed House; ayes 81, nays 13. ..... 1461
460 By Kluever. A bill for anact to prohibit the operationof mining or quarrying opera-tions involving blasting with-in two miles of any municipalcorporation.
Introduced, referred to govern-mental subdivisions490

461 By Maley. A bill for an act relating to appeals from assessments and the costs incident thereto.
Introduced, referred to ways and means

462 By Radl. A bill for an act to include use and reuse of containers that have held combustibles under regulative
$\qquad$

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466 By Kluever. A bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed.
Introduced, referred to judiciary 491
467 By Gillette of Story. A bill for an act relating to mobile homes.
Introduced, referred to governmental affairs
Recommended passage ..... 702
Committee report adopted ..... 709
Steering recommends calendar ..... 790
Passed House; ayes 89 , nays 5 . ..... 985
Reported correctly enrolled ..... 1999
Signed by Speaker ..... 1999
Sent to Governor ..... 1999
Singned by Governor ..... 2123
468 By Doyle. A bill for an act

to provide a seven year limi-

to provide a seven year limi-

to provide a seven year limi-

to provide a seven year limi-

to provide a seven year limi-     tation on convictions for sec-     tation on convictions for sec-     tation on convictions for sec-     tation on convictions for sec-     tation on convictions for sec-     ond offense driving while in-     ond offense driving while in-     ond offense driving while in-     ond offense driving while in-     ond offense driving while in-     toxicated, and also for subse-     toxicated, and also for subse-     toxicated, and also for subse-     toxicated, and also for subse-     toxicated, and also for subse-     quent offenses.     quent offenses.     quent offenses.     quent offenses.     quent offenses.

Introduced, referred to judiciary

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Introduced, referred to judiciary .....  .....  .....  ..... 502 .....  .....  .....  ..... 502 .....  .....  .....  ..... 502 .....  .....  .....  ..... 502 .....  .....  .....  ..... 502

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Committee report adopted .....  .....  ..... 1062 .....  .....  ..... 1062 .....  .....  ..... 1062 .....  .....  ..... 1062 .....  .....  ..... 1062

Sifting recommends calendar

Sifting recommends calendar

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Sifting recommends calendar .....  ..... 1364 .....  ..... 1364 .....  ..... 1364 .....  ..... 1364 .....  ..... 1364
Passed House; ayes 83, nays
Passed House; ayes 83, nays
Passed House; ayes 83, nays
Passed House; ayes 83, nays
Passed House; ayes 83, nays ..... 5. . 1468 ..... 5. . 1468 ..... 5. . 1468 ..... 5. . 1468 ..... 5. . 1468469 By Rickert. A blll for anact requiring a showing offinancial responsibility beforea motor vehicle is eligible forregistration.
470 By Gaudineer. A blll for anact to remove certain restric-tions and limitations onawards to employees due toindustrial diseases.
Introduced, referred to indus-trial and human relations502
powers of the state fire marshal.
Introduced, referred to transpor-
tation ..... 490
Recommended passage ..... 750
Committee report adopted ..... 754
91Passed House; ayes 109 , naysnone1028
463 By Radl. A bill for an act

463 By Radi. A bill for anto place restrictions on arcwelding or oxy-gas weldingand cutting inside public andstate buildings and to requirepermits for such activty.

Introduced, referred to transportation

464 By Harrington. A bill for an act to prohibit the sale of "loss leaders" in Towa.
Introduced, referred to commerce 490
465 By Hageman. A bill for an act relating to the agricultural land tax credit.
Introduced, referred to ways and ,

Introduced, referred to transpor
tation ..... 502 tation
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Recommended passage ............ 821
Committee report adopted 827
Amendment filed ................... 1036
Steering recommends calendar... 1098
Amendment filed . . . . . . . . . . . . . . 1123
Objection filed .......................... 1164
471 By Bogenrief, Carnahan and Utzig. A bill for an act relating to motor vehicle registration, title, llen, and encumbering fees.
Introduced, referred to judiciary 502
472 By Bogenrief, Shannahan and Gaudineer. A bill for an act to exempt household goods and personal effects from taxation and to expedite collection of personal taxes.
Introduled, referred to ways and means
473 By Doderer. A bill for an act relating to the selection of grand jurors.
Introduced, referred to judiciary 503
Recommended passage ........... 721
Committee report adopted ...... 733
474 By Hausheer. A bill for an act relating to administration of rellef for soldiers.
of rellef for soldiers, sailors, and marines.
Introduced, referred to industrial and human relations
503
475 By Gaudineer. A bill for an act relating to the compensation of the clerk of the grand jury in certain counties.
Introduced, referred to judiciary. 503
Recommended passage ..............608 616
Committee report adopted............ 616
Steering recommends caelndar'.. 685
Passed House; ayes 99, nays none 858
Reported correctly enrolled...... 1749
Signed by Speaker .................... 1749
Sent to Governor . . . . . . . . . . . . . . . 1749
Signed by Governor ..................... 1849

476 By Wilson. A bill for an act to establish a commission on health, education, and welfare services and problems.
Introduced, referred to governmental affairs
477 By Gannon. A bill for an act relating to the establishment of minimum rates for common carriers engaged in hauling rock, sand, and gravel and the permits issued to such carriers.
Introduced. referred to transportation

478 By Renda. A bill for an act relating to the special assess. ment of public improvements in cities having a population of one hundred twenty-five thousand $(125,000)$ or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto.
Introduced, referred to governmental subdivisions

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479 By Rasmussen of Polk. A bill for an act relating to the compensation of the county board of health.
Introduced, referred to goverimental subdivisions 503

Amendment filed
614

480 By Robinson. A bill for an act relative to the registration of motor vehicles and the issuance of license plates.
Introduced, referred to transportation
481 By Burke. A bill for an act relating to the adoption of a state electrical code for the purpose of requiring the 1 i censing of electrical contractors and electriclans, the inspecting of electrical installations by such contractors and electricians, and the egtablishmetnt of a state electrical board.
Introduced, referred to governmental affairs

482 By Foster. 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.
Introduced, referred to industri-
al and human relations
Sifting recommends calendar ... 1363
Amendment flied ..................... 1366

Amendment fled .................... 14222
Amendment filed …..................... 1469
Amendments filed ................... 1532
Amendments adopted ............. 1547
Amendments adopted … .......... 1548
Amendments withdrawn ........... 1548
Amendment adopted $\ldots \ldots . . . .1549$
Passed House; ayes 91, nays 26.1550
Motion to reconsider vote laid on table

1550
483 By Nielsen of Emmet-Palo Alto. A bill for an act relatAng to farm trucks.
Introduced, referred to transpor-
tation .................................. 504
Sifting recommends calendar .... 1689

Amendment fled
484 By Gillette of Story. A blll for an act relating to mobile homes.
Introduced, referred to ways and means

504
Recommended passage ............. 920
Committee report adopted, "...s
Passed House; ayes 108, nays
none
949
none eported correctiy enrolied ....... 2074
Reported correctiy enroled ......... 2074
Signed by Speaker ........................... 2075
Sent to Governor ............................2172
Signed by Governor
485 By Keleher and Gaudineer. A bill for an act relating to adjustments allowed in computing net income for the Lowa personal income tax.
Introduced, referred to ways and means
H. F. PageRecommended indefinite postpone-ment802
Indefinitely postponed ..... 849
486 By Doyle. A bill for an act to give notice to dog owners concerning the annual licensefee.
Introduced, referred to govern-mental subdivsions504
487 By Hageman. A bill for an act to permit collection of sales tax only on the cash difference in sales of farm equipment and motor vehicles where a trade-in is involved.
Introduced, referred to ways and means ..... 504
488 By Hageman. A bill for an act relating to duplicate oper- ator's and chauffeur's license fees.
Introduced, referred to transpor- tation ..... 504
Recommend passage ..... 835
Committee report adopted ..... 848
Passed House; ayes 73, nays 20.. ..... 187
Motion fled to reconsider vote...
Motion to reconsider vote laid on table ..... 1449
Reported correctly enrolled ..... 2041
Signed by Speaker ..... 2041
Signed by Governor ..... 2172
489 By Gaudineer and Denato(Schroeder and O'Malley). Abill for an act relating to theownership of individual apart-ment units.
Introduced, referred to commerce ..... 504
Recommended passage ..... 749
Committee report adopted
Steering recommends calendar ..... 754
897
S. F. 481 substituted ..... 1086
Withdrawn ..... 1087
490 By Graham and Houston. Abill for an act to provide forthe reconstruction and hardsurfacing of state park roadsaround Black Hawk Lake inSac county, Iowa and to makean appropriation therefor.
Introduced, referred to transpor-tation504
Recommended passage ..... 835
Committee report adopted ..... 848

491 By Meacham. A bill for an act relating to zoning of unincorporated areas within one mile of cities and towns.
Introduced, referred to governmental subdivisions505
Recommended passage ..... 1009
Committee report adopted ..... 1018
Steering recommends calendar. ..... 1098
Sifting recommends calendar ..... 1252
Passed House, ayes 81, nays $24 . .1335$
Motion flled to reconsider vote..1336Motion to reconsider vote laid ontable1449
492 By Resnick. A bill for anact relating to political par-ties in spectal charter cities
H. $F$.

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having a population of twen-ty-five thousand $(25,000)$ or more.
Introduced, referred to governmental subdivisions505
Recommended passage ..... 836
Committee report adopted ..... 848
Steering recommends calendar ...
Passed House; ayes 87 , naysnone1207
House concurred ..... 1756
Passed House; ayes 98, naysnone ............................... 1756
Reported correctly enroiled ..... 1848
Signed by Speaker ..... 1848
Sent to Governor ..... 1849
Signed by Governor ..... 1963
493 By Resnick. A bill for an act relating to the semiannualinspection of motor vehicles.
Introduced, referred to transpor- tation ..... 505
494 By Wolcott, Clapsaddle andBaker. A bill for an act topermit school districts to enterinto lease-purchase contractsfor mobile classrooms, labora-
tories, and shops. Introduced, referred to education ..... 505
495 By Renda. A bill for anact to provide for the reserva-tion of right-of-way for futurestreets and providing for re-lief in cases of undue hard-ships caused by right-of-wayreservation.

Introduced, referred to governmental subdivisions
496 By Bremmer and Lynch. A bill for an act relating to the testing of infants for phenylketonuria.
505

497 By Scherle of FremontMills. A bill for an act to provide sales tax exemption for items used by farmers to prepare their wares for market.

498 By Redfern, Edgington, Shirley of Dallas, Winkelman, Loss and Mueller. A bill for an act relating to the state fair board
Introduced, referred to agricul- 505 ture
tecommended amendment, pas899
sage …............................ 902
Committee report adopted $\ldots . . . .1098$
Steering recommends calendar.... 1251
Sifting recommends calendar ....129?
Amendment filed ...................1326
Amendments adopted ….......... 1453
Passed House; ayes 99, nays $4 \ldots 2171$
Reported correctiy enrolled .... 2171
Signed by Speaker …................ 2171
Sent to Governor
Signed by Governor.
499 By Smith of O'Brien. A bill for an act relating to state

H. $F$.

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ald for public schools, agricultural land tax credit, property tax credit, repeal of moneys and credits tax, tax levy on the interest and dividends from investments and the appropriation of revenue.
Introduced, referred to ways and means
500 By Shirley of Dallas and Korn. A bill for an act exempting sales of motor fuels to farmers, for agricultural uses, from the motor fuel excise tax.
Introduced, referred to ways and means
501 By Kluever. A bill for an act relating to the control and prevention of rabies.
Introduced, referred to public health
506
502 By Baringer. A bill for an act to amend section seven hundred twenty-five point five (725.5), Code 1962, regarding the sale or distribution of any medicine, article, or thing designed or intended to prevent conception.
Introduced, referred to public health
503 By Brinck. A bill for an act to amend section three hundred sixty-three $B$ point nine (363B.9), Code 1962, relating to compensation of city officials in the commission form of government.


504 By Busing, Palmer, Fullmer and Roblnson. A bill for an act to permit county officials to be associated with the Iowa state association of counties and with similar national organizations.
Introduced, referred to governmental subdivisions

506
505 By Gaudineer, Murphy, Shannahan, Wengert, Relchardt and Duffy. A bill for an act to provide for, regulate and license racing and race meets in this state at which the pari-mutuel method of wagering on the results of such races shall be permitted.
Introduced, referred to ways and means

506. By Oxley. A bill for an act
to amend chapter one hundred
fifty-six (156), Code 1962, re
lating to the practice of fu
neral directing and embalm
ing.

Introduced, referred to public
health

Recommended indefinite postpone:

ment
Indefniteily postponed ..... 992
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507 By Glanton. A bill for an act relating to the punishment of parents who fail to support minor children.
Introduced, referred to judiciary 507
508 By Dunton and Gannon. A bill for an act relating to a salary increase for members of the Iowa highway safety patrol.
Introduced, referred to appropriations 507
Amendment filed.............................. 752
Recommended passage ............ 802
Committee report adopted. ....... 809
Withdrawn . ........................ . . 1957
509 By Gannon. A bill for an act relating to the buying and selling of beef cattle.
Introduced, referred to agriculture

510 By Jackson of Clinton. A bill for an act relating to game breeding and shooting preserves.
Introduced, referred to conservation and recreation
Recommended passage ............... 624
Committee report adopted ........... 629
Steering recommends calendar . 685
Passed House; ayes 87, nays none 861
511 By Bremmer, Robinson and Scott (Klefstad, Shirley and Kruck). A bill for an act relating to the establishment of a two (2) year liberal arts college and providing for an appropriation therefore.
Introduced, referred to education 507
512 By Kluever, Ossian, Miller of Page, Webster, Fisher of Greene, Nielsen of Shelby, Scherle of Fremont-Mills, Madden, Anderson, Gregerson, Shirley of Dallas, Selbert, Robinson and Scott. A bill for an act to establish a technical and two (2) year liberal arts college in southwest Iowa, and making appropriation of one hundred thousand ( 100,000 ) dollars for the initial development.
Introduced, referred to education 507
513 By Redferń, Edgington, Shirley of Dallas, Winkelman and Loss. A bill for an act relating to institutional roads.
Introduced, referred to transpor-
tation ........................... 507
tation $\quad$ nom passage
Recommended passage $\ldots]_{1} .{ }_{90} 99$
Committee report adopted
$\begin{aligned} & \text { Committee report adopted } \\ & \text { Steering recommends calendar }\end{aligned} . .1007$
Passed House; ayes 95, nays none

1209
514 By Gaudineer, Caffrey, Uban and Wright. A bill for an act to amend chapter seven hundred thirty-six $A$ (736A) and seven hundred thirty-six $B$ ( 736 B ), Code 1962, to provide for union security agreements except those agreements that require union membership as
H. F. Pagea prerequisite to employmentand to limit the use of injunc-tions without a hearing inlabor disputes and also pro-viding for the establishmentof a state mediation and con-ciliation commission and pre-scribing the powers and dutiesof said commission.
Introduced, referred to industrial and human relations ..... 507
Recommended passage ..... 610
Committee report adopted ..... 616
Amendments filed ..... 924
Amendment filed ..... 944
Steering recommends calendar ..... 008
515 By Busing, Fullmer and Fisher of Greene. A bill for an act relating to the license plates for clitizens band radio operators.
Introduced, referred to transpor- tation ..... 515
Amendment flled. ..... 805
Recommended indefinite postpone- ment ..... 1227
Indefinitely postponed ..... 1273
516 By Denato. A bill for anact enabling boards of super-visors to establish the officeof legal aid attorney.
Introduced, referred to govern-
mental subdivisions ..... 508
Referred to judiciary ..... 544

517 By Conway. A bill for an act to relieve the enforcement division of the Iowa liquor control commission of all enforcement responsibility except the licensing and revenue provisions and to place the responsibility for such other enforcement of the Iowa liquor control act with the county attorney of each county and the local law enforcement officers.
Introduced, referred to judiciary.
518 By Jackson of Black Hawk, Cohen, Uban, Gallagher and Wilson. A bill for an act to legalize and validate the proceedings of the boards of directors of the independent school district of the City of Waterloo, in the County of Black Hawk, State of Iowa. the consolidated school district of Orange Township, in the County of Black Hawk, State of Iowa, and the school township of East Waterloo, in the County of Black Hawk, State of lowa, providing for the merger of substantial portions of the consolidated school district of Orange Township and the school township of East Waterloo into the independent school district of the City of Waterloo, in the County of Black Hawk, State of Iowa, and declaring the enlarged boundaries of the independent school district of the City of Waterloo, in the County of Black Hawk, State of Iowa, to be legally established.

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Proof of publication certified ... 501
Introduced, referred to judiciary. 508
Recommended passage .......... 608
Amendment filed ................... 614
Committee report adopted ....... 616
Steering recommends calendar .. ${ }^{685}$
Amendment adopted ............. 781
Passed House; ayes 112, nays
none .............................. ${ }^{781}$
Reported correctly enrolied ...... 1749
Signed by Speaker ................... 1749
Sent to Governor .................... 1719
Signed by Governor .................. 1849
519 By Glanton. A bill for an act relating to child desertion. Introduced, referred to judiciary 508 Recommended passage ............ 94 Committee report adopted ........ 947 Sifting recommends calendar ... 1422
Passey House; ayes 104, nays none ...............................

520 By McNamara, Hageman and Oxley. A bill for an act creating and establishing a civil air patrol commission, defining its duties, designating who shall be members thereof and appropriating funds thereto.
Introduced, referred to transportation
Recommended Indefinite postpone-836

ment
Indefinitely postponed ..... 902

521 By Scott, Oehlsen and Korn. A bill for an act relating to the motor vehicle fuel tax reports, computation and payment of tax, credits, and the deduction from sald tax for evaporation and loss.
Introduced, referred to commerce 508
522 By Redfern, Rasmussen, Smith of O'Brien and Loss. A bill for an act relating to the practice of accountancy by accounting practitioners and adding accounting practitioners to the board of accountancy.
Introduced, referred to governmental affairs
Amendment fled
523 By Smith of O'Brien. A bill for an act relating to judges and prosecuting attorneys furnishing certain informathon to the board of control.
Introduced, referred to judiciary
Recommendea passage
,
Steering recommends calendar ${ }^{\prime}$.. 7
Passed House; ayes 105, nays 998 none …........................... 1848
Reported carrectly enrolled …... 1848
Stgned by Speaker
Sent to Governor ${ }^{\text {Signed by Governor }}$...................... ${ }^{1866}$1963

524 By Rasmussen. A bill for an act relating to composition of election boards.
Introduced, referred to govern- 609 mental affairs ..................... 1498
Sifting recommends calendar
Objection filed.
H. $\mathbf{F}$. Page
525 By Resnick. A bill for anact relating to the prevention,abatement, and control of airpollution, creating an air pol-lution control board, and pre-scribing the powers and dutiesof the board.
Introduced, referred to govern- mental affairs ..... 509
Recommended amendment, pas-sage941
Committee report adopted ..... 947
Amendment filed ..... 1233
526 By Madden. A bill for an act to appropriate funds from the general fund of the. State of Iowa to the conservation commission for improvements for Green Valley State Lake. Introduced, referred
tion and recreation ..... 509
527 By Madden. A bill for an act relating to newspapers se- lected for printing official pro- ceedings of county boards of supervisors. ntroduced, referred ..... 509
528 By Bogenrief and Foster, A bill for an act relating' to the procedure under eminent do-main.
Introduced, referred to judiciary ..... 509
Recommended indefinite postponement821
Indefinitely postponed ..... 883
529 By Riechardt. A bill for anact to provide a fund for fulltax credit on personal prop-erty tax except moneys andcredits, property of utilities,and real property taxed aspersonal property, and recov-ery of the revenue by repealof agricultural land tax creditand increase of sales and usetax, of income tax, and revi-slon of the application of cor-poration tax and to providean appropriation therefor.

Introduced, referred to ways and means509

530 By Smith of O'Brien (Lucken). A bill for an act providing for a presentence investigation by the parole board on all persons charged with the commission of a felony.
Introduced, referred to judiciary510
531 By Smith of O'Brien (Luc- ken, Hansen, Ely and Steph- ens). A bill for an act relat- ing to the establishment and construction of a security hospital and diagnostic-treat- ment center and to provide an appropriation therefor. troduced, referred to public health ..... 510
Recommended passage ..... 942
Committee report adopted ..... 947
Referred to appropriations
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532 By Dunton. A bill for an act requiring the State of Iowa to accept the responsibility for providing transportation for all pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor.
Introduced, referred to education

Recommended amendment, pas
sage ..... 686
Committee report adopted ..... 691
Referred to appropriations ..... 691
Amendment filed ..... 706
533 By Rasmussen. A bill for an act relating to primary elec- tions, vacancles, precinct cau- cuses, and county and state conventions.
ntroduced, referred to govern- mental affairs ..... 510
Withdrawn ..... 616
534 By Bailey. A bill for an act authorizing the county-mana-ger form of government incounties.

Introduced, referred to governmental subdivisions510
535 By Redfern, Edgington,Shirley of Dallas, Winkelmanand Graham (Lange). A billfor an act to provide that thestate highway commissionshall perform maintenance, re-construction, and repair on allhighways and roads on state-owned and state-controlledproperty.

Introduced, referred to transpor-
tation ..... 510
Amendment filed .....
879 .....
879
Recommended passage ..... 899 ..... 899
Steering recommends calendar... ..... 1098
Sifting recommends calendar ..... 1251 ..... 1251
Objection fled ..... 1293

536 By Craig and Boot. A bill for an act to establish an Iowa recreation board to study recreation needs, to provide upon request consultation services for recreation programs for Iowa communities, and to provide an appropriation therefore.
Introduced, referred to conservation and recreation

537 By Meacham. A bill for an act establishing the lowa legislative council which will replace the budget and financial control commíttee, the legislative fiscal director, the legislative research committee, and the Iegislative research bureau.
Introduced, referred to governmental affair511
Recommended passage ..... 1033 ..... 1041
Committee report adopted
Committee report adopted
Steering recommends calendar ..... 1097
H. $\mathbf{F}$. Page
538 By Harrington (Patton). Abill for an act transferringjurisdiction to the City of In-dependence, Iowa, certain landnow comprising a part ofthe mental health institutegrounds at Independence,Iowa.
Introduced, referred to judiciary ..... 511
Amendment filed ..... 1270
Sifting recommends calendar ..... 1422
Amendment filed ..... 1582
Amendment adopted ..... 1604
Amendment withdrawn ..... 1604
Passed House; ayes 94, nays 1... 1605
House concurred ..... 1721
Passed House; ayes 100 , nays 2.1722
Reported correctly enrolled ..... 1805
Signed by Speaker ..... 1806
Sent to Governor ..... 1806
Signed by Governor ..... 1926
539 By Wilson. A bill for an act relating to reinstatement of licenses of persons convicted of three (3) or more moving violations within a period of twelve (12) months.
Introduced, referred to judiciary. ..... 511
Recommended indefinite postpone-ment608
Indefinitely postponed ..... 663
540 By Shirley of Dallas, Korn and Scott. A bill for an act for a new agricultural land tax credit.
Introduced, referred to ways and means ..... 511
541 By Rasmussen. A bill for an act relating to primary elec- tions, vacancies, precinct cau- cuses and county and state conventions.
Introduced, referred to govern- mental affairs ..... 511
Recommended passage ..... 702
Steering recommends calendar ..... 1098
Committee report adopted ..... 709
Amendment filed ..... 775
Amendment filed ..... 880
Steering recommends calendar. ..... 1008
Amendment filed ..... 1058
Amendment withdrawn ..... 1093
Amendment adopted ..... 1093
Amendment adopted ..... 1095
Passed House; ayes 87, nays $2 \overline{5} . .1095$Amendment filed1233
Amendment adopted
Amendment adopted ..... 1241 ..... 1241
House concurred ..... 1242
Passed House; ayes 97, nays $15 . .1242$
Reported correctly enrolled ..... 1421
Signed by Speaker ..... 1421
Sent to Governor
1421
1421
Signed by Governor ..... 1531
542 By Seibert (Flatt). A billfor an act relating to volun-tary payments for care ofminors in state institutionsand to provide for the use ofsocial security benefits to payfor such care.
Introduced, referred to indus-trial and human relations511
Amendment fled ..... 838
Recommended passage ..... 940
Committee report adopted ..... 947
Withdrawn ..... 1643
H. F. Py Brinck A bill for an
543 By

543 By Brinck. A bill for an act to establish a fund for property tax relief.
Introduced, referred to ways and means
Extension of time
544 By Redfern, Edgington, Shirley of Dallas and Winkelman (Lange). A bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads.
Introduced, referred to transportation

545 By Brinck. A bill for an act to permit people of counties to choose their form of county government and to provide for the financing thereof.
Introduced, referred to governmental subdivisions
546 By Resnick. A bill for an act to substitute an adjusted gross income tax for the present state income tax.
Introduced, referred to ways and means

547 By Robinson. A bill for an act relating to the nomination of candidates for public office, and to provide for a filing fee and bond for such nominations.

548 By Robinson, Lynch, Madden, Holmes, Rider, Oehlsen, Gregerson, Radl, Kempter, McNamara, Oxley and Reichardt. A bill for an act relating to the state board of public instruction.
Introduced, referred to educa- 512

Amendment filed ................... ${ }^{1010}$
Recommended passage ............. 1018
Committee report adopted ........ 1058
Amendment filed …................ $1058{ }^{1056}$
Amendment filed $\quad$ Amendment fled...............................
549 By Robinson, Hausheer, Selbert, Lynch, Webster, Scott, Holmes, Doderer; Melrose, Renda, Smith of O'Brien, Baringer, Resnick, Hageman, Maule, Dunton, Morgan, Gillette of Clay-Dickinson, Murphy Wilson and Shirley of Dallas. A bill for an act to establish a committee, to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor.
Introduced, referred to industrial and human relations
Committee report adopted ....... 1062
Referred to appropriations
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Recommended passage ..... 1365
Committee report adopted ..... 1378
Passed House; ayes 112, nays
none ..... 1516
House concurred ..... 1973
Passed House; ayes 88, nays ..... 1974
none …..................... Reported correctly enrolled ..... 2074
Signed by Speaker ..... 2074
Sent to Governor ..... 2075
Signed by Governor ..... 2172
550 By Mahan and Kluever. A bill for an act concerning re-tirement benefits for publicemployees reaching the age ofseventy-two (72) years.
Introduced, referred to industrialand human relations512
Recommended passage ..... 720
Committee report adopted ..... 733
Steering recommends calendar ..... 791
Passed House; ayes 102, nays999
none
Reported correctly enroiled
Signed by Speaker ................... 1926
Sent to Governor ..... 1926
Signed by Governor ..... 1963
551 By Gaudineer. A bill for anact relating to service of proc-ess on persons who commit atort and leave the state beforepersonal service can be com-pleted within the State ofIowa.
Introduced, referred to judiciary512
Recommended passage ..... 609
Committee report adopted ..... 616
Steering recommends calendar ..... 790
Amendment flled ..... 838 ..... 838
Amendment adopted ..... 978
Passed House; ayes 92, nays 1.. ..... 978
Reported correctly enrolled ..... 1749
Signed by Speaker ..... 1749
Sent to Governor .....
1749 .....
1749
Signed by Governor ..... 1849 ..... 1849
552 By Governmental Affairs. A bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds.
Introduced, placed on calendar.. ..... 537
Steering recommends calendar.. ..... 896
none ..... 1083
Reported correctly enroiled ..... 1580
Signed by Speaker ..... 1580
Signed by Governor ..... 1688
553 By Education. A bill for anact relating to the countyschool system and to amendsection two hundred seventy-(27ee point thirteen (273.13)Code 1962, so as to provide forlevying of a tax upon all ter-ritory included within a coun-ty school system, and to fur-ther amend chapter two hun-dred seventy-three (273), Code1962, by adding a new sectionproviding for merger of coun-ty school systems.
Introduced, placed on calendar. ..... 537 ..... 820
Steering recommends calendar ..
Steering recommends calendar ..
Amendments filed
Amendments filed ..... 961 ..... 961
Amendments filed ..... 1015
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Amendment filed ..... 1059
Amendment adopted ..... 1092
Amendment filed ..... 1102
Amendments filed ..... 1144
Amendment filed ..... 1168
Sifting recommends calendar ..... 1226
Amendments withdrawn ..... 1265
Amendments adopted ..... 1266
Point of order raised ..... 1267
Amendment adopted ..... 1267
Amendment withdrawn
1268
1268
Amendments adopted .....
1268 .....
1268
Passed House; ayes 79, nays
Reported correctly enrolled ..... 1712
Signed by Speaker
1712
1712
Sent to Governor ..... 1887
554 By Governmental Affairs. Abill for an act to establish acontingency fund consisting ofinterest and penalties col-lected on delinquent employ-ment security contributions
and reports. Introduced, placed on calendar.. ..... 537
Amendment flled ..... 824
555 By Governmental Affairs. Abill for an act to amend sec-tion ninety-six point fourteen(96.14), subsection three (3),1962 Code, to provide enforce-ment measures for collectingment measuresinterest and penalties imposedupon those employees whofail to make timely contribu-tions or timely reports as re-
quired by law. Introduced, placed on calendar. ..... 537

556 By Governmental affairs. A bill for an act relating to employment security contributions to make interest and penalties subject to jeopardy assessments.
Introduced, placed on calendar.. 538
557 By Governmental Affairs. A bill for an act relating to employment security contributions to include interest and penalties in the determination and assessment of such contributions.
Introduced, placed on calendar.. 538
558 By Industrial and Human Relations. A bill for an act relating to the increase of property or income of an old age assistance recipient.
Introduced, placed on calendar .. 538 Steering recommends calendar..1097

559 By Industrial and Human Relations. A bill for an act relating to the responsiblity for funeral expenses and the support of claimants for old age assistance by their children.
Introduced, placed on calendar. 538 Steering recommends calendar.. 1097
560 By Judiciary. A bill for an act to establish a code of military justice in Iowa.
Introduced, placed on calendar.. 538
Steering recommends calendar .. 606606
H. F. ..... Page
Passed House; ayes 102, nays 1 ..... 635
Explanation of vote ..... 636
Reported correctly enrolled ..... 1312
Signed by Speaker ..... 1312
Sent to Governor ..... 1312
Signed by Governor ..... 1399
561 By Judiciary. A bill for anact outlawing certain consum-er frauds, and providing moreeffective regulatory and en-forcement procedures.
Introduced, placed on calendar. . ..... 538
Amendment filed ..... 66
Steering recommends calendar ..... 718
Amendment filed ..... 723
Objection filed ..... 748
Steering recommends calendar ..... 789
Amendment filed ..... 825
Amendment filed ..... 839
Amendment fled ..... 881
Amendment filed ..... 924
Amendments adopted ..... 931
Amendment withdrawn ..... 932
Passed House; ayes 96, nays 1 ..... 932
House concurrad ..... 1572
Passed House; ayes 99, nays 5... 157
Reported correctly enrolled ..... 1664
Signed by Speaker ..... 1664
Sent to Governor ..... 1664
Signed by Governor ..... 1749
562 By Commerce. A bill for an act to regulate the sale ofcredit life and credit accidentand health insurance.
Introduced, placed on calendar.. 550 ..... 550
Steering recommends calendarPassed House; ayes 85 , nays $2 \mathbf{8} .1240$
563 By Governmental Affairs. Abill for an act to amend sec-tion ninety-six point fourteen(96.14), subsection two (2),Code 1962, to provide forchanging the penalty provi-sions for employers who failto flle timely reports or maketimely payments for contribu-tions due
Introduced, placed on calendar.. ..... 551
564 By Conservation. A bill foran act to encourage landown-ers to make land and wateravallable to the public by lim-iting liability in connectiontherewith.
Introduced, placed on calendar.. ..... 579
Steering recommends calendar... 1098
Objection flled ..... 1164
Sifting recommends calendar ..... 1294
Amendment filed ..... 1349
Amendments filed ..... 1400
Amendments adopted ..... 1523
Amendment adopted ..... 1524
Amendment adopted ..... 1525
Passed House; ayes 84, nays 29,. 1525Motion fled to reconsider vote.. 1526
565 By Judiciary. A bill for anact establishing a procedurefor indictment, trial and sen-tencing of defendants for pub-lic offenses which carry aheavier penalty because ofprior convictions.
Introduced, placed on calendar. ..... 579
Steering recommends calendar ..... 790
Amendment adopted ..... 974
H. F. PagePassed House; ayes 101, nays
none ..... 974
Reported correctly enrolled ..... 1749
Signed by Speaker ..... 1749
Sent to Governor ..... 1749
Signed by Governor ..... 1849
566 By Public Health. A bill foran act relating to the control
and prevention of rabies
Introduced, placed on calendar.. 580
Steering recommends calendar ..... 606
Returned to regular calendar ..... 768
Amendment filed ..... 775
Steering recommends calendar.. ..... 1074
Amendment adopted ..... 1096
Passed House; ayes 94, nays 7 . ..... 1096
Amendment filed ..... 1585
1594
House refused to concur
1812
1812
Conference committee appointed. ..... 1911
Conference
adopted committee report1955
Passed House; ayes none, nays ..... 1955
none
none
Reported correctly enrolled ..... 123
Signed by Speaker ..... 2123
Sent to Governor ..... 123
Signed by Governor ..... 2172
567 By Conservation and Recre-ation. A bill for an act toamend section one hundredsix point twelve (106.12), Codeof 1962 , relating to litteringof public waters, ice and land.Introduced, placed on calendar.580
Steering recommends calendar... ..... 606
Passed House; ayes 99 , nays ..... 768
House concurred ..... 1700
Passed House; ayes 109, naysnone1700
Reported correctly enrolled ..... 1805
Signed by Speaker ..... 806
Sent to Governor ..... 1926Signed by Governor568 By Agriculture. A bill foran act relating to license feesfor public scales, pumps feesin m, pumps, ansmeters used in measuring gas
oline or fuel oil. Introduced, placed on calendar. ..... 606Steering recommends calendar..
Passed House; ayes 84, nays 15.
960Reported correctly enrolled
960
Signed by Speaker
Sent to Governor ..... 960
Signed by Governor
569 By Transportation. A bilfor an act relating to the pri-mary road contingent fund.
Introduced, placed on calendar. ..... 580

570 By Governmental Affairs. A bill for an act to amend section ninety-six point eleven (96.11), Code 1962, to forbid the disclosure of information pertaining to the employment security records of claimants to unauthorized persons by employees of the Iowa Employment Security Commission. Introduced, placed on calendar. ${ }_{806}^{596}$ Amendment filed

571 By Governmental Affairs. A By Governmental Affairs.
bill for an act to enable the806
H. F. ..... PageIowa employment securitycommission to participate inthe manpower developmentand training act of 1962 , asamended.
Introduced, placed on calendar.. ..... 596
Steering recommends calendar. ..... 684
Passed 111, naysnone785
572 By Conservation and Recre-ation. A bill for an act toamend the law which presentlypermits the sale of cottontailrabbits and limit the sale tojack rabbits, and further per-mit the sale of skins andplumage of game birds andanimals.
Introduced, placed on calendar. ..... 596
Amendment filed ..... 614
Steering recommends calendar... 1007
Sifting recommends calendar .... 1251
Amenament adopted ..... 1288
Passed House; ayes 87, nays 9... 1288
573 By Industrial and HumanRelations. A bill for an act todisregard other income and re-sources as may be needed toimplement a plan for achiev-ing self-support by a recipi-ent of aid for the blind.
Introduced, placed on calendar. ..... 597
Steering recommends calendar .. 1007
Passed House; ayes 92, naysnone .............................. 1195
Reported correctly enrolied ...... 1345
Sligned by Speaker
1346
1346
Sent to Governor ..... 1346
Signed by Governor ..... 1421
574 By Judiciary. A bill for an act relating to salaries of bail- iffs and clerks of the munici- pal court
Introduced, ..... 597
Withdrawn ..... 692
575 By Conservation and Recre- ation. A bill for an act au- thorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recre- ation resources and facilities, and for related purposes.
Steroduced, placed on calendar. ..... 597
Steering recommends calendar.. ..... 684
Reported correctly enrolled ..... 988
Signed by Speaker ..... 988
Signed by Governor ..... 1055
576 By Governmental Affairs. A bill for an act to clarify the use of central electronic data processing equipment by the tax department, and to assure maximum uses of the ex- change of federal information relating to income taxes. Introduced, placed on calendar.. ..... 617
Steering recommends ..... 859
577 By Governmental Affairs. A bill for an act providing pen-alties on amounts due the
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state of Iowa on delinquent accounts.
Introduced, placed on calendar.. 617 Steering recommends calendar .. 897 Passed House; ayes 99, nays 4... 1084 Reported correctly enrolled .... 1557 Signed by Speaker ................. 1557
Sent to Governor 1557
Signed by Governor $\cdot . . . . . . . . . . .$.
578 By Industrial and Human Relations. A bill for an act relating to the amount of assistance grants in the ald to dependent children program.
Introduced, placed on calendar.. 663
579 By Industrial and Human Relations. A bill for an act relating to relative responsibility to contribute to the medical expenses of appificants for medical assistance for the aged.
Introduced, placed on calendar. 663
580 By Industrial and Human Relations. A bill for an act to require that all buildings and facilties used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functlonal for the physically handicapped.
Introduced, placed on calendar.. 663
Introance recommends calendar:. 718

Withdrawn
581 By Agriculture, A blll for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.
Introduced, placed on calendar.. ${ }_{90}^{663}$
Steering recommends calendar 790

582 By Transportation. A bill for an act relating to traffic weighing operations expenditures and the enforcement of the provisions of the motor vehicle laws relating to the registration, size, welght, and load of motor vehicles and trailers.
Introduced, placed on calendar.. 663
583 By Transportation. A bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.
Introduced, placed on calendar. . 663
Steering recommends calendar.. 790
Passed House; ayes 97, nays $8 \ldots 980$
House concurred .................. 2050
Passed House; ayes 97, nays
none . . . .......................... 2050
Reported correctiy enrolied ......2171
Signed by Speaker .................. 2171
Sent to Governor .........................2171
Signed by Governor.
584 By Commerce. A blll for an act to grant the state commerce commission the power
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to authorize examiners to hold hearings on matters coming before the commission and to permit such examiners to ad- minister oaths and take af- firmations
Introduced, placed on calendar.. ..... 663
Steering recommends calendar.. ..... 718
Withdrawn ..... 994
585 By Judiciary. A bill for anact relating to salaries ofbailiffs and clerks of the muni-cipal court.
Introduced, placed on calendar.. 664
Steering recommends calendar.. 718
Passed House; ayes 71, nays 24.. ..... 890
Reported correctly enrolled ..... 1848
Signed by Speaker ..... 1848
Sent to Governor ..... 1849
586 By Agriculture. A bill foran act relating to permits foradministering hog-cholera vi-rus.
Introduced, placed on calendar. ..... 664
Steering recommends calendar. ..... 790
Passed House; ayes 90 , nays $2 .$. . ..... 981
Reported correctly enrolled ..... 1293
Signed by Speaker ..... 1294
Sent to Governor ..... 1294
Signed by Governor ..... 1365
587 By Governmental Subdivi-sions. A bill for an act ex-empting certain employeesfrom participation in the Iowapublic employees retirementsystem
Introduced, placed on calendar. ..... 664
Steering recommends calendar. ..... 790
Passed House; ayes 96, nays 1. ..... 982
588 By Conservation and Recre- ation. A bill for an act toamend section one hundredeleven point forty-six (111.46),Code 1962 , relating to the clos-ing hour of state parks.
Introduced, placed on calendar. . ..... 66
Steering recommends calendar.. ..... 718
Amendment adopted ..... 890
Passed House; ayes 103, nays 2. ..... 891
589 By Conservation and Recre-ation. A bill for an act toamend section one hundredsix point five (106.5), Code1962, relating to expired boatregistration numbers.
Introduced, placed on calendar. ..... 664
Steering recommends calendar.Passed House; ayes 106. naysnone892
590 By Conservation and Recre-ation. A bill for an act toamend section one hundred sixpoint twenty-seven (106.27),Code 1962, relating to the re-moval of nonpermanent ves-sels and structures from statewaters, ice and land
Introduced, placed on calendar... ..... 664
Steering recommends calendar.. ..... 719
Passed House; ayes 100, naysnone971

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or
591 By Agriculture. A bill for an act relating to gasoline receptacles.
Introduced, placed on calendar.. 711
Steering recommends calendar.. 790
Passed House; ayes 89, nays none 986
House concurred ................... 1448
Passed House; ayes 96, nays none ................................ 1448
Reported correctly enrolled .....1499
Signed by Speaker .................. 1499
Sent to Governor ......................1999
Signed by Governor 1622

592 By Education. A bill for an act to amend chapter two hundred ninety-eight point one (298.1), Code 1962, relating to school taxes.
Introduced, placed on calendar.. ${ }^{733}$
Withdrawn
593 By Commerce. A bill for an act relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage areas.
Introduced, placed on calendar.. ${ }^{333}$
Steering recommends calendar.. ${ }_{835}^{791}$
Objection filed ...................... 1098
.81098
Sifting recommends calendar ... 1292
S. F. 513 substituted $\ldots$.....................1293

Withdrawn
594 By Transportation. A bill for an act relating to the movement on public highways of vehicles with gross weight in excess of the limitation established by ordinance or resolution of local authorities or by resolution of the state highway commission.
Introduced, placed on calendar.. 756
595 By Judiciary. A bill for an act relating to the abolition of the death penalty in Iowa. Introduced, placed on calendar.. ${ }_{791}^{76}$
Steering recommends calendar .. 791
Passed House; ayes 106, nays none ................................ ${ }^{1029}$
Reported correctly enrolled ..... 1557
Signed by Speaker ....................1557
Sent to Governor ..................... 1664
Singned by Governor
596 By Judiciary. A bill for an act to amend section three hundred twenty-one point three hundred twenty ( 321.320 ), Code 1962, relating to turning left at an intersection.

Sent to Governor :................... 1849
Signed by Governor
597 By Judiciary. A bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to estab-

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lish each fee in consideration of the service performed.
Introduced, placed on calendar .. 75
Steering recommends calendar.. 1007
Falled to pass House; ayes 53 , nays 37

1197
Motion fled to reconsider vote...1198
Vote reconsidered ................. 1801
Passed House; ayes 76 , nays $30 . .1801$
Reported correctly enrolled..... 2174
Signed by Speaker .................. 2175
Sent to Governor ............................ 2175
Signed by Governor.
598 By Claims. 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 em ployees of the state whose employment is terminated.
Introduced, placed on calendar
Steering recommends calendar .. 1098
Sifting recommends calendar ....1251
Amendment filed
1314
S. F. 524 substituted.........................................

Withdrawn ............................................

599 By Agriculture. A bill for an act relating to the eradication of hog cholera.
Introduced, placed on calendar. .
Steering recommends calendar .. 756
Amendment filed
Passed House; ayes $108, \cdots$ nays none . . . . . . . . . . . . . . . . . . . . . . 1003
Reported correctiy enrolied.................i42
Signed by Speaker ......................1142
Sent to Governor ........................................
Signed by Governor ........................1226
600 By Judiciary. A bill for an act relating to stop signs at intersections on through highways.
Introduced, placed on calendar..
Steering recommends calendar .. 897
Passed House; ayes 103, nays none
.1088
601 By Judiciary. A bill for an act to amend chapter three hundred twenty-five (325), Acts of the Sixtieth Generai Assembly, relating to service of process on foreign corporatlons.
Introduced, placed on calendar..
Steering recommends calendar $\quad .757$
Passed House; ayes 106, nays
none ................................ 1088
602 By Commerce. A bill for an act relating to commissions and expenses allowable in connection with the sale of stock in domestic insurance compan-
Introduced, placed on calendar.
603 By Transportation. A bill for an act relating to the issuance of a temporary driver's
Introaduced, placed on calendar. .
Steering recommends calendar .. 897
Passed House; ayes 104 , nays $1 . .1090$
Motion to reconsider vote withdrawn

1129

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S. F. 422 substituted . . . . . . . . . . . 1130

Withdrawn
1131
604 By Public Health. A bill for an act declaring the mental health authority as the state agency to receive and administer funds avallable under the federal mental health act of July 9, 1946, and create a committee on mental hygiene in relation thereto.
Introduced, placed on calendar. . 757 Steering recommends calendar .. 897
S. F. 516 substituted ................. 1179

Withdrawn
1180
605 By Commerce. A bill for an act relating to the regulation of rates and services of public utilities.
Introduced, placed on calendar . 778
Steering recommends calendar $\therefore 820$
Passed House; ayes 106, nays 9.. 1024
606 By Transportation. A bill for an act to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact.
Introduced, placed on calendar. . 778
Steering recommends calendar... 897
Objection filed .......................... 903
Steering recommends calendar . 1097
Sifting recommends calendar .... 1294
Amendment flled ................... . . 1423
Amendment adopted ................... 1446
Passed House; ayes 99, nays 2 . 1447
Reported correctly enrolled .... 2123
Signed by Speaker ................... 2123
Sent to Governor ........................ 2123
Signed by Governor ............... 2172
607 By Transportation. A bill for an act to enable lowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact.
Introduced, placed on calender.. 778
Steering recommends calendar .. 897
Objection filed ....................... 903
Steering recommends calendar .. 1037
Sifting recommends calendar .... 1294
Amenament filed . . . . . . . . . . . . . . . 1429
Amendment adopted.......... .1521
Passed House; ayes 88 , nays $20 . .1521$.
Reported correctly enrolled .... 2074
Signed by Speaker .................. 2074
Sent to Governor .................... 2075
Signed by Governor ............... 2172
608 By Commerce. A bill for an act to amend section five hundred nine point one (509.1), Code 1962 , relating to groups eligible to purchase group life, accident and health insurance.
Introduced, placed on calendar . 796 Steering recommends calendar : . 897
Passed House; ayes 97, nays none .................................. 1185
609 By Transportation. A bill for an act to eliminate the necessity of posting indemnifying bonds covering lost state warrants.H. $\mathbf{F}$.Page
Introduced, placed on calendar.. 810Steering recommends calendar.. 897Passed House; ayes 89, naysnone1186
610 By Transportation. A bill for an act relating to issuance of operator's and chauffeur's licenses by the county sheriff. Introduced, placed on calendar.. ..... 810
611 By Commerce. A bill for an act relating to electric trans- mission lines.
Introduced, placed on calendar ..... 810
Amendment filed ..... 1075
ering recommends calenda ..... 1251
S. F. 525 substituted ..... 1322
Withdrawn ..... 1323
612 By Transportation, A bill for an act relating to travel on the primary road system.
Introduced, placed on calendar ..... 810
613 By Public Health. A bill for an act relating to drugs and medicines.
Introduced, placed on calendar.. ..... 827
Amendment flled ..... 900
Steering recommends calendar. ..... 1007
Amendment filed ..... 1200
S. F. 285 substituted ..... 1205
Withdrawn ..... 1206
614 By Governmental Affairs. Abill for an act to amend chap-ter fifteen (15), Code 1962,pertaining to the state print-ing board and chapter twenty-one (21), Code 1962, pertainingto the state car dispatcher,incorporating these duties un-der the secretary of the exec-utive council and the execu-tive council.

Introduced, placed on calendar. 827 Steering recommends calendar.. 1074 Sifting recommends calendar ... 1226 Amendment adopted ................ 1276Fassed House; ayes 80, nays 26.1276
615 By Appropriations. A billfor an act to make appropria-tions to ex officio members ofthe advisory investment boardof the lowa public employeesretirement system.
Introduced, placed on calendar. ..... 827
Passed House; ayes 115, naysnone909
Reported correctly enrolled ..... 1293
Signed by Speaker ..... 1294
Sent to Governor ..... 1294
Signed by Governor ..... 1365
616 By Approprlations. A bill for an act to repeal peni-tentiary and men's reforma-tory salary appropriations outof money not otherwise ap-priated.
Introduced, placed on calendar. ..... 827
Amendment adopted ..... 910
Passed House; ayes 114, nays none ..... 910
Reported correctly enrolled ..... 1293
Signed by Speaker ..... 1294
Sent to Governor ..... 1294
Signed by Governor ..... 1365
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617 By Judiciary. A bill for an act relating to bail.
Introduced, placed on calendar.. 828
Steering recommends calendar... 1007
Passed House; ayes 90, nays none ............................... 11
Signed by Speaker ................... $1555^{15}$
Sent to Governor .....................155?
Signed by Governor
618 By Appropriations. A blll for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.
Introduced, placed on calendar.. 850
Passed House; ayes 113, nays none
Reported correctiy enroiled …......1293
Signed by Speaker ................... 1294
Sent to Governor .....................1994
Signed by Governor ................... 1365
619 By Appropriations. A blll for an act to appropriate funds to the state treasurer from the motor vehicle fuel tax fund.
Introduced, placed on calendar.. 850
Withdrawn
620 By Transportation. A bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from other motor trucks and towed vehicles.
Introduced, placed on calendar..
621 By Appropriations. A bill for an act to revert to the general fund of the State of the fifty-ninth ( 59 th) General Assembly board of regents institution appropriations for salaries, support, maintenance, equipment, repairs, replacements and alter:ations retained by the institions.
Introduced, placed on calendar.. 850
Passed House; ayes 111, nays 912 none ................................. 1293
Reported correctly enrolled ...... 1294
Signed by Speaker .................... 1294
Sent to Governor ..................... 1365
Signed by Governor
622 By Judiciary. A bill for an act relating to employment and other privileges for certain prisoners of county jails. 850
Introduced, placed on calendar $:: 896$
Steering recommends calendar $\cdots{ }^{825}$
Amendment adopted $\ldots \ldots \ldots \ldots 18 . .1025$
Passed House; ayes 97, nays $18 . .1557$
Reported correctly enrolled .... 1557
Signed by Speaker ..................... 1557
Sent to Governor ..................... 1664
Signed by Governor
623 By Industrial and Human Relations. A bill for an act relating to eligibility for medical assistance for the aged.
Introduced, placed on calendar. 85 624 By Judiciary. A bill for an act relating to obscenity and indecency.

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Introduced, placed on calendar.. 850
Steering recommends calendar.. 1007
Amendments filed
625 By Governmental Subdivislons. A bill for an act permitting the state board of regents to construct, equip, and operate facilities to be used as technical education and training center to be located on the campus of Iowa State University at Ames, Iowa, and to appropriate funds therefor.
Introduced, referred to appropriations

626 By Governmental subalvislons. A bill for an act to abolish salary restrictions for mayor and council in the commission form of municipal governments.
Introduced, placed on calendar. . 927
Amendment fled ................... 1036
Amendment filed ........................... 1059
Amendment filed ....................... 1624
Amendment filed ................................... 1625
Sifting recommends calendar.... 1780
Objectlon filed ....................... 1840
Motion withdrawn .......................... 1874
Amendments adopted .................. 2002
Amendment withdrawn ........... 2002
Passed House; ayes 81, nays 2..2003
Reported correctly enrolled .....2174
Signed by Speaker ............... 2175
Sent to Governor . . .................... 2175
Slgned by Governor.
$627 . \mathrm{By}$ Transportation. A bill for an act relating to tire equipment on motor vehicles.
Introduced, placed on calendar .. 927
Steering recommends calendar . 1008
Passed House; ayes 92, nays $14 . .1216$
Motion filed to reconsider vote . 1236
Amendment fled...................... 1562
Motion to reconsider vote laid
on table .......................... 1573
Motion to tabie removed from ta ble
.1573
Motion to reconsider prevailed ...1573
Amendments adopted ............. 1573
Passed House; ayes 101, nays $4 . .1574$
628 By Governmental Subdivisions. A bill for an act relating to the compensation of county attorneys.
Introduced, placed on calendar. . 966
Amendmen't filed .................... 1015
Amendment filed ................................ 1036

> 629 By Commerce. A bill for an act relating to dual axle requirements of motor vehicles, trallers, and semitrailers
> Introduced, placed on calendar.
> Steerine recommend calendar. 966
> Sifting recommends calendar ...1252
> Passed House; ayes 98 , nays $2 . .1326$
> Reported correctly enrolled .... 1999
> Slgned by Speaker .................. 1999
> Sent to Governor …..................... 1999
> Slgned by Governor ${ }^{\text {Go }}$............................ 2123

630 By Transportation. A bill for an act relating to motor
Introduced, placed on calendar. 1019
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Amendments filed ................. 1059
Sifting recommends calendar ...1313
Amendment flled
.1667
631 By Appropriations. A bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.
Introduced, placed on calendar. 1019
Passed House; ayes 103, nays none

1072
Motion filed to reconsider vote. . 1081
Motion to reconsider prevailed.. 1149
S. F. 542 substituted ................ 1149

Withdrawn
632 By Commerce. A bill for an act to authorize the Iowa Development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.
Introduced, placed on calendar. . 1043
Steering recommends Calendar .. 1098
Sifting recommends calendar ... 1252
Sifting recommends calendar ..1269
Passed House; ayes 99, nays 1... 1282
Reported correctly enrolled .... 1805
Signed by Speaker ................. 1806
Sent to Governor ...........................1826
Signed by Governor
633 By Commerce. A bill for an act establishing a historical markers commission.
Introduced, placed on calendar. 1043
Steering recommends calendar . 1099
Sifting recommends calendar ... 1252
Falled to pass House; ayes 57 .
nays 44 ..........................1334
Motion fled to reconsider vote. 13436
Amendment fled ................. 1426
Motion to reconsider prevailed...1526
Amendment adopted ….........1527
Referred to appropriations ...... 1527
Recommendew passage ............. 1537
Committee report adopted ......
Passed House; ayes 95 , nays 1601 none …arrectly enroiled $3 . .1999$
Reported correctly enrolled ............ 1999
Signed by Speaker …..................... 19999
Sent to Governor.
2123
Sligned by Governor
634 By Transportation. A bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers.
pertaining placed on calendar. 1043
Sifting recommends calendar .... 1623
Passed House; ayes 95, nays 2. 1646
Reported correctly enrolled ... 2041
Reported speaker ................... 2041
Sent to Governor .................... 2041
Signed by Governor
635 By Transportation. A blll for an act relating to the chemical testing, by a peace oflicer, of a person charged with operating a motor vehicle while in an intoxicated condition.
Introduced, placed on calendar. 1043

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636 By Transportation. A bill for an act relating to the establishment of primary road scenic and improvement fund and to provide an appropriation therefor.
Introduced, referred to appropriations $\qquad$
Recommended passage ................. 1365
Committee report adopted ........ 1378
Amendment withdrawn ........... 1515
Passed House; ayes 69, nays $47, .1515$
Motion flled to reconsider vote.. 1516
Motion to reconsider prevailed . 1569
Amendments adopted ............ 1569
Passed House; ayes 67, nays $48, \ldots 1570$
House concurred ................... 1990
Passed House; ayes 67, nays $12 . .1990$
Reported correctly enrolled.....2041
Signed by Speaker .................. 2041
Sent to Governor ........................... 2041

637 By Appropriations. A bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to proration of registration fees of commercial motor vehicles.
Introduced, placed on calendar. . 1044
Sifting recommends calendar ... 1312
Amendment filed .................... 1314


Passed House; ayes 100, nays 5...1527
Reported correctly enrolled ....1848
Signed by Speaker .................. 1848
Sent to Governor .......................... 1849
Signed by Governor ....................... 1963
638 By Commerce. A bill for an act to specifically exempt commercial fertilizers and agricultural limestone or materials from the sales tax.
Introduced, referred to ways and means

1079

Committee report adopted............1537
Passed House; ayes 96, naysii1. 1651
Motion filed to reconsider vote.. 1688
639 By Commerce. A bill for an act to authorize the Iowa Development Commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.
Introduced, placed on calendar. 1079
640 By Governmental Affairs. A blil for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.
Introduced, placed on calendar. . 1079
641 By Commerce. A bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement and equipment of industrial projects as well as their construction.
Introduced, placed on calendar. 1079
Sifting recommends calendar ..1498
S. F. 552 substituted...........
-H. F .

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642 By Transportation. A bill for an act to cancel outstanding unredeemed county primary road bonds.
Introduced, placed on calendar. 1079
Sifting recommends calendar.... 1498
Passed House; ayes 89, nays
none .................................... 1612.
643 By Transportation. A bill for an act to provide for the advance purchase of primary road right of way to be financed by the issuance of anticipatory primary road warrants.
Introduced, placed on calendar. 1080
644 By Judiciary. A bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer 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 town.
Introduced, placed on calendar.. 1080
Proof of publication certified ... 1119
Sifting recommends calendar ... 1270
Passed House; ayes 98, nays
none …........................... 18888
Reported correctly enrolled ..... 1848
Signed by Speaker ................. 1848
Sent to Governor . .......................... 18493
Signed by Governor .................. 1963
645 By Judiciary. A bill for an act to legalize and validate the proceedings of the town council of the Town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.
Introduced, placed on calendar.. 1080
Proof of publication certified ... 1119
Sifting recommends calendar .... 1270
Passed House; ayes 101, nays
none . .......................... 1887
Reported correctiy enrolled ..... 1887
Signed by Speaker ........................ 1887
Sent to Governor ....................... 1963
Signed by Governor
646 By Education. A bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish
regulations therefor.
Introduced, placed on calendar. 1080


648 By Transportation. A bill for an act to revise the 11 censing and regulation of private detectives, to provide penalties for violations and to protect the general public against unauthorized, unlicensed or unethical operations by private detectives.
Introduced, placed on calendar. . 1113
649 By Governmental Affairs. A bill for an act directing. the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor.
Introduced, referred to appropriations
Recommended passa......................126
Commmended passage ............. 1252
Committee report adopted ${ }^{\text {Withdrawn }}$.......... 1256
-
650 By Education. A bill for an act to legalize and validate the proceedings for the organlzation and establishment of the Iowa City Community School District in the County of Johnson, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law.
Introduced, placed on calendar.. 1126
Sifting recommends calandar ...1252
Proof recommends calandar ${ }^{\text {Passed }}$ of 1252
Passed House; ayes 98, nays

Reported correctiy enroilied.... .1887
Signed by Speaker ................... 1887
Sent to Governor
Signed by Governor
Signed by Governor:..................... 1963
651 By Appropriations. 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, ( $\$ 5.000$ flve thousand dollars ( $\$ 5,000.00$ ) for the school lunch
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Introduced, placed on calendar Page
Amendment filed on calendar................1296
Amendment adopted $\quad$ …................. 1380
Passed House; ayes $86, \ldots, \ldots, \ldots 1380$
Reported correctly enrolled ....1926
Signed by Speaker ...................1926
Sent to Governor ..................... 1926
Signed by Governor ....................1963
652 By Transportation. A bill for an act to authorize the state highway commission to conduct and account for its financial activities on a calendar year basis in lieu of the fiscal year basis.
Introduced, placed on calendar.. 1126
653 By Transportation. A bill for an act relating to commercial driving schools and instructors and providing penalties for violation of the provisions thereof.
Introduced, placed on calendar.. 1126
654 By Commerce. A bill for an act relating to public employee credit unions.
Introduced, placed on calendar .1203
Amendment flled ..................1253
Sifting recommends calendar
Passed House; ayes 82, nays $8 . .1612$
655 By Judiciary. A bill for an act enabling boards of supervisors to establish the office of public defender.
Introduced, placed on calendar. 1203
Sifting recommends calendar ... 1251
Amendment adopted ................. 1309
Amendments adopted …............... 1310
Amendments adopted ............... 1311
Amendment filed ..................... 1316
Motion filed to reconsider vote... 1318
Amendment filed ................... 1349
Amendment filed ..................... 1350
Call of the House $\ldots, \ldots, \ldots, \ldots,{ }_{1356}^{1356}$
Amendment adopted ................. 1357
Amendments adopted .............. 1358
Amendment adopted . ................1359
Amendments wtihdrawn ..........1359:
Passed House; ayes 88, nays 28.1359
Reported correctly enrolled .... 2041
Signed by Speaker ...................2041
Sent to Governor ......................2041
Signed by Governor …...............2123
656 By Appropriations. A bill for an act to make approprtations to the appointive members of the capitol planning commission for per diem compesation for services rendered in past biennium.
Introduced, placed on calendar .. 1204
Passed House; ayes 85, nays 1:.1259
Reported correctly enrolled .... 1664
Signed by Speaker ................ 1664
Sent to Governor …..................1664
Signed by Governor ................. 1749
657 By Governmental Affairs. A bill for an act relating to the compensation of members of the General Assembly.
Introduced, placed on calendar.. 1204
658 By Agriculture. A bill for an act relating to meat and
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poultry inspection and making an appropriation therefor.
Introduced, referred to appropriations

1204
Amendment filed ............................... 1297
Recommended amendment, passage
.1581
Committee report adopted :..... 1590
Amendment filed .................. 1715
Amendment filed ....................... 1716
Amendmnts adopted ............... 1725
Passed House; ayes 104, nays 6.. 1726
House refused to concur ......... 1918
Conference committee appointed.1964
Conference committee report ... 2010
Conference committee report
adopted . . . . . . . . . . . . . . . . . . . 2048
Passed House; ayes i10, nays 2.. 2048
Reported correctly enrolled ....2174
Signed by Speaker ................ 2175
Sent to Governor .......................... 2175
Signed by Governor.
659 By Governmental Subdivisions. A bill for an act to provide immunity to members of a volunteer or municipal fire department or a first aid, rescue, or emergency squad providing emergency public first aid and rescue services from liability to respond in damages in certain cases.
Introduced, referred to sifting.. 1237
660 By transportation. A bill for an act relating to restrictions on parking and stopping of vehicles and prescribng a penalty for violation thereof.
Introduced, referred to sifting.. 1237
661 By Transportation. A bill for an act relating to fully reflective vehicle number plates.
Introduced, referred to sifting.. 1285 Sifting recommends calendar ...1363
Amendment filed . . . . . . . . . . . . . 1500
Amendment adopted. .........................1528
Amendment withdrawn ................. 1528
Passed House; ayes 107, nays 11528
House concurred ................... 1918
Passed House; ayes 104, nays 1. 1919
Reported correctly enrolled .... 2041
Signed by Speaker ..................2041
Sent to Governor ................... 2041
Signed by Governor ......................2172
662 By Education. A bill for an act relating to Governor's Day.
Introduced, referred to sifting.. 1285
Sifting recommends calendar ...1624
Passed House; ayes 91, nays $\mathbf{3}, 1648$ Motion to reconsider prevailed.. 1704
S. F. 562 substituted ............... 1704

Withdrawn
1704
.1705
663 By Commerce. A bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds.
Introduced, referred to sifting. . 1285
Sifting recommends calendar ..1498
Amendment flled . ................. 1585
Objection fled ......................... 1590
Amendment adopted..............
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Passed House; ayes 98, nays 2.. 1606
Motion to reconsider prevailed .. 1621
Amendment filed ................... . 1667
Amendment withdrawn ............ 1696
Passed House; ayes 111, nays 2..1697
House refused to concur ....... 2047
Conference committee appointed. 2096
Conference committee report ... 2118
Conference committee report adopted ............................ 2149
Amendments adopted .............. 2149
Passed House; ayes 100, nays 5. . 2149
Reported correetly enrolled ....2174
Signed by Speaker ................. 2175
Sent to Governor .................... 2175
Signed by Governor.
664 By Education. A bill for an act to provide for the establishment and operation of state vocational-technical schools and state community colleges, to establish a board to administer state vocationaltechnical schools and state community colleges and establish standards for public community and junior colleges administered by local school districts, and to define the duties and responsibilities thereof.
Introduced, referred to sifting. . 1285
Amendment filed
.12856
665 By appropriations. A bill for an act to make deficiency appropriations for various state departments for the biennium ending June $30,1965$.
Introduced, placed on calendar.. 1318
Passed House; ayes 115, nays none ............................... 1407
House concurred ..................... 1662
Passed House; ayes io2, nays none ............................... 1662
Reported correctly enrolled ...... 1712
Signed by Speaker .................. 1712
Sent to Governor .................... 1712
Signed by Governor ................. 1887
660 By Governmental Affairs. A bill for an act to amend chapter one hundred sixteen (116), Code 1962, relating to qualifications for accountancy examination.
Introduced, referred to sifting.. 1318
667 By Governmental subdivisions. A bill for an act authorizing counties, cities and towns to use electronic voting systems.
Introduced, referred to sifting .. 1318
Sifting recommends calendar ... 2000
Objection filed
.2001

### 6.68 By Ways and Means. A bill for an act relating to sales tax.

Introduced, placed on calendar. 1319
Amendment flled....................... 1400
Amendments flled ...................... 1432
Amendments filed ................. 1500
Amendment filed .................... 1533
Amendment filed ............................. 1716
Amendment fled . . . . . . . . . . . . . . . . 1809
Amendments withdrawn ......... 1823
Amendments withdrawn ............ 1824
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Amendment adopted ............... 1825
Vote reconsidered
Call of the House …................... 1828
Made special order .................. 1830
Amendment withdrawn ........... 1844
Passed House; ayes 64, nays 52.. 1846
Motion to reconsider vote laid on table
1846
Amendment adopted ................. 2106
House concurred .......................2106
Passed House; ayes 86 , nays $20 . .2107$
Motion to reconsider prevailed .. 2114
Amendment adopted ................ 2114
House concurred ..................... 2114
Passed House; ayes 95, nays $\mathbf{1 4} . .2115$
Reported correctly enrolled ..... 2174
Signed by Speaker ….............. 2175
Sent to Governor ..................... 2175
Signed by Governor.

669 By Governmental Subdivisions. A bill for an act to provide for consolidation of certain county offices by two (2) or more counties.
Introduced, referred to sifting.. 1352
670 By Governmental Subdivislons. A bill for an act relating to use of public libraries.
Introduced, referred to sifting.. 1378
Sifting recommends calendar ... 1498
Passed House; ayes 89, nays $2 \ldots 1610$
671. By Governmental affairs. A bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization.
Introduced, referred to sifting
672 By Commerce. A bill for an act to amend house file 211, Acts of the Sixty-first General Assembly to establish guidelines for the admission of foreign insurance companies.
Introduced, referred to sifting .. 1473
Sifting recommends calendar .... 1624
Amendments filed . . ............... 1966

Amendment adopted ................. 1966
Passed House; ayes $\dot{8} \overline{7}$, $\quad$ nays
none .............................. 1966
Reported correctiy enrolied ....... 2171
Signed by Speaker ...................2171
Sent to Governor ....................2171
Signed by Governor.
673 By Appropriations. A bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1965, and appropriating thereto the sum of one million elght hundred thousand dollars ( $\$ 1,800,000.00$ ) from the general fund of the state, specifying the purposes rar which the appropriation may be used.
Introduced, placed on calendar. ${ }^{1473}$
S.F. 581 substituted ................ 1574

Withdrawn
674 By Appropriations. A bill for an act to appropriate from
H. F.

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the general fund of the State of Iowa to the budget and financial control committee.
Introduced, placed on calendar.. 1473
Passed House; ayes 106, nays 5...1577
Reported correctly enrolled .... 1999
Signed by Speaker ................... 1999
Sent to Governor 1999
Signed by Governor
2123
675 By Ways and Means. A bill for an act to amend various sections of division IV and division $V$ of chapter four hundred twenty-two (422), Code 1962 and to amend various sections of chapter four-hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes.
Introduced, placed on calendar .. 1473
Amendment filed ...................... 1668
Amendment filed ........................ 1631
Amendment filed ..........................2042
Amendment withdrawn .............2060
Amendments adopted ................2061
Amendment withdrawn ............ 2061
Point of order raised $\ldots \ldots \ldots, \ldots,{ }_{2062}^{062}$
Passed House; ayes 83, nays 35..2062
Motion to reconsider vote laid on
table
2063
House refused to concur ......... 2115
Conference committee report …2168
Call of the House requested ....2169
Call of the House requested $\ldots . .2169$
Call of the House lifted .........2170
676 By Industrial and Human Relations. A bill for an act providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties therefor.
Introduced, referred to sifting. 1504
Sifting recommends calendar .... 1557
Call of the House ..................... 1674
Call of the Houspended ….................... 1677
Rule suspended $\ldots, \ldots, \ldots, \ldots, 1683$
Passed House; ayes 96, nays 23.1684
Motion to reconstder vote lald on
table
677 By Industrial and Human Relations. A bill for an act. to amend chapter seven hunared thirty-six A (736A), Code 1962, to permit an employer to enter into certain agreements with labor organizations.
Introduced, referred to sifting... 1504
Sifting recommends calendar ....1557
Rule suspended . 1674
Rule suspended.
Point of order raised .................. 1674
Pxplanation of vote ................ 1677
Call or the House … $\quad . . ., \ldots, \cdots 1677$
Cassed House; asee 76, nays 46.. ${ }^{1}$
Motion to reconsider vote laid on table
678 By Agriculture. A bill for an act to provide for the declaration of unit price on packaged commodities.
Introduced, referred to sifting... 1504
Sifting recommends calendar ... 1780
Amendment fled ................... 1329
Amendments adopted $\ldots . . . . . . . . . .2067$


680 By Ways and Means. A bill for an act to increase the tax imposed on cigarettes.
Introduced, placed on calendar.. 1504
Amendment filed 1585
Amendment adopted .....................1650
Passed House; ayes 98, nays 14.. 1650
Reported correctly enrolled .... 2171
Signed by Speaker .................. 2171
Sent to Governor ..................... 2171
Signed by Governor.
681 By Conservation and Recreation. A bill for an act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers.
Introduced, referred to sifting.. 1537
Sifting recommends calendar ... 1689
Passed House; ayes 73, nays 3.. 1986
682 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1,1965 , and ending June 30, 1967, 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.
Introduced, placed on calendar.. 1567
Amendment filed .................... 1666
Amendment adopted ................ 1701
Amendment adopted ..................1703
Passed House; ayes ion, nays none .............................. 1703
Amendment adopted …............ 2137
Passed House ; ayes 109 , nays 3.2137
House concurred ................... 2159
Passed House; ayes 100, nays none ............................... 2159
Reported correctly enrolled ...... 2174
Signed by Speaker ................. 2175
Sent to Governor .....................2175
Signed by Governor.
683 By Appropriations. A bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars ( $\$ 300,000.00$ ) to the employ-
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ment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962.
Introduced, placed on calendar. 1567
S. F. 579 substituted ............... 1656

Withdrawn
1657
684 By Appropriations. 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 butldings, repairs, improvements, replacements or alterations, and providing for joint control for the expenditure thereof by the Board of Control, the Governor, and the State Comptroller.
Introduced, placed on calendar.. 1567
Passed House; ayes 104, nays 7.. 1701
House concurred .................. 1946
Passed House; ayes 103, nays
none ............................... 1947
Reported correctly enrolled ...... 2041
Signed by Speaker ................... 2041
Sent to Governor .........................2041
Signed by Governor ...................2123
685 By Harrington. A bill for an act to legalize and validate the proceedings of the Buchanan County Board of Education providing for the reorganization of all or substantial parts of the following named school districts, to-wit: Buffalo Township, Byron Township, Hazelton Township, Independence Independent, Liberty Township, Perry Townshlp, Rowley Consolidated, Seward Township, Sumner Township, Westburg Township, and the establishment therefrom of the Independence Community School District all of said school districts located in Buchanon County, State of Towa, and declaring the boundaries of the Independence Community School District in the County of Buchanan, State of Iowa, to be legally estabilished.
Rule suspended ................... 1567
Introduced, referred to sifting .. 1567
Proof of publication certifled ... 1565
Sifting recommends calendar ....1713
Passed House; ayes 94, nays none ................................ 1775
Reported correctiy enrolled ..... 2041
Signed by Speaker .................... 2041
Sent to Governor ....................... 2041
Signed by Governor ..................2123
686 Transportation. A bill for an act relating to annual regulatory fees for motor vehicles used for the public transportation of freight.
Introduced, referred to sifting... 1591
Sifting recommends calendar ....1690
Amendment filed ................... 1716
Amendments withdrawn ............ 1975
Passed House; ayes 79, nays 10.1976
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687 By Ways and Means. A bill for an act to increase the rates of state corporation income tax.
Introduced, placed on calendar. . 1591
S. F. 605 substituted ................ 1864
Withdrawn
1874

688 By Ways and Means. A bill for an act to change the amount of the sales tax permit fee.
Introduced, placed on calendar.. 1591
Passed House; ayes 75, nays 33..1663
Reported correctly enrolled ......2123
Signed by Speaker ....................2123
Sent to Governor ..................... 2123
Signed by Governor .....................2172
689 By Appropriations. A bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving.
Introduced, placed on calendar.. 1672
Passed House; ayes 114, nays none
Reported correctly enroiled ..... 2041
Signed by Speaker ..................2041
Sent to Governor ….................2041
Signed by Governor ….................2123
690 By Appropriations. A bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation.
Introduced, placed on calendar. . 1672
Passed House; ayes 113, nays 1..1728
Reported correctly enrolled ....2041
Signed by Speaker ..................2041
Sent to Governor ......................2041
Signed by Governor $\ldots . . . . . . . . . . .2123$
691 By Appropriations. A bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section two (2), Acts of the Fifty-ninth General Assembly.
Introduced, placed on calendar .. 1672
Passed House; ayes 110, nays none.....................
Reported correctiy enrolied .....2041
Signed by Speaker ....................2041
Sent to Governor ......................2041

692 By Ways and Means. A bill for an act relating to the moneys and credits tax and establishing a five (5) percent surtax.
Introduced, placed on calendar. 1694
S. F. 583 substltuted .............. 1910

693 By Appropriations. A bill for an act to appropriate from the general fund of the state for the blennium beginning July 1,1965 , and ending June 30 , 1967, funds for the cen-

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tral office of the board of re
gents.

Page
Introduced, placed on calendar.. 1720
Amendment filed ...................... 1810
Amendment filed …................... 1811
Amendments adopted $\ldots . . . . . . . .1819$
Passed House, ayes 106, nays $1 . .1820$
Reported correctly enrolled ....22171
Signed by Speaker .................. 2111
Sent to Governor ...................... 2171
Signed by Governor.
694 By 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, and repairs, replacements, alterations, equipment and rehabilitation.
Introduced, placed on calendar. 1753
Passed House; ayes 109, nays $1 . .1816$
Reported correctly enrolled ..... 2041
Signed by Speaker .................. 2041
Sent to Governor ..................... 2041
Signed by Governor ..................2172
695 By Appropriations. A bill for an act relating to the annual credit to the highway grade crossing safety fund.
Introduced, placed on calendar. 1753
Passed House; ayes 100, nays 8.1821
Reported correctly enrolled .... 2041
Sent to Governor .................... 2041
Signed by Governor ................. 2172
696 By Ways and Means. A bill for an act relating to the filing of assessment protests with the board of review.
Introduced, placed on calendar.. 1754
S. ${ }^{\text {F. }} 603$ substituted..............

Withdrawn ............................. 1874
697 By Ways and Means. A bill for an act to provide for the mandatory depositing of sales tax receipts by retailers if the total amount collected in the preceding month exceeds one hundred dollars and optional for lesser amounts down to twenty-five dollars.
Introduced, placed on calendar.. 1754
S. F. 604 substituted.......... .1866

Withdrawn .1874

698 By Committee on Appropriations. A bill for an act to make appropriations to legislative members of the Iowa Development Commission.
Introduced, placed on calendar .. 1783
S. F. 612 Substituted ............... 1857

Withdrawn
699 By Committee on Appropriations. A bill for an act to make appropriations to members of the dairy trade practices study committee.
Introduced, placed on calendar. 1784

Withdrawn
700 By Committee on Appropropriations. A bill for an act to make appropriations to


701 By Committee on Appropriations. A bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.
Introduced, placed on calendar.. 1784
S. F. 611 substituted

1933
Withdrawn
1934

## 702 By Committee on Appropri-

 ations. A blll for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.Introduced, placed on calendar. 1784
S. F. 610 substituted ................ 1859

Withdrawn
1874
703 By Committee on Appropriations. A bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.
Introduced, placed on calendar.. 1784 S. F. 608 substituted ................ 1860

Withdrawn
1874
704 By Education Committee. A bill for an act relating to uniting of school districts.
Introduced, referred to sifting.. 1784
705 By Appropriations Committee. A bill for an act to appropriate funds to a Gov-ernor-elect for expenses after the day of the election and before the day of inauguration.
Introduced, placed on calendar. 1784 Passed House; ayes 102, nays 1.1862 Reported correctiy enrolled ...... 2171
Signed by Speaker .................... 2171
Sent to Governor
2171
Signed by Governor.
706 By Appropriations Committee. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1,1965 , and ending June 30 , 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the satd state board of regents.
Introduced, placed on calendar.. 1855
Passed House; ayes 120, nays 1.. 1906
Reported correctly enrolled ..... 2171
Signed by Speaker ................... 2171
Sent to Governor ........................2171
Signed by Governor.
707 By Appropriations Committee. A bill for an act to appropriate from the general fund of the State of lowa for
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the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for capital improvements for institutions under the state board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations.
Introduced, placed on calendar.. 1855
Amendment adopted ............... 1908
Passed House; ayes 112, nays 2.. 1909
Reported correctly enrolled ..... 2171
Signed by Speaker ................... 2171
Sent to Governor ..................... 2171
Signed by Governor.
708 By Appropriations Committee. A bill for an act to appropriate from the general fund of the State of Lowa for the biennium beginning July 1, 1965, and ending June 30 , 1967, to the capitol planning commission the sum of twelve thousand five hundred dollars ( $\$ 12,500.00$ ).
Introduced, placed on calenđar . 1855
Passed House; ayes 104, nays
none ...............................1934
Reported correctly enrolled ...... 2171
Signed by Speaker .................... 2171
Sent to Governor ...................... 2171
Signed by Governor.
709 By Ways and Means Committee. A bill for an act to amend section four hundred fifty-one point two (451.2), Code of 1962, relating to Iowa Estate Tax.
Introduced, placed on calendar. 1855
Passed House; ayes 95, nays
none .............................. 1932
House concurred ......................... 2129
Reported correctly enrolled ..... 2174
Signed by Speaker .................. 2175
Sent to Governor ......................2175
Slgned by Governor.
710 By Appropriations Committee. A bill for an act to provide executive council responsibility in connection with allocations from the contingent funds of the Sixtieth General Assembly to the respective departments upon notification to the Governor and the State Comptroller.
Introduced, placed on calendar.. 1892
Passed House; ayes 98, nays 8.. 1952
Reported correctly enrolled .... 2171
Sent to Governor ................... 2171
Signed by Governor.
711 By Appropriations Committee. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30 , 1967, to the executive council to purchase and equip a governors residence, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ), and to provide for the disposition of the current residence of the governor.
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Introduced, placed on calendar. 1892
Passed House; ayes 71, nays 34..1953 House concurred .................. 2051
Falled to pass House; ayes 60,
nays 48 ............................ 2052
Motion flled to reconsider vote. 2052
Amendment filed ................... 2083
712 By Governmental Affairs Committee. A bill for an act authorizing the state car dispatcher to expend more than two thousand dollars $(\$ 2,000)$ for the purchase of station wagons.
Introduced, referred to sifting... 1892
Sifting recommends calendar ... 1999
Passed House; ayes 80, nays 4...2065
713 By Governmental Affairs Committee. A bill for an act relating to the determination of executive disability.
Introduced, referred to sifting.. 1892
Sifting recommends calendar .... 1999
Passed House; ayes 103, nays none .............................. 2021
Reported correctly enrolled...... 2174
Signed by Speaker ................... 2175
Sent to Governor ...................... 2175
Signed by Governor.
714 By Governmental Affairs Committee. A bill for an act enabling the Governor to mobilize the executive department of the state in the event of an emergency on the public highways.
Introducd, referred to sifting.... 1892
Sifting recommends calendar .. 1999
Amendment adopted ….......... 2031
Passed House; ayes $7 \stackrel{8}{8}$, nays $29 . .2032$
Reported correctly enrolled .... 2174
Signed by Speaker .................. 2175
Sent to Governor ........................... 2175
Signed by Governor.
715 By Ways and Means Comtee, $A$ bill for an act to ex-
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empt from taxation buildings of non-profit organizations while under construction.
Introduced, placed on calendar . . 1965
Withdrawn
2020
716 By Ways and Means Committee. A bill for an act to tax real estate transfers.
Introduced, placed on calendar. 1965
Passed House; ayes 89, nays 9.. 2005
House concurred.................. 2093
Passed House; ayes 93, nays 12..2093
Reported correctly enrolled ..... 2171
Signed by Speaker ................... 2171
Sent to Governor .................. 2171
Signed by Governor.
717 By Ways and Means Comtee. A bill for an act relating to the business tax on corporations.
Introduced, placed on calendar.. 2044
718 By Appropriations Committee. A bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly.
Introduced, passed on file ....... 2127
Rule suspended .........................2138
Passed House; ayes 84, nays none . . . . . ........................ 2139
House concurred . . . . . . . . . . . . . . . 2161
Passed House; ayes 82, nays 11.. 2161
Reported correctly enrolled ..... 2174
Signed by Speaker .................. 2175
Sent to Governor . . . . . . . . . . . . . . 2175
Signed by Governor.
719 By Ways and Means Committee. A bill for an act to provide educational cost sharing through property tax replacement and to establish a new chapter in the Code of Iowa providing therefor.
Introduced, passed on flle .2156

# RECORD OF SENATE BILLS IN HOUSE 

## SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED- 673

S. J. R. 15, 26.
S. F. 1, 2, $8,9,10,15,17,21,27,28,29,30,35,36,38,39,40,41,42,48,49,50$, $55,62,64,75,76,77,79,85,86,87,89,95,99,103,104,105,107,110,111$, $112,113,114,115,116,124,126,132,134,135,136,137,140,146,148,150$, $151,153,157,166,169,173,177,180,189,190,192,201,202,204,215,224$, $226,227,228,233,234,239,241,242,244,245,246,247,248,249,252,255$, $256,257,261,263,266,268,269,275,276,285,287,290,291,293,294,299$, $301,311,313,320,322,324,330,333,340,341,348,352,355,366,377,379$, $380,385,386,388,390,394,397,398,403,404,408,415,422,426,430,431$, $435,438,441,444,445,463,467,468,475,476,478,481,499,500,503,506$, $508,511,513,514,515,516,518,520,521,523,524,525,528,529,531,533$, $537,538,540,542,543,547,548,549,550,552,553,554,555,557,558,559$, $560,562,564,565,566,567,568,569,571,572,573,575,576,577,578,579$, $581,582,583,584,585,586,587,588,589,590,591,592,593,594,597,599$, $600,601,603,604,605,608,610,611,612,613,614,616,621,622,623,624$, $625,626,628,629,631,632,633,634,635,637,638,639,640,642,643,644$, 645, 646 .

## PASSED HOTII HOUSES. VETOED BY GOVERNOR S. F. 335, 546, 641

## RECORD OF EACH SENATE BILL IN THE HOUSE

S. J. R.

1 By Flatt, Shoeman, Griffin and Briles. A joint resolution to appropriate to the state board of regents over and above its usual appropriation funds from the general fund of the State of Iowa to be used to establish a new institution of higher learning in Iowa.

2 By Reppert, Ely, Kruck and Nims. A joint resolution proposing an amendment to the constitution of the State of lowa changing the term of offlee of county attorneys to 4 years.
Received, referred to governmental affair

157
Recommended passage.............. 247
Committee report adopted …...... 250
H. J. R. 14 substituted

393
3 By Denman, Nurse, Shirley, Cassidy and Klefstad. A joint resolution proposing an amendment to the constitution of the State of Iowa relating to the sessions of the General Assembly.
Received, passed on fle
Substituted for H. J. R. 9 …...... 291
Passed House; ayes 97, nays 23 . 292
Motion fled to reconsider vote.. 293
Motion to reconsider vote withdrawn

319
Signed by Speaker ...................................
4 By Mincks, Dodds and Coleman. A joint resolution proposing an amendment to the constitution of the State of Iowa relating to the appointment of an auditor of state.

5 By Burke, Shirley and Klefstad. A joint resolution proposing an amendment to the constitution of the State of Iowa relating to the election

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S. J. ${ }^{\text {R }}$
of the Governor and Lieutenant governor.
6 By Lodwick, Burrows, Elvers, Flatt, Hansen, Kyhl, Lange, Rigler, Riley, Shaff, Shoeman, Tabor and Van Gilst. A joint resolution proposing an amendment to the constitution of the state of Iowa relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts.
Received, referred to governmental Affairs
Recommended passage ............. 1200
Committee report adopted ..........1203
Amendment filed ...................... 1852
Amendments filed ..................... 2042
Amendment filed ........................ 2043
Sifting recommends calendar .....2074
Amendment filed ...................... 2083
Amendments flled .................... 2084
Made special order ..................... 2116
Amendment adopted ................. 2119
Tabled ….................................. 2120
Amendments filed ….................. 2124
Amendments filed ..................... 2125
Amendments filed ......................... 2126
Explanation of vote ................ 2127
7 By Reppert, Murray, Tabor, Kruck and Nims. A Joint resolution proposing constitutional amendments changing the terms of office of the Governor and Lieutenant Governor from 2 to 4 years.
8 By Hansen, Klefstad, Kruck, Floy and Burrows. A joint resolution proposing an amendment to the constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.S. J. R. Page
Reported without recommendation266
Committee report adopted ..... 271
Passed House; ayes 77, nays 42 . ..... 430
Signed by Speaker ..... 516
9 By Frommelt. Cassidy, Rep- pert, Buren and Condon. A joint resolution proposing an amendment to the constitu- tion of the State of Iowa to give the Governor item veto power on appropriation bills. eceived, refer ..... 324
Substituted for H. J. R. 4 ..... 361
Passed House; aye

Signed by speaker ..... | 362 |
| :--- |
| 414 |

10 By Lange and Stanley. Ajoint resolution proposing anamendment to the constitutionof the State of Iowa relatingto the effective date of lawsof the General Assembly passedat a general session.
Received, passed on file ..... 243
Substituted for H. J. R. 2 ..... 254
Passed House; ayes 114, nays none ..... 5
Signed by Speaker ..... 280
11 By McNally, Mincks, Dodds, and Coleman. A joint resolution proposing an amendment to the constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

## Received, referred to govern-

 mental affairs523
Substituted for H. J. R. $7 \ldots . .554$
Passed House; ayes 83, nays 35..
Motion to reconsider vote laid on table
Explanation of vote .................... 547547

Signed by Speaker
Speaker ..... 474

12 By Riley. A joint resolution proposing amendments to the constitution of the State of Iowa relating to the apportionment of senators and representatives in the General Assembly by proposing to repeal sections six (6) of article three (III), thirty-four (34), thirty-five (35) and thir-ty-six (36) of said article three (III) as adopted by amendment in 1904, and to repeal the amendment to section thirty-four (34) of article three (III) adopted in 1928, and to repeal section thirty-seven (37) of article three (III) and proposing to adopt substitutes in lieu thereof.
13 By Frommelt, Rigler, Burns, Condon, DeKoster, Denman, Dodds, Ely, Floy, Griffin, Hagedorn, Heaberlin, Heying, Kibbie, Kruck, Lodwick, Lucken, McNally, Messerly, Mills,
S. J. R.
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Nims, Nurse, O'Malley, Reppert, Riley, Schroeder, Shaff, Shirley and Stanley. A joint resolution proposing to amend article three (III) of the constitution of the State of Iowa to provide home rule for municipal corporations.
Received, referred to governmental subdivisions
mental subdivisions ........... 453
Recommended passage ........... 590
Committee report adopted ...... 595
Substituted for H. J. R. 15 ....... 622
Passed House; ayes 103, nays 2.. 623
Signed by Speaker ................. 719
14 By O'Malley, Schroeder, Frommelt, Shoeman, Denman, Riley, Ely, Stanley, Mincks and Reppert. A joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the capitol planning commission and to make an appropriation.
15 By O'Malley, Schroeder, Frommelt, Shoeman, Denman, Riley, Ely, Stanley, Mincks and Reppert. A joint resolution relating to the report of the capitol planning commission filed with the General Assembly as provided by law.
Received, referred to governmental affairs

Passed House; ayes 106, nays none . . . .......................... 657
Signed by Speaker ..... 719

16 By Stephens and Tabor. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to property tax levies for school district general fund expenditures.

17 By Lucken and Lodwick. A joint resolution proposing an amendment to the constitution of the State of Iowa changing the term of offlee of Governor and Lieutenant Governor to four (4) years.

18 By Stanley, Schroeder, Kruck, Kyhl, Mills, Lange, and Dekoster. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to income taxes.

19 By Kruck, Shirley and Nims. A joint resolution proposing an amendment to the constitution of the State of Iowa relating to the Composition of the General Assembly.

20 By Kruck and Shirley. A joint resolution to create a committee to study the retirement programs and laws for public employees in Towa, and

## S. J. R. <br> to provide an appropriation for such committee. <br> 21 By Governmental Affairs. A joint resolution proposing an amendment to the Constitution of the State of lowa relating to the election of the Governor and Lieutenant Governor.

Substituted for H. R. 6
Passed House; ayes 102, nays 16 . Signed by Speaker587

22 By Reppert. A joint resolution proposing to amend articles three (III), eight (VIII), and ten ( $X$ ) of the Constitution of the State of Iowa relating to the composition and voting of the General Assembly and to propose the amendment or repeal of certain provisions therein and the adoption of substitutes therefor.

23 By Stanley. A joint resolution proposing a Constitutional Amendment relating to qualifications of electors.

24 By Governmental Affairs. A joint resolution proposing an 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 the establishment of Congressional Districts.
Recelved, referred to governmental affairs

796
Amendment filed .......................... 807
Amendment filed ..................... 822
Recommended amendment, passage

920
Amendment filed............................ 925
Committee report adopted ......... 927
Steering recommends calendar. . 1008
Amendment fled ................... 1012
Made special order ........................ 1021
Amendments flled ................. 1039
Amendment fled ........................ 1076
Amendments filed ........................... 1111
Amendments withdrawn ........ 1116
Amendments adopted . ............ 1117
Amendments withdrawn ............ 1117
Call of the House ................. 1118
Call of the House lifted ..............ini18
Amendments filed ..................... 1122
Amendments adopted ............. 1136
Amendments withdrawn ......... 1136
Passed House; ayes 94, nays 24.. 1138
House refused to concur ........ 1569
Conference committee appointed. 1702
Conference committee report .... 1749
Conference committee appointed. 1840
Conference committee report adopted
.1898
Passed House; ayes 85, nays 30.. 1900
Signed by Speaker ................ 2175
25 By Education. A foint resolution to create an educational pollcy commission to study the educational policy system of the state, to report the results to the Sixty-second General Assembly, and to
S. J. R. Page make an appropriation therefor.

26 By Appropriations. A joint resolution to continue the interim committee to study the court system of Iowa (created pursuant to S.J.R. 18, 60th General Assembly.)
Received, referred to appropriations
$169!$
Recommended passage ............. 1714
Committee report adopted ....... 1719
Passed House; ayes 114, nays 1.. 1797
Signed by Speaker
27 By Transportation. A joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of lowa's highways, roads and streets and to make an appropriation.
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1 By Frommelt, O'Malley, McNally and Murray. A bill for an act relating to confirmation of public officers by the senate.
Received, referred to judiciary.. 103
Reported without recommendation

186
Committee report adopted ........ 191
Passed House; ayes 113, nays none ................................ 214
Signed by Speaker .......................... 266
2 By Benda. A bill for an act relating to reimbursing public officers and employees for travel mileage.
Received, referred to transportation
Recommended passage .............. 1075
Committee report adopted . . . . . . 1079
Sifting recommends calendar .... 1622
Amendment filed . . . . . . . . . . . . . . . 1625
Amendment adopted ................ 1802
Passed House; ayes 91, nays 16..1802
Signed by Speaker ................. 2041
3 By Rigler. A bill for an act to amend section 321.489, Code 1962, with references to violations of chapter 321, Code 1962, being admissible in evidence in any civil suit.

4 By Riley. A bill for an act relating to the equipment of motor vehicles with safety belts.

5 By Messerly, Lucken, Stephens, Ely, Hansen and Riley A bill for an act relating to employment and other privileges for certain inmates of county jails.
Received, referred to industrial
and human relations
220
Recommended passage . ............... 349
Committee report adopted ...... 353
Steering recommends calendar .. 606
Referred to judiciary
6 By Lucken, Griffin, Hansen, Hagedorn and Walker. A blli
S. F. Pagefor an act relating to watch-makers licenses.
7 By Reppert, Nims and Kruck.A bill for an act relating tothe date corporations are re-quired to provide statementsto assessors for moneys andcredits taxation purposes.
8 By Riley and Ely. A bill for an act relating to powers of cities and towns regarding the use of folnt facilities.
Received, referred to governmental subdivisions
Recommended passage ..... 349
Committee report adopted ..... 353
Steering recommends calendar ..... 526
Passed House; ayes 109, nays none ..... 562
Signed by Speaker ..... 607
9 By Denman, O'Malley and Reppert. A bill for an act re-lating to low-rent housing.
Received, referred to govern- mental subdivisions ..... 272
Recommended passage ..... 590
Committee report adopted ..... 595
Steering recommends calendar.. ..... 790
Passed House; ayes 85, nays 12. . ..... 975
Signed by Speaker ..... 1074
10 By Lodwick, Ely, Hansen,Lucken and Stephens. A billfor an act relating to provid-ing custodial officers andguards at the state peniten-tiary and the men's reforma-tory with uniforms.
Received, referred to industrialand human relations176
Substituted for H. F. 72 ..... 25
Passed House; ayes 113, nays none ..... 256
Signed by Speaker ..... 280

11 By Lange and Coleman. A bill for an act relating to the time to be served by inmates of the women's reformatory.

12 By Stanley, Rigler, Benda, Burrows, Dekoster, Flatt, Hagie, Lange, Riley and Messerley. A bill for an act requiring meetings of governmental bodies to be open to the public.

13 By Main, Coleman and Patton. A bill for an act relating to the office of the Secretary of Agriculture.

14 By Kibbie, Kruck and Murray. 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 60 days of being submitted thereto by the Governor, and to make an appropriation therefor.
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15 By McGill, Kruck and Heying. A bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system.
Received, referred to governmental affairs .................. 157

Passed House; ayes 116 , nays none 178
Signed by Speaker ..... 232

16 By Lodwick. A bill for an act relating to compensation and expenses of commissioners of hospitalization.
Received, referred to public health

17 By Lodwick and Dodds. A bill for an act conferring authority on the Iowa state traveling library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library services.
Recelved, referred to education.
Substituted for H. F. 41 .........
Passed House; ayes 115, nays
Passed House; ayes 115, nays none ...............
Signed by Speaker ..... 290

18 By Hagedorn, Hansen and Elthon. A bill for an act relating to the disposition of unclaimed property.
Amendment filed
19 By McGill. A bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission.
Recelved, referred to conservation and recreation
Recommended passage ..... 1164
Committee report adopted ..... 1170

20 By Nims, Kruck, Burns and Cassidy. A bill for an act to amend section 298.18, Code 1962, relating to millage limitation on school bonded indebtedness.

21 By Condon, Ely, Mincks and Messerly. A bill for an act to amend section 96.4, Code 1962, so as to eliminate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits.
Received, referred to industrial and human relations
Amendment filed ...................... 221
Recommended passage ............ 1143
Committee report adopted ........ 1147
Sifting recommends calendar .... 1294
Amendment withdrawn .......... 1412
Passed House; ayes 89, nays 26..1412
Signed by Speaker ................. 1557
22 By Mincks, Klefstad, Coleman and Denman. A blll for an act to amend section 96.3 , subsections 4 and 5 , Code 1962, as to the method of deter-
S. F. Page mining benefit amount and duration of benefits.
Amendment filed ..... 376
Amendment withdrawn ..... 541
23 By Stanley, Shaff, Messerly,Riley and Tabor. A bill for anact relating to employmentsafety and providing for anemployment safety commis-sion.
24 By Walker. A bill for anact to provide tax relief forelderly persons on the home-steads of such persons.
Amendment withdrawn ..... 1134
Amendment adopted ..... 1134

25 By Schroeder, Shaff and Lange. A bill for an act to repeal the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds.

26 By Stephens, Coleman, Walker, Hagedorn, Lucken, Hansen, Shoeman, Reno, DeKoster, Flatt and Lodwick. A bill for an act relating to the method of operation and the regulating of county mutual insurance associations, to amend chapter 518, Code 1962 , relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations, to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill.

27 By Murray, Ely, Lodwick, Mincks, Nims and Vance. A bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail.
Substituted for H. F. 20 , $\ldots \ldots .$.
Passed House; ayes 107, nays 13.
Signed by Speaker
28 By Ely and Riley. A bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of 2 court rooms in the Linn County courthouse located in Cedar Rapids, Iowa.

## Received, referred to judiciary..

Recommended passage ............ 197
Committee report adopted ....... 201
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Passed House; ayes 115, nays


29 By Lucken, Ely, Coleman and O'Malley. A bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to such other assistants as may be necessary by board resolution.
Recelved, passed on file ......... 324
Passed House; ayes 113, nays none

335
Signed by Speaker ................... 363
30 By Reppert, Schroeder, Hagedorn, Lange, Kruck, Messerly, Klefstad, Reno, Benda, Nims, Mills and McGill. A bill for an act relating to solicitation from liquor control licensees.
Recelved, referred to judiciary .. 849
Recommended passage ............ 1057
Committee report adopted ........ 1062
Steering recommends calendar .. 1099
Sifting recommends calendar .... 1295
Passed House; ayes 94, nays 2... 1341
Signed by Speaker .................. 1531
31 By Walker. A bill for an act act relating to the operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by the voters.

32 By O'Malley. A bill for an act to amend section three hundred twenty-four point sixty (324.60), Code 1962, relating to motor vehicle fuel tax.
Received, referred to transportation

33 By Denman, O'Malley and Reppert. A bill for an act relating to the compensation of district court reporters.

34 By O'Malley, Shaff, Coleman, Beneke, Reppert and Riley. A bill for an act relating to retirement systems for policemen and firemen.

35 By Walker. A bill for an act to legalize and validate the proceedings in which the school board of the South Hamilton Community School District, approved a 1 -mill levy to be added to the school house fund for school site in the 1962-63 schol budget, and declaring the proceedings of sald school board to be legalized.
Received, referred to judiciary.. 286
Recommended passage ........... 41 s
Committee report adopted ....... 422
Steering recommends calendar .. 573
Passed House; ayes 101, nays 2.. 655
Signed by Speaker ................. 719
S. F. Page36 By Ely, Burns, Frommelt,Riley, Stanley, Denman, Rep-pert, Burke and Cassidy. Abill for an act authorizingschool districts to pay forgroup health insurance andgroup life insurance for em-ployees.
Received, referred to education.. ..... 325
Recommended passage ..... 792
Committee report adopted ..... 795
Passed House; ayes 71, nay ..... 2099
Signed by Speaker
37 By Walker. A bill for anact relating to the form ofthe ballot at general electionsand the manner of votingthereof so that the true in-tentions of the voter in hisselection from the groups ofcandidates may be moreclearly ascertained.
38 By O'Malley, Reppert, Shaff and Schroeder. A bill for anact relating to the municipalenterprises fund, and to amendsection four hundred fourpoint ten (404.10), Code 1962.
Received, referred to govern-mental subdivisions220
Recommended passage ..... 349
Committee report adopted ..... 353
Amendment filed ..... 518
Steering recommends calendar ..... 526
Amendment adopted ..... 563
Passed House; ayes 101, nays 3.. ..... 563
Signed by Speaker ..... 701
39 By O'Malley. A bill for an act to amend section three hun-dred twenty-four point thirty-eight (324.38), Code 1962, re-lating to reports by specialfuel dealers or users to thestate treasurer's office.
Received, referred to governmen-tal Affiairs371
Recommended passage ..... 703
Committee report adopted ..... 709
Steering recommends calendar. ..... 790
Passed House, ayes 91, nays none1074$40 \underset{\text { Rigler, Kruck }}{\text { By }}$ Stand Shoeman. A Abill for an act relating to ex-aminations of financial condi-tions and transactions ofcounty and memorial hospi-tals by certified or registeredpublic accountants.

Received, referred to public243
health
Substituted for $\dddot{H}$. $\underset{9}{ }$ ..... 411
Passed House; ayes 115, nays ..... 411
none
none
Signed by Speaker ..... 433
41 By Shaff and Coleman. A A bill for an act to amendchapter two hundred eighty-two (282), Code 1962, relat-ing to attendance fees forsummer school programs.
Received, referred to education. ..... 733
Recommended passage ..... 792 ..... 795
Committee report adopted
Committee report adopted
Steering recommends calendar ..... 897
S. F.

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Passed House; ayes 92, nays 4... 997
Signed by Speaker ................. 1120
42 By Nims, Messerly, Condon, Burns, Kyhl, Lisle, Shirley and Ely. A bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.
Received, referred to education. 243
Substituted for H. F. 93 …..... 311
Passed House; ayes 119, nays 1.. 311
Signed by Speaker 348

43 By Nims, Kruck and Reppert. A bill for an act relating to operator's and chauffeur's licenses.
Received, referred to transportation

711
Recommended passage ............... 750
Committee report adopted 754
44 By O'Malley, Shaff and Schroeder. A bill for an act relating to the office of the commissioner of public health.

45 By O'Malley, Schroeder, Mincks and Ely. A bill for an act relating to the state board of health.

46 By O'Malley, Schroeder, Ely and Mincks. A blll for an act relating to the levying of a tax for public health services.

47 By Riley. A bill for an act to give double homestead tax credit to owners who are six-ty-five or over.

48 By Appropriations. A bill for an act to make a deficiency appropriation for printting, legal and other expenses of the court study commission established by the Sixtieth (60th) General Assembly.
Received, referred to appropriations
Recommended passage ..... 247
Committee report adopted ..... 250
Passed House; ayes 113, nays none ..... 287
Signed by Speaker ..... 348
49 By O'Malley, Shaff, Schroe- der, Stanley and Beneke. A bill for an act relating to va- rious amendments to the pro- bate code.
Amendment flled ..... 497
Received, referred to judiciary. ..... 630
Recommended amendment, pas- sage ..... 721
Committee report adopted ..... 733 ..... 791
Steering recommends calendar
Steering recommends calendar
Amendment fled ..... ${ }_{945}$
Amendment filed
1004
1004
Amendments adopted ..... 1005
passed House; ayes 106, nays 2.. 1005
House concurred . . . . . . . . . . . . . . . 1172Passed House; ayes 95, nays
none1172
Signed by Speaker ..... 1399

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50 By Burns, Ely and Nims. A bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children.
Received, referred to industrial and human relations
Recommended passage ........... 940
Committee report adopted ...... 947
Steering recommends calendar . 1008
Amendment filed
1011
Amendment withdrawn ............ 1217
Passed House; ayes 108, nays none
Signed by Speaker ........................ 1399
51 By Kruck, Flatt, Dodds and Heaberlin. A bill for an act relating to the equipping of motor vehicles with safety belts or safety harnesses.

52 By McGill. A bill for an act to permit individuals who have attained the age of sixty-five (65) years to fish in Iowa without a license.

53 By Riley. A bill for an act to establish uniform time throughout the state of Iowa.

54 By Mincks and Klefstad. 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.

55 By Rigler, Mills and Lodwick. A bill for an act to repeal section twenty-seven (27) of chapter eighty (80), Acts of the 60 th General Assembly relating to officers for the supreme court.
Received; referred to judiciary. . 325
Recommended passage ......... 609
Committee report adopted . . . . . . . 616
Steering recommends calendar.. 685
Passed House; ayes 93, nays none
Signed by Speaker .................... 960
56 By Stanley, Messerly, Riley and Mills. A bill for an act relating to the reporting and investigation of physical injuries to children and the protection of children against further injury, and defining the felony of willfully or maliciously injuring a child, and prescribing the penalty therefor.
57 By Stanley, Riley and Messerly. 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.

58 By O'Malley, Shaff, Coleman, Beneke, Reppert, Riley and Burke. A bill for an act re-
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lating to disabled and retired firemen and policemen.

59 By O'Malley, Frommelt, Messerly, Ely and Mincks. A bill for an act to amend and revise the statutes relating to the juvenile court.

60 By Reppert, Denman and O'Malley. 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.

61 By Klefstad, Coleman and Dodds. A bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work.

62 By Reppert, Denman and O'Malley. A bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service.
Received, passed on file
Substituted for H. F. 50 ........... 253
Amendment filed .................. 254
Amendments adopted ................ 274
Passed House; ayes 115, nays none ................................ 274
Signed by Speaker ..... 363
Amendment filed ..... 418
Motion to reconsider prevailed. ..... 425
Amendment adopted ..... 426
Passed House; ayes 107, nays 1 ..... 426
Signed by Speaker. ..... 516

63 By Elvers, Messerly, Shoeman and Tabor. A. bill for an act relating to property tax on livestock.

64 By Reppert, Denman and O'Malley. A bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes.
Received, referred to governmental subdivisions
Substituted for $H$. $\dot{F} .49 \cdots \cdots, \ldots 237$
Passed House; ayes 118, nays none 238
Signed by Speaker ..... 280

65 By Ely, Nims, McNally, Frommelt, Mincks, and Condon. 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.

66 By Mincks, Reppert, Denman, Coleman, Frommelt and O'Malley. A bill for an act relating to the public employees of the State of Iowa.
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67 By Condon and Flatt. A bill for an act to amend chapter eighty-five (85), Code 1962, to provide additional death benefits for employees without dependents.

68 By Mincks, Denman and Burns. A bill for an act to amend chapter ninety-six (96), Code 1962, relating to employment securlty benefits.
c9 By Mincks and Frommelt. 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 benefts.

70 By Condon, Messerly and Patton. A bill for an act to amend section eighty-five point twenty-seven ( 85.27 ), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation.

71 By Mincks and Coleman. A bill for an act to amend section ninety-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.

72 By Condon and Burns. A bill for an act to amend section eighty-five point thirtyfour (85.34) Code 1962, regarding healing period under workmen's compensation.

73 By Mincks, Klefstad and Reppert. A bill for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state.

74 By Mincks, O'Malley, Frommelt, Denman, Burns and Burke. A bill for an act to change the method of arriving at maximum benefits payable on permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period.

75 By Kruck, Tabor, Dodds, and Coleman. A bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways.
Received, referred to transportation

220
Recommended passage ............... 364
Committee report adopted ......... 369
Steering recommends calendar $\ldots . .527$
Passed House; ayes 107, nays 1.. 564
Slgned by Speaker ................. 607
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76 By Kruck, Tabor, Dodds and Coleman. A bill for an act relating to drag racing on Iowa's streets and highways.
Received, referred to transportation
Recommended amendment, passage
Committee report adopted.................. 629
Steering recommends calendar .. 790
Amendment filed 989
Amendment withdrawn ............ 994
Amendment adopted ............... 995
Passed House; ayes 99 , nays none 995
Signed by Speaker ................1120
77 By Klefstad, Floy, Mincks, Kruck and Coleman. A bili for an act relating to muncipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court.
Received, referred to judiciary .. 523
Recommended passage ........... 821
Committee report adopted …..... 827
Steering recommends calendar.. 1007
Passed House; ayes 101, nays
none ................................ 1213
Signed by Speaker .................... 1269
78 By Briles. A bill for an act to make a license a right.

79 By Riley, O'Malley, Stanley, Hansen, Walker, Ely, Messerly Frommelt, Dodds, Klefstad, Mincks and Condon. A bill for an act relating to railroad track motor cars operated by common carriers, and providing penalties.
Received, referred to transportation

538
Recommended passage.................................
Committee report adopted ...... 579
Steering recommends calendar ... 606
Passed House; ayes 91, nays 5... 770
Signed by Speaker ................. 898
80 By Denman, O'Malley and Reppert. A bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers.
81 By Lodwick, Benda and Kyhl. A bill for an act to permit individuals who have reached the age of 70 years to purchase a fish and game license at $1 / 2$ the regular price.
82 By Nims, Kruck, Burns and Condon. A bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads.
83 By Coleman. A bill for an act relating to the compensation of Iowa real estate commission members.
84 By Coleman, Klefstad, Denman, Fly and Messerly. A bill for an act relating to life,
S. F.health and accident insuranceby employees of the state,county, school district, city,town or institutions supportedby public funds.
85 By Education. A bill for anact to amend section two hun-dred sixty point twenty-three(260.23), Code 1962, relatingto revocation of certificates.
Received, referred to education.158
Substituted for H. F. 139 ..... 556
Passed House; ayes 103, nays none ..... 556
Signed by Speaker ..... 607
86 By Education. A bill for anact to amend chapter two hun-dred eighty-two (282), Code1962, to provide for the edu-cation of children in statecontrolled institutions.
Received, referred to education. ..... 158
Substituted for H. F. 144 ..... 316
Passed House; ayes 116, nays none ..... 316
Signed by Speaker ..... 348
87 By Klefstad, Mincks, Kruck and Condon. A bill for an act relating to state boiler inspec- tion.

Received, referred to industrial
and human relations ......... ..... 371
Recommended amendment, pas- sage ..... 435
Committee report adopted ..... 438
Substituted for H. F. 175 ..... 670
Amendment adopted ..... 670
Passed House; ayes 94, nays 7.. ..... 671
Signed by Speaker ..... 898
88 By Denman, O'Malley, Mills, Mincks, Reppert and Buren. Abill for an act relating to thecompensation of county offi-cers, deputies and clerks.
89. By Reppert, Denman andO'Malley. A bill for an actrelating to the probation pe-riod for police patrolmen ap-pointed under civll servicein certain cities.

Received, referred to governmen-tal subdivisions
Recommended passage ..... 919
Committee report adopted ..... 927
Steering recommends calendar ..... 1008
Passed House; ayes 106, nay:none
Signed by Speaker ..... 1269
90 By Reppert, Denman andO'Malley. A bill for an act re-lating to the power of mu-nicipalities to provide a rentsupplement for certain fami-lies.

91 By Klefstad, Dodds, Burke, Kruck and Shirley. A bill for an act providing for the establishment of wage rates for public works projects.
Amendment filed2991217

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B (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employment retirement system.

93 By Ely. A bill for an act relating to the vote required for authorization of issuance of bonds by a school district.

94 By Judiciary. A bill for an act relating to the terms of medical members of the board of medical examiners.

95 By O'Malley, Frommelt, Messerly, Ely and Mincks. A bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.
Received, referred to sifting . . . . 1508
Sifting recommends calendar ....1558
Amendment filed ................... 1584
Amendment filed . . . . . . . . . . . . . . . 1625
Objection filed ....................... . . 1634
Amendment filed . . . . . . . . . . . . . . . 1668
Amendments filed .................. 1751
Rule suspended .......................... 1765
Amendments adopted . . . . . . . . . . 1777
Amendments adopted ................... 1778
Amendments filed ................... 1781
Amendments adopted ............. 1790
Amendment withdrawn .......... 1791
Amendment adopted . . . . . . . . . . . . 1791
Amendment filed . . . . . . . . . . . . . . . . . 1807
Amendment filed ............................ 1811
Motion filed to reconsider vote .. 1813
Motion to reconsider vote laid on table

1841
Amendment adopted....................... 1841
Amendments adopted ............... 1842
Amendments withdrawn ......... 1842
Amendments adopted ................ 1843
Amendment withdrawn .............. 1843
Passed House; ayes 101, nays 12.1843
Signed by Speaker ................. 2171
96 By Reppert, O'Malley and Denman. A bill for an act relating to the maximum allowance to be paid public officers and employees other than state officers and employees for authorized public use of a private automobile.

97 By Ely, Buren, Burke, Condon, DeKoster, Denman, Dodds, Flatt, Frommelt, Griffin, Hagedorn, Kibble, Klefstad, Kruck, Lodwick, Lucken, Mills, Mincks, Murray, Nims, O'Malley, Patton, Reppert, Rigler, Riley, Schroeder, Shirley and Stanley. A bill for an act to authorize joint exercise of governmental powers by public agencies.

98 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.
99 By Nims, Vance, Klefstad, Burns, Condon and Kruck. A bill for an act to set speed limits on roadways at insti-
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tutions under the control of state board of regents.
Received, referred to transportation
176
Recommended passage ........................................
Committee report adopted ....... 235
Passed House; ayes 114, nays none 315
Signed by Speaker .................................. 348

100 By Hagedorn. A bill for an act to require payment of premium tax on policies exceeding five thousand $(5,000)$ dollars written by fraternal beneficiary associations.

101 By Flatt. A bill for an act relating to the restoration of suspended or revoked drivers licenses.

102 By Hansen, Lang, Murray, Heying and Kibbie. A bill for an act relating to special occasion beer and liquor permits for veterans organizations.

103 By Condon, Buren, Burke, Elvers, Flatt, Griffin, Heying, Lodwick, Nims and Nurse. A bill for an act relating to the use of road use tax money by cities and towns.
Received, referred to governmental subdivisions 1042
Sifting recommends calendar ... 1295
Passed House; ayes 96 , nays 2.1455
Signed by Speaker ................. 1664
104 By Cassidy, Burns, DeKoster, Dodds, Ely, Griffin, Heaberlin, Kruck, Lucken, Nims, Nurse, O'Malley, Reppert, Schroeder, and Stanley. A bill for an act relating to millage limitations upon the several functional funds of cities and towns.
Received, referred to governmental subdivisions ............. 597
Sifting recommends calendar.....1294
Passed House; ayes 104, nays $4 . .1355$
Signed by Speaker ................ 1531
105 By Denman, Burke, Burns, DeKoster, Elvers, Ely, Floy, Griffin, Hagedorn, Heaberlin, Meying, Lodwick, Murray, Nims, O'Malley, Reppert and Rigler. A bill for an act relating to conflicts of interest of municipal officials and employees.
Received, referred to governmental subdivisions
Amendment fled ..... 1059
 ..... 1073
Amendment adopted
Amendment adopted ..... 1090 ..... 1090
Passed House; ayes $107, \cdots \cdots i$
1091
1091
Amendment fled ..... 1102
Signed by Speaker ..... 1226

106 By Reppert, Burke, Cassidy, Dodds, Dly, Frommelt, Mc: Nally, Murray, Nims, O'Malley, Riley and Stanley. A bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.
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107 By O'Malley, Burke, Frommelt, Griffin, Kruck and Riley. A bill for an act relating to the League of Iowa Municipalities.
Received, referred to sifting .... 1506
Sifting recommends calendar .1 .1780
Passed House; ayes 67, nays $3 \dot{2} .1803$
Signed by Speaker
.1926
108 By Klefstad, Burke, Elvers, Ely, Flatt, Kibbie, Lodwick, Riley and Shirley. A bill for an act relating to the use of parking meter receipts.
109 By Flatt. A bill for an act relating to reimbursing public officers and employees for travel mileage.
110 By Benda and Nims. 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.
Received, referred to education. 1019
Sifting recommends calendar... 1499
Amendment adopted $\dot{8} \cdot . . . \operatorname{lin}_{1} 1619$
Passed House; ayes 85, nays $1 . .1620$
Passed Housee; ayes 85, nays 1.. 1620
Explanation of vote ............... 1671
Signed by Speaker 1926

111 By Burns, Burke, Ely, Heaberlin, Messerly, Nims, Reppert, Riley, Schroeder and Stanley. A bill for an act relating to the taking of a special federal census in cities and towns.
Received, referred to governmental subdivisions
Substituted for H. F . 201 ........... 1189
Sifting recommends calendar ...1422
Amendment filed.................... 1500
Amendment adopted $\cdots \cdots \cdots \cdots 1595$
Passed House; ayes 87, nays 17.1597
Motion to reconsider vote laid
on table
1597
Signed by Speaker ...................... 1780
112 By Elvers, Mincks and Vance. A bill for an act relating to fees taxed by the clerk of the district court in probate matters.
Received, referred to judiciary.. 424
Substituted for H. F. $163 \ldots . .$.
Passed House; ayes 97, nays 10.. 561
Signed by Speaker
113 By Judiciary. A bill for an act relating to nonprofit corporations and the formation, merger, consolidation, dissolution, liquidation, admission to do business in this state and witharawal therefrom, authorfty, powers and rights thereof, and requirements therefor. and the regulation and conduct of affairs thereof.
Feceived, referred to judiciary.. 211
Recommended passage .......... 266
Committee report adopted ....... 271
Passed House; ayes 113 , nays 1.. 428
Signed by Speaker ............... 574S. F.Page
114 By Main, Frommelt, Shoe-man and Lange. A bill foran act relating to cattle test-ing and to amend section onehundred sixty-five point sev-enteen (165.17), Code 1962.
Received, referred to agricul- ture ..... 176
Recommended passage ..... 230
Committee report adopted ..... 235
Passed House; ayes ..., nays none ..... 320
Signed by Speaker ..... 348
115 By Main, Frommelt, Shoe- man and Lange. A bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10), and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hun- dred thirty-three (133) of the laws of the Sixtieth General Assembly.
Received, referred to agriculture.
Recommended passage ..... 176
Committee report adopted ..... 231
Amendment adopted ..... 321
Passed House; ayes 117, nays none ..... 321
Signed by Speaker ..... 414
116 By Judiciary. A bill for anact to clarify the provisionsof act relating to judicialnominating commission andjudges of courts of record andto remove the temporary pro-visions therefrom.
Received, referred to judiciary.. ..... 453
Amendment filed ..... 593
Recommended passage ..... 720
Committee report adopted ..... 733
Steering recommends calendar. ..... 791
Amendment adopted ..... 1026
Passed House; ayes 108, naysnone1027
Signed by Speaker ..... 1226

117 By Nims, O'Malley, Shirley and Klefstad. A bill for an act relating to termination of contracts with school teachers

118 By Lisle, Lucken and Vance. 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 rellef 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 111 assistance fund and to make an appropriation therefor.

119 By Stanley. A bill for an act regulating the color of a vehicle formerly used as a school bus.
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120 By Stanley. A bill for an act relating to the depositing of election ballots.
Received, referred to governmental affiairs
Recommended passage ............. 1165
Committee report adopted ...... 1170
121 By Stanley and Lange. A bill for an act relating to highway safety and control of traffic at highway intersections.

122 By Stanley. 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, 1966 .

123 By Kibbie, Benda, Buren, Burke, Burns, Dekoster, Elvers, Flatt, Floy, Heaberlin, Kruck, Messerly, Mills, Nims, Riley, Shirley, Stanley and Tabor. A bill for an act to permit county governments to regulate and license junk dealers.
Received, referred to judiciary.. 229
Substituted for H. F. 192 ......... 1194
124 By Benda. A bill for an act relating to the compensation of members of the state conservation commission.
Received, passed on file ......... 2102
Rule suspended ........................... 2103
Passed House, ayes 99 , nays none ................................ 2123
Signed by Speaker .........................2175
125 By Benda. A bill for an act to repeal chapter two hundred fifty-eight (258), acts of the Sixtieth General Assembly, and enact other amendments to the internal revenue ments to the Internal Revenue Code of 1954.

126 By Mincks, Vance and El vers. A bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor.
Recelved, passed on file ......... 581
Substituted for H. F. 130 ........ 638
Passed House; ayes 95 , nays 10 . 638
Signed by Speaker ............... 719
127 By Hagedorn, Dödds, Klefstad, Floy, Burke, Nims, Denman and Reppert. A blll for an act relating to public safety peace officers retirement, accident and disability system.

128 By Stephens and Van Gilst. A bill for an act relating to the registration of vehicles used to transport chemical fertilizers.

129 By Hansen. A bill for an act relating to county boards of supervisors.
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130 By Kruck. A bill for an act to amend section three hundred twenty-one point four hundred seventy-five (321.475), Code 1962, relating to responsibility for damage to highways and highway structures.
131 By Kruck. A bill for an act to provide for necessary emergency work on the primary system.
Received, referred to transportation
Recommended passage ..... 898
Committee report adopted ..... 902
132 By Frommelt, Schroeder andRiley. A bill for an act toregulate industrial loan com-panies, to define and providefor the licensing of such busi-nesses, to specify the powerof indutrial loan companies,to prescribe penalties and toprovide for the administra-tion and enforcement of thisact.
Recelved, referred to commerce ..... 755
Recommended passage ..... 940
Committee report adopted ..... 947
Amendment filed ..... 960
Amendment filed ..... 1011
Amendment filed ..... 1102
Amendments filed ..... 1109
Amendments filed ..... 1120
Amendments filed ..... 1145
Substituted for H. F. 276 ..... 1155
Amendment adopted ..... 1155
Amendments filed ..... 1166
Amendment filed ..... 1200
Amendment filed ..... 1227
Amendments adopted ..... 1250
Amendments withdrawn ..... 1250
Amendments filed ..... 1253
Amendments filed ..... 1254
Amendment flled ..... 1270
Amendments adopted ..... 1393
Amendments withdrawn ..... 1393
Amendments adopted ..... 1394
Amendment withdrawn ..... 1394
Amendment adopted
1395
1395
Amendments adopted ..... 1396
Amendments adopted
1397
1397
Amendment withdrawn ..... 1397
Passed House; ayes 106, nays 8.. 1397
Signed by Speaker ..... 1712
133 By Mills. A bill for an actto appropriate to the board ofcontrol of state institutions,over and above their regularappropriations, six hundredtwenty-five thousand (625,000)dollars from the general fundof the State of Iowa to be usedfor an addition to the infir-mary building at the IowaSoldier's Home at Marshall-town, lowa.

134 By Burrows. A bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines.
Received, referred to government subdivisions
Substituted for $\underset{H}{H}, \underset{\sim}{F} \mathbf{2} \mathbf{2} i$
S. F.

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Passed House; ayes 98, nays
none ..............................
Signed by Speaker ................................. 719
135 By Burrows. A bill for an act relating to the cost of printing ballots and supplies for voting machines.
Received, referred to governmen- tal subdivisions ..... 424
Substituted for H. F. 220 ..... 642
Passed House; ayes 104, nays none ..... 643
Signed by Speaker ..... 719
136 By Reppert, Benda, Schroe- der and Coleman. A bill foran act relating to salaries ofcounty sheriffs.
Received, referred to governmen-tal subdivisions ..................sage693
801
Committee report adopted ..... 809
Steering recommends calendar ..... 896
Amendments filed ..... 1037
Point of order raised ..... 1065
Point of order raised ..... 1065
Amendment adopted ..... 1065
Amendment withdrawn ..... 1069 ..... 1069
Point of order raised ..... 1069
Point of order raised ..... 1069
Amendment adopted ..... 1070
Call of the House requested ..... 1070
Passed House; ayes 107, nays 6..
table ..... 1072
Passed House; ayes 107, nays 6. 10
Motion to reconsider vote laid
on table . . ............................. ..... 1072
Motion filed to reconsider vote. ..... 1081
Point of order raised ..... 1156
Amendment filed ..... 1121
Amendment flledMotion to table removed fromtable1152
Motion to reconsider prevalied .. 1152
Amendment adopted ..... 1153
Point of order raised ..... 1154
Passed House; ayes ..... 1154
Signed by Speaker ..... 1421
137 By Lucken, Ely, Hansen andStephens. A bill for an actconferring authority on thecourts and agencies of theState of Iowa to enter intointerstate juvenile compacts.
Recelved, referred to governmen-tal affairs1042
Recommended passage ..... 1165
Committee report adopted ..... 1170
Sifting recommends calendar ...Passed House; ayes 97, naysnone .................................. 1343
Signed by Speaker ..... 1531
138 By Ely. A bill for an actrelating to the membershipof the hospital licensingboard.

139 By Rigler and Lodwick. A bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups.
Received, referred to education. 325
Recommended indefinite postponement836
Indefinitely postponed ..... 902
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140 By Transportation. A bill for an act relating to interstate commerce commission authority of motor carriers.
Received, referred to transportation
Recommended amendment, passage

898
Committee report adopted ....... 902
Steering recommends calendar... 1098
Sifting recommends calendar .... 1252
Objection filed ...................... 1258
Sifting recommends calendar ... 1312
Amendment filed . . ................ 1433
Amendments adopted . . . ........... 1578
Passed House; ayes 1000 , nays
none . . . . . . . . . . . . . . . . . . . . . . . 1579
Signed by Speaker .................. 2041
141 By Klefstad, Shirley and Kruck. A bill for an act relating to the establishment of a two (2) year liberal arts college and providing for an appropriation therefor.
142 By O'Malley, McNally and Lange. A bill for an act relating to purchase of gas or water by a city or town.

143 By Denman, Reppert and O'Malley. A bill for an act relating to the adoption of certain city and town ordinances by reference.
144 By Denman, Reppert and O'Malley. A bill for an act relating to ordinances and ordinance enforcement in cities and towns.

145 By Stanley, Messerly, Rigler, Burns, Elvers, Mills, Riley, Lodwick and Lange. A bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom.

146 By Reppert, Hagedorn and Briles. $\Lambda$ bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest.
Received, referred to commerce. 569
Recommended passage ............ 625
Committee report adopted ....... 629
Steering recommends calendar.. 789
Amendment filed ..................
Amendment filed 822
................. 924
Amendment adopted ............. 937
Amendment adopted ............... 938
Passed House; ayes 105, nays 5.. 938
Amendment filed ................... 962
Signed by Speaker ...................... 1120
147 By Reppert, Denman and o'malley. A bill for an act relating to suspension of beer permits by cities and towns and county boards of supervisors.

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148 By Beneke. A bill for an act relating to the sale of real e
Received, referred to governmental subdivisions
Recommended passage .............. 1009
Committee report adopted ......... 1018
Steering recommends calendar. 1098
Sifting recommends calendar ... 1252
Passed House; ayes 104, nays
none .................................. 1328
Signed by Speaker ..................... 1499
149 By Hansen, Lucken, Lange and Kibbie. A bill for an act to extend the present sales tax to include receipts from the renting of hotel and motel rooms.
150 By Main, Coleman, Messerly and Shoeman. A bill for an act relating to the state apiarist.
Received, referred to agriculture 299
Substituted for H. F. 147 ......... 557
Passed House; ayes 105, nays none

557

151 By Coleman. A bill for an act relating to assessment and taxation of platted lots.
Received, referred to judiciary.. 849
Recommended passage ............ 1057
Committee report adopted
Committee report adopted ....... 1062
Steering recommends calendar .. 1099
Sifting recommends calendar ...1364
Passed House; ayes 95 , nays $3 . .1459$
Signed by Speaker ................ 1664
152 By Burke, Klefstad, Floy, Mincks and Condon. A bill for an act relating to benefits under the retirement systems for policemen and firemen.
153 By Ely and Beneke. A bill for an act relating to powers of electors to vote a school house tax.
Received, referred to education. . 809
Recommended passage ........... 1057
Committee report adopted ........ 1062
Steering recommends calendar .. 1099
Sifting recommends calendar ....1364
Amendment filed ................... 1433
Amendment adopted ............... 1466
Passed House; ayes 87, nays
none ................................ 1467
Signed by Speaker .................... 1664
154 By Rigler, Coleman, Hill, Hansen, Burrows and Benda. A bill for an act relating to the publication of real property valuations.

155 By Stanley. 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.
156 By Lucken, Hansen, Ely, Walker and McGill. A bill for an act to anthorize the board of control of state institu-
tions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make an appropriation.
157 By Hansen, Nims, Burrows, Lange, Kibbie and Lucken. A bill for an act relating to establishing time for the State of Iowa.
Received, referred to governmental affairs453

Amendment filed ..................... 480
Amendment filed 518


Amendment withdrawn ........... 798
Amendment adopted ............... 798
Amendment withdrawn ............ 799
Point of order raised .............. 799
Passed House; ayes 90, nays $31 . .800$
Motion filed to reconsider vote $\because 800$
Signed by Speaker .................. 1033
158 By Reppert. A bill for an act to create the state public school building authority and to describe its organization, powers and duties.

159 By Denman, DeKoster, Briles, Griffin, Elvers, Tabor, Nurse and Benda. A bill for an act to permit municipalities to require the use of snow tires or chains on passenger vehicles while driving on snow or ice.

160 By Reppert, Denman and O'Malley. A bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements.

161 By Reppert, Stephens, Kibble and Floy. A bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.
162 By Reppert, Denman and O'Malley. A bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code.
163 By Reppert. A bill for an act to create an urban land tax credit and to provide an appropriation therefor.
164 By Coleman, Flatt, $\mathrm{O}^{\prime}$ Malley, Hansen, Nims and Walker. A bill for an act to prohibit
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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 penalties for violations of the act.

165 By Stanley, Riley, DeKoster, Benda, Rigler, Burrows, Flatt, Hagie, Lange and Messerly. A bill for an act to protect the right of citizens to examine public records and make copies thereof.
Received, referred to judiciary..1126
166 By Schroeder, O'Malley, Kyhl and Reppert. A bill for an act relating to the insuring of groups.
Received, referred to commerce. 966
Recommended amendment, passage

1166
Committee report adopted ......... 1170
Sifting recommends calendar $\ldots . .1364$
Amendment adopted ............... 1463
Passed House; ayes 84, nays none .................................. 1464
Signed by Speaker ................... 1712
167 By Dodds. A bill for an act relating to technical high schools.

168 By Nims, Van Gilst, DeKoster and Kibbie. A bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of operation of school buses on the public highways.

169 By Beneke and Kibbie. A bill for an act relating to the financing of school costs.
Received, referred to education. 928
Recommended passage …....... 1010
Committee report adopted ........ 1018
Steering recommends calendar... 1098
Sifting recommends calendar ... 1252
Amendment filed ..................... 1271
Amendment adopted ...................1329
Passed House; ayes 106, nays
none...................... .1329
House concurred .................... 1510
Passed House; ayes 108, nays
none …............................ 1510
Signed by Speaker ........................1712
170 By Coleman, Frommelt and O'Malley. A bill for an act relating to public employee credit unions.

171 By Tlvers and Denman. A bill for an act relating to compensation to commissioners of hospitalization.

172 By Burke, Burns, Lodwick, McNally, Mills, Riley, Schroeder and Stanley. A bill for an act relating to the fund from which the expenditures for

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173 By Lodwick, Kibbie, Cassidy and Briles. A bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.
Received, referred to education.
Recommended amendment, passage

685
Committee report adopted …... 691
Steering recommends calendar .. 719
Amendment adopted .............. 892
Passed House; ayes 101, nays 3.. 893
Slgned by Speaker .................. 1033
174 By Kruck, Schroeder, Stanley, Flatt, Reppert, Burke and Burns. A bill for an act to provide for the creation of an Iowa law enforcement academy at the University of Iowa and a council to formulate policies for the direction of the activities of the academy and to provide for an appropriation to establish and operate a central facility for training law enforcement officers.
175 By Ely and Riley. A bill for an act to provide for the humane slaughter of livestock.

176 By Burke. A bill for an act to provide for the licensing and regulating detection of deception examiners.
177 By Reppert. A bill for an act relating to memorial halls and monument usages.
Received, referred to governmental subdivisions.
Recommended passage ............... 1009
Committee report adopted ....... 1018
Steering recommends calendar ... 1098
Sifting recommends calendar .... 1252
Passed House; ayes 101, nays none ................................. 1330
Signed by Speaker .................. 1499
178 By Reppert and Murray. A bill for an act to amend chapter three hundred twenty-one point one (321.1), Code 1962. relating to the definition, of "implements of husbandry".
179 By Coleman, Walker, Kruck, Reppert, Schroeder and Mills. A bill for an act relating to truck operations and contract carriers.
180 By Ely and Shirley. A bill for an act relating to the investment of public funds.
Recelved, referred to sifting ... 1379
Sifting recommends calendar ... 1499
Passed House; ayes 89, nays none .................................. 1618
Signed by Speaker ….................. 1780
181 By Nims, Elvers and Rigler. A bill for an act to increase the compensation of conservation offleers.

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182 By Burke, Lucken and Mincks. A bill for an act to raise age limit of persons permitted to drive any school bus used to transport children to and from a public or private school from sixteen (16) years of age to eighteen (18) years of age.
Received, referred to transportation
Recommended passage .........................1011
Committee report adopted ......... 1018
183 By Klefstad. A bill for an act relating to the spearing of fish by scuba divers.
184 By Klefstad, Riley and Hagedorn. A bill for an act relating to cosmetology.
Received, passed on file …..... 2074
Rule suspended ….................. 2100
Amendment adopted …................ 2100
Amendment adopted …...............2104
Amendments withdrawn .......... 2104
Passed House; ayes 103, nays $7 . .2105$
Motion to reconsider vote laid on table
. 2105
Explanation of vote ..................................
185 By Stanley, Hill, Main and Stephens. A bill for an act relating to stop signs on school busses.
186 By Judiciary. A bill for an act relating to election of members of the county boards of supervisors and township trustees.
Received, referred to judiciary.. 286
Recommended passage ........... 530
Committee report adopted ....... 535
Steering recommends calendar . 1007
Sifting recommends calendar .. 1251
Objection filed
1293
187 By Denman, Reppert and DeKoster. A bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of lowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures.

188 By Walker. A bill for an act to appropriate seven million two hundred fifty thousand dollars ( $\$ 7,250,000$ ) additional funds each year to the agricultural land credit fund for the ensuing biennium.

189 By Walker. A bill for an act to authorize the issuance to present owners of a certiflcate or patent of Dubuque and Pacific Rallroad lands which include portions of the town of Williams, in Hamilton County, Iowa.
Received, referred to judiciary.. 883
Sifting recommends calendar ... 1295
Passed House; ayes 108, nays
none.......

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190 By Education. A bill for an act relating to reorganization of school districts.
Received, referred to education.. 371
Recommended passage .......... 398
Committee report adopted ....... 401
Amendment filed 401
420
Amendment filed .......................... 464
Steering recommends calendar... 684
Amendment filed ................. 706
Amendment filed .................. 753
Amendment filed ..................... 793
Amendments withdrawn .......... 832
Amendment withdrawn ......... 834
Motion to reconsider vote laid on table
Signed by Speaker
834

191 By Nims, Van Gilst, Kibbie and Dekoster. A bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use of signal lights and operation of school busses on the public highways.

192 By Hansen, Heying, Stanley, Kibbie, Lange and Nims. A bill for an act relating to outdoor advertising along the interstate highways within this state.
Received, passed on file
Substituted for H. F. 228 .......... 620
Passed House; ayes 88, nays 24.. 621
Motion to reconsider vote laid on table

622
Signed by Speaker . . . . . . . . . . . . . . . 719
Amendment filed 1110
Amendments filed ............................. 1121
Motion to reconsider prevailed .. 1150
Amendment withdrawn .......... 1151
Amendments adopted..................1151
Passed House; ayes 84 , nays 30.1152
Signed by Speaker ................ 1399
193 By Rigler, Stanley, Mincks and Riley. A bill for an act to provide a criminal penalty for any person who fails to account for amounts withheld from wages, including income taxes, social security, pensions, annuity or retirement funds, insurance and union dues.
194 By O'Malley, Coleman, Walker and Flatt. A bill for an act to provide for the voluntary surrender of real estate licenses.
195 By Burke. A bill for an act permitting mobile homes to be placed in storage.
196 By Lodwick, Benda, Rigler and Shaff. A bill for an act to create legislative information councils for the General Assembly to operate between regular sessions.
197 By Ely, Cassidy, Elvers and MeGill. A bill for an act to amend section one (1), chapter ninety-six (96), acts of the 60 th General Assembly relating to the Iowa public employees retirement system.

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198 By Ely. A bill for an act relating to rates to be charged for products and services furnished by municipal utilities to support revenue bonds or obligations.

199 By Burke, Dodds, Hagedorn, Klefstad, Floy, Nims, Denman and Reppert. A bill for an act relating to accident and disability benefits for public safety officers.
200 By Hansen, Kibbie, O'Malley, Frommelt and Murray. 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.

201 By Transportation. A bill for an act relating to the safety of persons performing maintenance and construction work on highways.
Received, referred to transporta-
tion .............................. 286
Recommended amendment, passage 625
Committee report adopted …................. 629
Steering recommends calendar .. 685
Amendment filed ................. 687
Amendment adopted ................ 862
Amendment adopted ............... 863
Passed House; ayes 93, nays none ............................... 863
Signed by Speaker ................... 1033
202 By Reppert. A bill for an act to change the requirements of the value of stock of insurance companies.
Received, referred to commerce . 883
Recommended passage .......... 1056
Committee report adopted ....... 1062
Steering recommends calendar .. 1099
Sifting recommends calendar ... 1364
Passed House; ayes 90, nays
none ............................... . 1466
Signed by Speaker ...................... 1664
203 By Denman, O'Malley and Reppert. A bill for an act relating to the arrangement of candidates' names on municipal election ballots.

204 By Reppert, O'Malley and Denman. A bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen.
Received, referred to governmen-

Substituted for H. F. $226 \ldots . .1065$
Amendment adopted ..................1066
Passed House; ayes 114, nays
none ............................... 1066
Signed by Speaker ..............................................
205 By Reppert. A bill for an act relating to factors' liens.
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206 By Burke. A bill for an act to establish a property tax beneft for elderly persons and disabled persons of limited incomes.
Received, referred to ways and means

1917
207 By Reppert. A bill for an act to amend chapter two hundred fifty-two point for-ty-three (252.43), Code 1962, relating to county poor fund levy.

208 By Briles, Van Gilst, Beneke, Cassidy, Lucken, Floy, Stephens, Buren, Walker, Nurse, Shoeman, Reno, Messerly, Klefstad, Hagie, Kruck, Burrows, Tabor, Griffin and Dodds. A bill for an act to permit the reorganization of sehool district territory completely surrounded by reorganized community school districts.

209 By Lisle, Hanson, Rigler, Shoeman, Ely, Lucken, Kruck, Tabor, Walker, Heying, Flatt Stephens, Lodwick, Stanley and Messerly. A bill for an act to require fiscal notes to be attached to all legislation introduced in the General Assembly which provides for appriations or involves an increase or decrease in state revenues.

210 By Ely and Riley. A bill for an act changing the method of computing judicial retirement benefits.

211 By Beneke and Coleman. A bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto.
Amendment filed
212 By Lange, O'Malley, Shaff, Coleman, Hagie, Hansen and Elvers. A bill for an act relating to the marketing of dairy products.

213 By Reppert, Hansen, Ely and Benda. A bill for an act to provide for statewide periodic motor vehicle inspection.

214 By Commerce. A bill for an act relating to taxation of fraternal beneficiary associations.
Received, referred to ways and means
Recommended indefinite postponement
Committee report adopted
215 By Frommelt, Beneke, Kyhl and O'Malley. A bill for an act relating to investment of funds of life insurance companies.
Received, referred to commerce. 755
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Recommended passage ........... 989
Committee report adopted ........ 992
Steering recommends calendar .. 1098
Sifting recommends calendar ... 1252
Passed House; ayes 93, nays 2... 1327
Signed by Speaker ................. 1499
216 By Commerce. A bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies.

217 By Commerce. A bill for an act relating to regulation of securities dealers under the Iowa securities law.

218 By Commerce. A bill for an act relating to the compensation of insurance examiners.

219 By Main. A bill for an act relating to hog-cholera virus and serum.

220 By Ely and Riley. A bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds.

221 By Ely, Nims and Denman. A bill for an act relating to the rate of compensation of public employees.

222 By Commerce. A bill for an act to amend section five hundred two point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance.

223 By Commerce. A bill for an act relating to registration requirements under the Iowa securities law.

224 By Messerly. A bill for an act relating to secondary roads.
Received, referred to governmental subdivisions
Amendment filed....................... 1212
Substituted for H. F. 251 ........... 1211
Amendment filed ..................... 1212
Amendment withdrawn ........... 1509
Sifting recommends calendar ... 1623 Amendment•withdrawn ........... 1647
Passed House; ayes 97, nays 6... 1647
Signed by Speaker .................. 1780
225 By Transportation. A bill for an act relating to the continuous signal by vehicle drivers of intention to turn.

226 By Transportation. A bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal.
S. F. Page
Received, referred to governmen- tal affairs ..... 424
Substituted for H. F. 183 ..... 640
Amendment adopted ..... 668
Passed House; ayes 97, nays ..... 668
Signed by Speaker ..... 898
227 By Judiciary. A bill for anact to be known as the uni-form commercial code, relat-ing to certain commercialtransactions in or regardingpersonal property and con-tracts and other documentsconcerning them, includingsales, commercial paper, bankdeposits and collections, let-ters of credit, bulk trans-fers, warehouse receipts, billsof lading, other documents oftitle, investment securities,and secured transactions, in-cluding certain sales of ac-counts, chattel paper, and con-tract rights, providing forpublic notice to third partiesin certain circumstances, reg-ulating procedure, evidenceand damages in certain courtactions involving such trans-actions, contracts or docu-ments, to make uniform thelaw with respect thereto, andrepealing inconsistent legisla-tion.
Received, referred to judiciary.. ..... 523
Passed House; ayes 119, naysnone .................................600
Signed by Speaker ..... 1074
228 By Nims, Benda, Lange, Cassidy and Hill. A bill foran act to require the wearingof eye protective devices bystudents and teachers.

Received, referred to public

health ..... 902
Recommended passage ..... 1143
Committee report adopted ..... 1147
Sifting recommends calendar..... 1295
Passed House; ayes 89, nays 2..1342
Signed by Speaker ..... 1531
229 By Riley. A bill for an actto exempt certain property ofveterans from taxation.

230 By Riley. A bill for an act relating to concealed weapons.

231 By Commerce. A bill for an act concerning insider trading of domestic stock insurance company equity securitles.

232 By Reppert, O'Malley and Denman. A bill for an act relating to the appointment of special deputy marshals with limited and temporary peace officer status for emergency service in certain cities.

233 By Reppert and McNally. A bill for an act relating to notice of death of patients in state mental health institutions.
Received, referred to sifting ..... 1379
Sifting recommends calendar $\ldots . .1422$
S. F. Page
Passed House; ayes 83, nays 4 .. 1485Signed by Speaker 1664
234 By Stephens and Tabor. A bill for an act relating to brucellosis in swine.
Received, referred to agriculture ..... 570
Recommended passage ..... 685
Committee report adopted ..... 691
Steering recommends calendar ..... 719
Signed by Speaker ..... 960235 By Stephens. A bill for anact relating to minimumcourse standards in publichigh schools.

236 By Elvers. A bill for an act to establish requirements for producers of milk and cream for manufacturing purposes.
237 By Burns, Kyhl and Briles. A bill for an act to amend chapter two hundred ninetyfour (294), Code 1962, to increase the minimum payment of seventy-five dollars per month for teachers meeting certain service requirements to one hundred (100) dollars per month.
Amendment filed1111

238 By Lodwick, Lange and Tabor. A bill for an act relating to fees and costs incurred in district court by inmates of state penal institutions.

239 By O'Malley. A bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor.
Received, referred to appropriations …............................ 1694
Recommended passage .............. 1713
Amendment adopted.................1799
Passed House; ayes 115, nays none .................................. 1799
Signed by Speaker ..... 2041
240 By Judiciary. A bill for an act relating to the compensa-tion of court reporters.
241 By Coleman and Shaff. Abill for an act relating torules of valuation for life in-surance companies' invest-ments.
Received, referred to commerce. ..... 570
Recommended passage ..... 720
Committee report adopted
733
733
Steering recommends calendar ... ..... 897
Passed House; ayes 106, nays none ..... 1084
Signed by Speaker ..... 1226
242 By Buren. A bill for an actrelating to the purchase ofmotor vehicle transit plates.
Received, referred to transporta-tion796
Amendment filed ..... 822
Recommended passage
1011
1011
Committee report adopted ..... 1018
Steering recommends calendar ..... 1098


243 By Reppert. A bill for an act to increase the ma

> 244 By Briles. A bill for an act relating to approval of electronic scales and approval by the department of agriculture.

Received, referred to agriculture 755
Recommended passage .......... 1009
Committee report adopted ....... 1018
Steering recommends calendar .. 1098
Sifting recommends calendar ... 1252
Passed House; ayes 101, nays
none ................................ 1333
Signed by Speaker .................. 1499
245 By Briles. A bill for an act
relating to fishing with bow
and arrow in state parks and preserves.
Received, referred to conservation and recreation
Recommended amendment, passage

1164
Committee report adopted ........ 1170
Amendment flled .................... 1271
Sifting recommends calendar .... 1365
Amendments adopted ............... 1477
Passed House; ayes 94 , nays
none ................................ 1477

246 By Griffin. A bill for an act relative to claims against counties.
Received, referred to governmental subdivisions928

Sifting recommends calendar $\quad . .1422$
Passed House; ayes 99, nays 1.. 1483
Signed by Speaker ................. 1664
247 By Frommelt, O'Malley, Messerly and Condon. A bill for an act relating to directors and officers of credit unions.
Received, referred to commerce.. 581
Recommended passage .......... 749
Committee report adopted ....... 754
Steering recommends calendar .: 897
Passed House; ayes 95, nays none .................................1181
Signed by Speaker ................... 1269
248 By Frommelt, Cassidy and Schroeder. A bill for an act relating to a fee to the superintendent of banking by credit unions.
Received, referred to commerce. 597
Recommended passage ........... 749
Committee report adopted ....... 754
Steering recommends calendar ${ }^{\text {and }} 897$
Passed House; ayes 92, nays none

1182

249 By Conservation and Recreation. A bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels.
Received, referred to conservation and recreation
Recommended passage .............. 835
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Committee report adopted ...... 848
Steering recommends calendar .. 898
Failed to pass House; ayes 59, nays 26

1188
Motion to reconsider vote ........ 1189
Motion to reconsider prevailed.. 1287
Amendment adopted …........... 1287
Passed House; ayes 95, nays 9.. 1287
House receded ....................... 1511
Passed House; ayes 97, nays 6..1511
Signed by Speaker ................ 1664
250 By Conservation and Recreation. A bill for an act to change the hunting, fishing and trapping license year from April 1 to the calendar year.
Received, referred to conservation and recreation

251 By Flatt. A bill for an act relating to accounting procedures of the conservation commission.
Received, referred to governmental affairs
252 By Ely, Kibbie, O'Malley and Mincks. A bill for an act relating to the election of the chairman of the board of control and department of social welfare.
Received, referred to sifting .... 1634
Sifting recommends calendar ... 1689
Failed to pass House; ayes 61,
nays 26 .......................... 1770
Motion to reconsider prevailed... 1771
Passed House; ayes 75, nays 30.. 1771
Signed by Speaker ................. 2041
253 By Briles. A bill for an act relating to the appointment of a deputy collector by the county treasurer.

254 By Shoeman, Hill and Main. A bill for an act relating to the levy for the county board of education.

255 By Shoeman, Hill and Main. A bill for an act relating to special levies on school house tax.
Recelved, referred to education. 597
Recommended passage .......... ${ }_{691}^{686}$
Cimmittee report adopted........ 691
Steering recommends calendar... 1098
Passed House; ayes 105, nays
none $\ldots$...........
Signed by speaker ......................... 1269
256 By Shoeman, Hill and Main. A bill for an act to amend chapter four hundred sixtyseven $B$ point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4) relating to reimbursement of school districts for loss of taxes.
Received, referred to sifting ... 1694
Sifting recommends calendar ....1713
Passed House; ayes 79, nays
none ............................... 1997


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257 By Heying, Nims and McGill. A bill for an act relating to the assessment of property.
Received, referred to ways and means

1896
Recommended passage ........... 1963
Committee report adopted 1964
Passed House; ayes 105, nays i...2027
Signed by Speaker
2175
258 By Flatt, Nims, Lange, Kruck and Walker. A bill for an act relating to property tax.

259 By Burns. A bill for an act relating to vacation benefits for employees of the State of Iowa.

260 By Messerly. A bill for an act to restrict the use of firearms near buildings while hunting.
Received, referred to conservation and recreation
Recommended passage …................ 1034
Committee report adopted
Amendment filed 1059

261 By Reno and Riley. A bill for an act to define a lottery.
Received, referred to judiciary.. 1019
Substituted for H. F. 241 ......... 1219
Passed House; ayes 85 , nays 22.1220
Signed by Speaker ............... 1269
262 By Denman, O'Malley and Riley. 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.

263 By Denman, O'Malley and Reppert. A bill for an act relating to the taking of bids in connection with public improvements in cities and towns.
Received, referred to sifting ...
Sifting recommends calendar $\cdots 1506$
Passed House; ayes 70, nays none
Signed by Speaker
264 By Denman, Stanley and Shirley. A bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions.

265 By Flatt, Briles, Floy, Kruck, Cassidy, Reno, Beneke, Nims and Lange. A bill for an act to exempt a portion of milltary pay received by persons in the armed services and the state militia from taxation.
266 By Riley and Ely. A bill for an act relating to the artisan's lien.
Recefved, referred to sifting .. 1379
Sifting recommends calendar ...1422
Passed House; ayes 96 , nays $6 . .1486$
Signed by Speaker .................. 1664
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267 By Benda. A bill for an act relating to firearms permits,

268 By Appropriations. A bill for an act relating to the salary of the commissioner of health.
Received, referred to appropriations
Recommended passage .................. 518
Committee report adopted ....... 521
Passed House; ayes 94, nays 13. 552
Signed by Speaker 607

269 By Shirley and Lodwick. A bill for an act to amend chapter two hundred ninetyseven (297), Code 1962, relating to school site tax.
Received, referred to sifting .... 1379
Sifting recommends calendar ... 1499
Passed House; ayes 85, nays none 1617
Signed by Speaker …....................................
270 By Shirley. A bill for an act relating to the effect of failure to demur to an indictment.

271 By Education. A bill for an act transferring the state sanatorium to the State University of Iowa and to enlarge the functions of the sanatorium to care for additional patients.
272 By Kruck, Stanley, Riley, and Shirley. A bill for an act relating to the death of a human being caused by means of a motor vehicle.
273 By Reppert. A bill for an act relating to the military service property tax exemption.

274 By Ely. A bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

275 By Ely, O'Malley, Riley, Burns, McNally and Reppert. A bill for an act relating to the licensing and quallifications of physical therapists.
Received, referred to judiciary . 1127
Amendments filed .................. 1228
Amendment filed .......................... 1254
Amendment filed $\cdots . . . . . . . . . . . .$.
Substituted for H. F. 283 ............. 1291
Amendment adopted ................1292
Referred to sifting ............... 1292
Amendment filed ........................ 1316
Sifting recommends calendar 1364
Amendments adopted ............. 1456
Amendment adopted ................. 1457
Amendment withdrawn ............ 1457
Passed House; ayes 99, nays 4.1457
Signed by Speaker .................. 1848
276 By Nims, Riley, Ely and Stanley. A bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts: to
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purchase annuity contracts for employees.
Received, referred to commerce. 1063 Amendment filed .................. 1121
Sifting recommends calendar ... 1295
Objection filed ...................... 1306
Sifting recommends calendar ... 1499
Objection filed ..................... 1505
Sifting recommends calendar ... 1780
Passed House; ayes 92, nays 19.. 1804
Signed by Speaker .................. 1926

277 By Mincks, Elvers and Walker. A bill for an act relating to bait advertising in the fileId of corrective eyeglasses, their components, and related services.

278 By Schroeder. A bill for an act to amend sections three hundred twenty-one point one (321.1) and three twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations.

279 By Reppert, Kibbie, Kruck, Grifin, Klefstad, Denman, Dodds, Burke and Condon. A bill for an act to provide for, regulate, and license racing and race meets 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, and to provide penalties for the violation of this act and the rules and regulations established by the state racing commission.

280 By Flatt, Nims, Shirley, Schroeder, Kruck, Walker, Kyhl and Rigler. A bill for an act to amend chapter four hundred twenty two (422), Code 1962, relating to income, corporation and sales tax and to provide that in computing the amount of sales tax that may be due, the retailer shall be entitled to a credit or discount for prompt payment and as partial reimbursement for the costs of collecting and remitting the tax.

281 By Denman, O'Malley, Ely and Reppert. A bill for an act authorizing school district employees to have deducted from their salary their dues to professional associations, employee organizations or unions.

282 By Elvers, O'Malley and Lucken. A bill for an act relating to the licensing and regulation of milk dealers.
283 By Stephens. A bill for an act to exempt certain owners,
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occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon.

284 By Shoeman, Mills, Schroeder, Hagie, Hagedorn and Dodds. A bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one A (391.A), Code 1962, relating to special assessments on raillroad property.
Received, referred to sifting .... 1673
Amendment fled
285 Griffin and O'Malley. A bill for an act relating to drugs and medicines.
Received, referred to public health . . . . . . . . ................... . . 1080
Substituted for H. F. 613 .......... 1205
Passed House; ayes 89 , nays
none ................................. 1206
Signed by Speaker .1399

286 By Denman, O'Malley, Ely Reppert. A bill for an act to exempt annuities received from the United States civil service retirement and disability fund from the state income tax.

287 Transportation. 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.
Received, referred to transportation
Recommended amendment, passage
Committee report adopted ............1113
Sifting recommends calendar..... 1364
Amendment adopted ................ 1462
Failed to pass House; ayes 59.

Motion filed to reconsider vote. 1463
Motion to reconsider prevailed.. 1517
Passed House; ayes 84, nays 31 .. 1517
Signed by Speaker .1780

288 By Kruck, Nims and Shirley. A bill for an act relating to a salary increase for members of the Iowa Highway Safety Patrol.

289 By Riley. A bill for an act relating to waiver of communications in professional confidence.
290 By Conservation and Recreation. A bill for an act to amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers.
Received, referred to conservation and recreation ............
Recommended passage ................1165

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Committee report adopted ....... 1170
Sifting recommends calendar ....1295
Passed House; ayes 102, nays none
............................... 1344
Signed by Speaker $\ldots . . . . . . . . . . . . .1531$
291 By Conservation and Recreation. A bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "specific powers" of the state conservation commission.
Received, referred to conservation and recreation
Recommended passage ............. 835
Committee report adopted …..... 848
Steering recommends calendar .. 1007
Amendment filed 1207
Amendment adopted ................. 1207
Passed House; ayes 89, nays none ...................................... $\qquad$
Signed by Speaker ......................1399
292 By Conservation and Recreation. A bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding (1) paragraph to further delineate the authorization of "specific powers" of the state conservation commission.
Received, referred to conservation and recreation

293 By Conservation and Recreation. A bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962.

Received, referred to conservation and recreation ............ 570
Recommended passage …........... 1034
Committee report adopted $\cdots \cdots, 1041$
Steering recommends calendar...1099
Sifting recommends calendar $\ldots 1252$
Passed House; ayes 82, nays $26 . .1334$
Signed by Speaker ................... 1499
Signed by Speaker
1780
294 By Frommelt, Klefstad, Messerly, Shoeman and Cassidy. A bill for an act relating to size of loans by credit unions.
Received, referred to commerce. 1043
Sifting recommends calendar ... 1365
Passed House; ayes 100 , nays 1.1481
Signed by Speaker ............... 1664
295 By Klefstad. A bill for an act relating to acquiring offstreet parking facilities in certain cities.
296 By O'Malley, Shoeman, Lucken, Hansen and Griffin. A bill for an act to amend chapter one hundred twenty-two (122) of the acts of the 60 th General Assembly of Lowa, relating to the issuance of a license to practice osteopathic medicine and surgery.
297 By Ely. A bill for an act relating to a levy for textbooks and supplies for schools.
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298 By Ely. A bill for an act relating to a levy for transportation for schools.
299 By Frommelt, Riley and Coleman. A bill for an act to establish penalties for falsification of credit union operations.
Received, referred to judiciary.. 903
Recommended passage ............ 1057
Committee report adopted ....... 1062
Sifting recommends calendar ..... 1365
Amendment filed ................... 1400
Amendment adopted ................ 1478
Passed House; ayes 93, nays none ................................ 1479

300 By Frommelt, Riley and Shoeman. A bill for an act relating to providing a penalty for false statements to credit unions.

301 By McNally, Denman and Mincks. A bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans.
Received, referred to public
health …....................... 1114
Substituted for H. F. 232 ......... 1289
Passed House; ayes 90 , nays 5... 1289
Signed by Speaker
302 By Denman, O'Malley and Stanley. A bill for an act to equalize the measure of damages for wrongful or negligent injury or death.
303 By Riley, Stanley, Rigler and Messerly. A bill for an act to exempt certain property of veterans or their dependents from taxation.

304 By Stanley. A bill for an act to define the use of water in highway construction as a nonregulated use for the purposes of chapter four hundred fifty-five A ( 455 A ), Code 1962.

305 By Reno. A bill for an act relating to an operator's and chauffeur's license.
Received, referred to judiciary, 884
Recommended passage ......... 1057
Conference committee report adopted $\qquad$
306 By O'Malley, Burke, Condon, Denman and Reppert. $\Lambda$ bill for an act relating to municipal court system, the judges, jurisidiction, officers and other employees therein.
307 By O'Malley. A bill for an act relating to the vesting of members under the Iowa public employees' retirement system.
308 By Hill, Shoeman, Main and Lange. A bill for an act re-
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lating to the legislative research bureau and its organization and duties.

309 By Kibbie. A bill for an act to require railroad cars to be equipped with reflectors.

310 By Cassidy, Riley, Messerly, Dodds, Hagedorn, Denman and Klefstad. A bill for an act relating to drivers of emergency vehicles.

311 By Ely, Mincks, Burke and Lucken. A bill for an act relating to the powers and duties of the state board for vocational education, division of vocational rehabilitation.
Received, referred to education. 1081
Amendment fled
.1254
Sifting recommends calendar ... 1364
Amendment adopted .............. 1460
Passed House; ayes 101, nays
none ................................ 1460
Signed by Speaker .......................1780
312 By Ely, Benda, Nims and Coleman. A bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilites.
313 By Education. A bill for an act providing for lease-purchase option of school buildings.
Received, referred to education. 849
Recommended passage ............ 1010
Committee report adopted ….... 1018
Sifting reommends calendar .... 1294
Amendment filed ................... 1316
Amendment adopted ................ 1410
Passed House; ayes 107, nays 6.. 1410
Motion filed to reconsider vote.. 1411
Amendment flled .................... 1433
House receded ...................... 1757
Passed House; ayes 99 , nays $2 \ldots 1757$
Signed by Speaker ................ 2041
314 By Main. A bill for an act relating to fishing licenses for nonresidents living in states bordering Iowa.
315 By Reppert. A bill for an act to provide a filing fee for nomination papers, and to make changes in the required number of signers of such papers.
316 By Heying. A bill for an act to enable school districts to make lease-purchase agreements payable from the school general fund.
317 By Heying. A bill for an act to enable school districts to transfer funds from the general fund to the schoolhouse fund.

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318 By Reno. A bill for act relative to the registration of pistols and revolvers.

319 By Kruck, Flatt, Dodds, and Heaberlin. A bill for an act relating to the equipping of motor vehicles with safety belts or safety harnesses.

320 By O'Malley, Denman and Reppert. A bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto.
Received, referred to sifting ... 1506
Sifting recommends calendar ....1689
Passed House; ayes 74, nays
none ................................. 1
Signed by Speaker ....................................
321 By O'Malley, Reppert and Denman. A bill for an act relating to flood control in cities and towns.

322 By Claims. A bill for an act to create and establish a state tort claims act, defining terms and conferring upon the state appeal board on behalf of the state the power to determine claims against the state, permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein, 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 on tort claims.
Received, referred to judiciary.. 551
Amendment filed ................. 593
Passed House; ayes 87, nays 33. 604
Motion to reconsider vote laid on table

604
Signed by Speaker .................... 701
323 By Elthon, Hagedorn and Hansen. A bill for an act abolishing the state tax commission and creating a single tax commissioner and state tax court and prescribing powers and duties, and redefining the duties of conference boards, boards of review and assessors and revising taxation and assessment laws.

324 By Reppert. A bill for an act relating to flashing safety warning lights on vehicles.
Received, referred to transportation
Recommended passage ................ 1227
Committee report adopted ........ 1237
Sifting recommends calendar $\ldots . .1364$
Passed House; ayes 103, nays none

1458


325 By Riley. A bill for an act relating to granting powers to local issuing authorities for prescribing or approving the lighting within establshments selling beer.
326 By O'Malley and Frommelt. A bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions.

327 By Klefstad. A bill for an act relating to permit members of war veterans organizations over the age of sixtyfive (65) to hunt and fish without a license.

328 By Denman, O'Malley and Reppert. A bill for an act relating to terms of appointive municipal officers.

329 By Denman, Stanley and Elvers. A bill for an act relating to the compensation of county attorneys.

330 By Griffin. A bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto.
Received, referred to sifting ... 1814
Sifting recommends calendar ... 2000
Passed House; ayes 104, nays 1.2036
Signed by Speaker ............... 2175
331 By Stanley. A bill for an act relating to the admission of children to school.

332 By Van Gilst and Elvers. A bill for an act to amend chapter two hundred seventynine point forty (279.40), Code 1962, to increase the minimum sick leave for school employees.
333 By Nurse and Briles. A bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination.
Received, referred to agriculture 928
Sifting recommends calendar ... 1689
Passed House; ayes 80, nays 1...1984
Signed by Speaker
2074
334 By Riley. A bill for an act relating to trespassing on the land of another and refusing to leave a dwelling place.
335 By Hagedorn, Condon, Messerly, Buren, Denman and Walker. A bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight.
Received, referred to sifting .... 1634
Sifting recommends calendar ... 1689
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Passed House; ayes 83, nays none
igned by Speaker
1985
................. 2074
336 By Kruck, Shirley, Klefsted, Nims, Benda, Kyhl and Lodwick. A bill for an act relating to the health and welfare of the people of the State of lowa and the licensing of plumbers, supervision and inspection of plumbing, and adoption and enforcement of minimum, uniform standards as prescribed in the lowa State Plumbing Code.

337 By Nims and Reppert. A bill for an act relating to fire protection for highway commission property.

338 By Heying, Floy, Nurse, Walker, Hagedorn, Reno, Heaberlin, Nims, Beneke, Patton, Lucken, McGill, Flatt, Kruck, Coleman, Hansen and Shirley. A bill for an act relating to equalizing the county tax burden.

339 By Griffin. A bill for an act relating to exemption of prescription drugs from the sales tax.
340 By Stephens. A bill for an act relating to the importation of swine into Iowa.
Received, referred to sifting..... 1673
Rule suspended .................... 2108
Passed House; ayes 92, nays
none ............................... 2109
Signed by Speaker
2175
341 By McNally, Reppert, Frommelt, Coleman, Elvers, Tabor, Hill, Buren, Denman, Ely, O'Malley and Klefstad. A bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.
Received, referred to governmental subdivisions
Substituted for H. F. $415 \cdots . . .$.
Passed House; ayes 89, nays 171054
Signed by Speaker 1226

342 By Hansen, Benda, Denman, Griffin and Kibbie. A bill for an act to provide for, regulate, and license racing and race meets in this state at which the pari-mutuel method of wagering on the results of such races shall be permitted.

343 By Kibbie, Cassidy and Beneke. A bill for an act to increase the renewal fees on teaching certiflcates.
Received, referred to sifting .... 1506
344 By Hansen, Buren, Ely, O'Malley, Klefstad, Nims, E1vers, Denman, Reno and Messerly. A bill for an act relating to the tax on diesel fuel, motor fuel and other special fuel.

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345 By Mills and Riley. A bill for an act relating to firearms permits.

346 By Riley, Stanley, Shaff, DeKoster and Lange. A bill for an act to establish a merit system of personnel administration for the civl service of the state, and to repeal acts and parts of acts in confict therewith.

347 By Shoeman and Lodwick. 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.

348 By Dodds. A bill for an act to amend section one hundred nine point seventy-three (109.73), Code 1962, relating to use of throw or trot lines in flshing.
Received, referred to conservation and recreation ............ 928
Sifting recommends calendar ... 1689
Failed to pass House; ayes 56 , nays 29 ............................. 1970
Motion filed to reconsider vote.. 1970
Motion filed to reconsider vote . . 1971
Amendment filed
2042
Motion to reconsider prevailed .. 2068
Amendment adopted .............. 2068
Passed House; ayes 97, nays 1... 2068
Signed by Speaker ................ 2175
349 By McGill. A bill for an act relating to the establishment of county historical societies.

350 By Stanley. A bill for an act to increase the penalty for driving while the driver's license is suspended or revoked.

351 By Industrial and Human Relations. A bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof.
352 By Industrial and Human Relations. A bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped.
Received, referred to industrial and human relations
Substituted for H. F. 580 ........ 888
Passed House; ayes 100, nays 1.. 889
Signed by Speaker ............... 960
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353 By Buren and Floy, A bill for an act regulating issuance of special deer hunting licenses to landowners and tenants.
354 By Kibbie and Nurse. A bill for an act relating to the advance payment of tuition or other charges for private schools or colleges and making such advance charges in excess of twenty-five dollars ( $\$ 25.00$ ) unlawful.

355 By Judiciary. A bill for an act relating to the rules of civil procedure to changes therein reported by the supreme Court of Iowa and amending rule two hundred fifteen point one (215.1) thereof.
Received, referred to judiciary. . 849
Substituted for H. F. 375 ....... 868
Passed House; ayes 79, nays 12.. 869
Signed by Speaker ............... 960
356 By Judiciary. A bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the General Assembly.
Received, referred to judiciary.. 828
Substituted for H. F. $373 \ldots . . .867$
Passed House; ayes 72, nays 25.. 868
Motion filed to reconsider vote.. 883
Motion to reconsider prevailed.. 2165
Tabled ................................ 2165
357 By Reppert. A bill for an act to provide for recording of public utility mortgages.

358 By Reppert. A bill for an act to make uniform leaves of absence of all state employees, by reason of sickness or injury.

359 By Mills. A bill for an act to provide for attaching safety emblems on slow-moving vehicles.

360 By Riley and Beneke. A bill for an act to abolish terms for holding court in the district courts of the state.

361 By Riley and Beneke. A bill for an act relating to expenses of chief judges in each judicial district.

362 By Riley. A bill for an act to provide uniform minimum fines for scheduled traffic violations and to amend statutes relating to such traffic offenses.

363 By Education. A bill for an act to amend section two hundred eighty-two point seven (282.7), Code 1962, relating to tuition of public junfor colleges.
Received, referred to education. 755

364 By Ely and Riley. 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.

365 By Ely, Riley and O'Malley. A bill for an act to provide for the reservation of right-of-way for future streets and providing for relief in cases of undue hardships caused by right-of-way reservation.

366 By Beneke. A bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system.
Received, referred to governmen-
tal subaivisions ................ 1114
Recommended passage ............. 1226
Committee report adopted ......... 1237
Sifting recommends calendar ... 1295
Passed House; ayes 90 , nays 5... 1345
Signed by Speaker ................. 1531
367 By Beneke. A bill for an act providing for a method of electing the state board of public instruction.

368 By Klefstad, Hansen, Shoeman and Griffin. A bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property.

369 By Reppert. A bill for an act pertaining to the issuance of drivers licenses.
Received, referred to transportation
.1127
370 By Condon. 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.

371 By Elvers. A bill for an act to amend section ten (10) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly relating to interior access to residential or sleeping quarters.
372 By Reno, Briles, Van Gilst, Main, McGill, Heaberlin and Mincks. A bill for an act to regulate the strip mining of coal.
373 By Riley. A bill for an act to establish the judicial districts for the district courts and to determine the number of district court judges in each district.
374 By Burke and McNally. A
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towing a horse trailer carrying not more than two (2) horses.

375 By Denman and Stanley. A bill for an act to regulate the practice of architecture and to amend chapter one hundred eigheen (118), Code 1962.

376 By Denman. A bill for an act relating to the powers of cities and towns in regard to water and sewer plants, facilities and connections and the collection of rates and charges for services rendered by same.

377 By Shirley, MeNally and Shaff. A bill for an act to amend section two hundred sixty two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities.
Received, referred to education. 1114
Substituted for H. F. 311 ........ 1184
Passed House; ayes 88, nays 6...1184
Signed by Speaker . . . . . . . . . . . . . 1269
378 By Lucken, Stephens and Van Gilst. A bill for an act relating to stops at railroad crossings by local delivery trucks hauling flammable liquids.
379 By Mrain. A bill for an act to amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination.
Received, Referred to sifting ... 1284
Sifting recommends calendar ...1365
Passed House; ayes 96 , nays 3.1484
Signed by Speaker ................ $1664 \frac{1}{2}$
380 By Main. A bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants.
Received, referred to governmental affairs
Sifting recommends calendar ....1365
Objection filed . . . . . . . . . . . . . . . . 1440
Sifting recommends calendar ... 1498
Passed House; ayes 88, nays 24.. 1705
Signed by Speaker ............... 1806
381 By Main. A bill for an act relating to the auditor of state.

382 By Main. A bill for an act to create a state agricultural products utilization research committee and to make an appropriation to carry out the act.
383 By Nims, Floy, Dodds, Reno, Hill McGill, Heaberlin, Elvers, Lucken, Briles, Van Gilst, Stephens, Hagie, Kruck, Heying, Kibbie, Main, Patton, Tabor, Burns, McNally, Lodwick, Hagedorn, Benda, Buren, Con-
don, Klefstad, Mincks, Burke, Cassidy and Ely. A bill for an act to exempt owners, Lessees, and occupants of recreational premises from liability to recreational users.

384 By O'Malley, Coleman, Elvers, Hagedorn, Reno, Beneke, Lodwick, Walker, Main and Dekoster. $A$ bill for an act relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom.

385 By O'Malley. A bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties.
Received, referred to public health
Sifting recommends calendar .. 1623
Amendment filed .................. 1781
Point of order raised .............. 1876
Amendments adopted ............. 1876
Passed House; ayes 109, nays 3. . 1877
Signed by Speaker
.2074
386 By O'Malley, Reppert and Denman. A bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization.
Received, referred to governmental affairs

1204
Sifting recommends calendar .... 1295
Passed House; ayes 86, nays $10 . .1451$
Amendment filed ................... 1469
Signed by Speaker .................... 1664

## 387 By Beneke. A bill for an act relating to constructing replacement drains wholly on

 the owner's land.388 By Transportation. A bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.
Received, referred to transportation
Substituted for H. ${ }^{\text {F. }} 581$.......... 979
Amendment filed ................. . 989
Amendments filed .................... 1012
Amendment adopted ............... 1068
Passed House; ayes 96, nays 16 . 1068
Signed by Speaker ............... 1226
389 By Transportation. A bill for an act rlating to death by fire reports made to the state fire marshal.
Received, referred to transportation

390 By Transportation. A bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.
Recelved, referred to transportation
Substituted for H. F. 340 ...... 866
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Amendment adopted . . . . . . . . . . . 866
Passed House; ayes 96 , nays none 866
House concurred .................. 1021
Passed House; ayes 92, nays
none ............................... 1022
Signed by Speaker ................... 1120
391 By Denman, Buren and Griffin. A bill for an act relating to retaining municipal records.

392 By McNally, Shirley and Lange. A bill for an act relating to the definition of a lat in special assessment procedures for streets, sewers, and other improvements in cities and towns.

393 By Rigler, Coleman, Beneke, Reppert, Walker and Kruck. A bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1962, relating to bank parking-lot offices.

394 By Lucken, Hansen, Ely and Stephens. A bill for an act to provide safe and suitable jails in the respective counties of the state.
Received, referred to slfting .... 1473
Sifting recommends calendar ... 1623
Passed House; ayes 95, nays $4 . .1649$
Signed by Speaker
1806
395 By Riley and Denman. A bill for an act to amend chapter ninety-two (92), Code 1962, relating to child labor.

396 By Ely. A bill for an act relating to the penalty for violation of chapter one hundred thirty-seven (137), Code 1962 , or of the rules of the local board of health, or any order of the board, or of its officers or authorized agents.

397 By Reno. A bill for an act relating to the training of dogs for hunting.
Received, referred to sifting .... 1507
Sifting recommends calendar .... 1623
Amendment flled ................. 1808
Motion filed to reconsider vote . . 1874
Amendment adopted .............. 1877
Passed House; ayes 83, nays 26.. 1878
Motion to reconsider vote with-
drawn
1910
Signed by Speaker ................. . 2074
398 By Reno, Briles, Van Gilst, McGili, Mincks, Lisle, Heaberlin and Dodds. A bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs.
Received, referred to sifting . . . 1673
Sifting recommends calendar ... 1689
Objection filed ....................... 1720
Sifting recommends calendar ... 1780
Amendment filed ................... 1808
Amendment adopted ................ 1832
Passed House; ayes 112, nays
none ................................. 1832
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399 By Hill, Flatt, Stanley, Cassidy, McGill, DeKoster, Ely, Stephens, Tabor, Mills, Van Gilst, Reno, Main and Nurse. A bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.

400 By Hagedorn. A bill for an act to establish a secondary road research fund.

401 By Schroeder and McNally. A bill for an act relating to the definition of "gambling device."

402 By Condon. 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 penalties for violations of the provisions of this act.
403 By Industrial and Human Relations. A bill for an act relating to employment safety and providing for an employment safety commission.
Received, passed on file 810
Substituted for H. F. 140 .......... 816
Amendment adopted ................ 816
Passed House; ayes 111, nays 7.. 816
Motion filed to reconsider vote.. 817
Amendment withdrawn ......... 831
Passed House; ayes 104, nays $2 .$.
Motion to reconsider vote laid on table

832
Signed by Speaker ........................ 960
404 By Transportation. A bill for an act relating to the overall length of vehicles.
Received, referred to transportation
Recommended passage ............... 1075
Committee report adopted ....... 1079
Sifting recommends calendar ....1313
Amendment filed .................. 1500
Amendment adopted ................... 1580
Amendment adopted ....................... 1657
Amendment withdrawn ................. 1657
Passed House; ayes 95, nays $14 . .11657$
Signed by Speaker ................ 1848
405 By Klefstad. A bill for an act relating to jurisdiction and control of highways.
406 By Stanley, O'Malley and Floy. A bill for an act relating to the required qualifications for registration as a professional engineer or land surveyor.
407 By Stanley, Hill, Shaff, Cassidy, Stephens, Van Gilst, Lodwick and Main. A bill for an act relating to disclosure of payments by comanies selling alcoholic beverages to the Iowa liquor control commission.
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408 By Stanley, O'Malley and Floy. A bill for an act relating to the registration of professional engineers and land suveyors and the regulation of these professions.
Received, referred to judiciary.. 1043
Eifting recommends calendar ... 1689
Passed House; ayes 65, nays 3.. 1996
Signed by Speaker ................. 2074
409 By Shirley, Benda, Schroeder, Nims, Dodds, Reppert, Riley, Cassidy, Reno, Heaberlin and Elvers. A bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course.

410 By Reppert. A bill for an act relating to motor vehicle certified carrier fees.

411 By Cassidy. A bill for an act relating to termination of contracts with school teachers.

412 By Denman. A bill for an act establishing a historical marker commission.

413 By Education. A bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.
414 By. Stephens. A bill for an act 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.

415 By OMalley, Schroeder, Shaff, Ely, Riley, Frommelt, Klefstad, Burke, McNally, Coleman and Shoeman. A bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, onehalf or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.

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Received, referred to judiciary.. 966
Substituted for H. F. 438 ....... 995
Rule suspended ..................... . 996
Passed House; ayes 103 , nays
none
996
Signed by Speaker ................................. 1120
416 By Dekoster. A bill for an act to legalize the proposed transfer of the present airport site owned by the city of Hawarden as a gift to the Sioux Empire college, county of Sioux, State of Lowa, and to authorize conveyance of legal title thereto.

417 By Burke. A bill for an act relating to prison time served during parole.
418 By Burke. A bill for an act relating to the total amount of money that may be advanced to a parolee for relief purposes.

419 By Burke. A bill for an act relating to publishing the names of prisoners who have violated their paroles.
420 By Burke. A bill for an act to establish a guest liability statutes for aircraft.

421 By Ely and Riley. A bill for an act relating to registration of voters.

422 By Kruck, Shirley and Nims. A bill for an act relating to the issuance of a temporary driver's permit.
Received, referred to transportation
Substituted for H. F. $603 . . . . . .1130$
Rule suspended .1130
Amendment adopted ............................1130
Passed House; ayes 105, nays i..1130
Signed by Speaker ............... 1399
423 By Kruck. A bill for an act relating to hours of duty for city firemen.

424 By Elvers, Briles and Ely. A bill for an act to amend section two hundred seventynine point twenty-five (279.25), Code 1962 , relating to purchase of school supplies.

425 By Condon. A bill for an act to amend section one hundred nine point seventy-six (109.76), Code 1962, by adding one (1) sentence to restrict the means of taking trout from designated trout waters.

426 By Buren and Briles. A bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefore, and relating to op-
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tometry license renewal fees
and the expenditure therof.
Objection filed....................... 1694
Received, referred to sifting.... 1694
Sifting recommends calendar ... 1999
Objection filed ..................... . . 2001
Rule suspended ......................... 2073
Passed House; ayes 66, nay $29 . . .2073$
Signed by Speaker ................. 2175
427 By Coleman, Riley, Kruck, and Beneke. A bill for an act to amend section eightyfive point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act.

428 By McNally, A bill for an act to amend section seven hundred eighty-one point ten (781.10), Code 1962, relating to the use of depositions by criminal defendants.
Received, referred to sifting ... 1507
Sifting recommends calendar ... 1623
Objection filed ....................... 1634
429 By Main, Coleman, Tabor and Heaberlin. A bill for an act relating to the eradication of hog cholera.

430 By McNally. A bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys.
Received, referred to sifting .... 1507
Sifting recommends calendar ...1623
Objection filed ....................... 1634
Sifting recommends calendar ... 2074
Amendment adopted........ .2090
Passed House; ayes 103, nays 1.2090
Motion filed to reconsider vote. 2091
Motion to reconsider vote laid on table

2096
House receded …................................. 2158
Passed House; ayes 76 , nays $25 . .2158$
Signed by Speaker ............... 2175
431 By O'Malley and Frommelt. A bill for an act relating to discounts for quantity purchases of liquor.
Received, referred to ways and means $\cdot . .$.
Recommended passage ................. 1270
Amendment filed ................. . . 1433
Passed House; ayes 79, nays $31 . .1490$
Signed by Speaker 1664

432 By DeKoster. A bill for an act to encourage private operation of school buses and encourage school boards to contract with such private operators.
433. By Frommelt. A bill for an act relating to liquor taxation, control and enforcement.

434 By Nims and Kruck. A bill for an act to provide time off with pay for state em-
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ployees for designated legal holidays.
435 By Denman. A bill for an act relating to assessment for taxation of urban transit systems.
Received, referred to governmental subdivisions
ecommended

Recommended passage ............. 1227
Committee report adopted 1237
Sifting recommends calendar .....1364
Passed House; ayes 94, nays none

436 By Van Gilst and Stanley. A bill for an act to establish a one (1) cent sales and use tax, to create a school property tax replacement fund to receive the revenues from said tax, and to prescribe the temporary method for making distribution from such fund.

437 By Ely. A bill for an act to amend section six hundred nine point twenty-seven (609.27), Code 1962, relating to limitation of grand jurors from a civll township.
438 By Condon and Messerly. A biil for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating rallroad facilities and other public utility installations from an urban renewal project area to a different location.
Received, referred to sifting 1284
Sifting recommends calendar ...1199
Amendment filed …............... 1533
Amendments adopted …..............1615
Passed House; ayes 89, nays i..1616
Signed by Speaker ................ 1848
439 By O'Malley and Frommelt. A bill for an act to coincide with the liquor law, the hours and days during which beer may be sold or consumed.

440 By O'Malley and Frommelt. A bill for an act to coincide with the beer law, the hours and days during which alcoholic beverages may be sold and consumed.

441 By O'Malley and Frommelt. A bill for an act providing for seasonal liquor licenses.
Received, referred to sifting $\ldots 1353$
Sifting recommends calendar ....11422
Amendment filed ................... 1668
Amendment filed ….................... 1691

Amendment adopted .................. 1764
Amendments adopted …..........1765
Passed House; ayes 78, nays $31 . .1765$
House receded …..................1865
Passed House; ayes 83 , nays i3..1865
Motion fled to reconsider vote.. 1874
Motion to reconsider vote withdrawn
Signed by..................................2095
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442 By Reppert. A bill for an act to amend chapter 156, Code 1962, relating to practice of funeral directing and embalming.

443 By Lange. A bill for an act to provide for the reconstruction and hard surfacing of state park roads around Black Hawk Lake in Sac County, Iowa and to make an appropriation therefor.
444 By Ely. A bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state.
Received, referred to sifting .... 1507
Sifting recommends calendar .... 1623
Amendment filed ................... 1626
Passed House; ayes 101, nays $2 . .1642$
Motion filed to reconsider vote.. 1643
Motion to reconsider vote withdrawn
.1686
Signed by Speaker ..................... 2041
445 By Bly. A bill for an act relating to criminal procedure, to adopt the agreement on detainers and provide for implementation thereof.
Received, referred to judiciary -1081
Sifting recommends calendar ..1364
Passed House; ayes 83, nays none $\dddot{\text { gned }}$ Speaker
Signed by Speaker …..................1712
446 By Ely. A bill for an act to amend section two hundred fifty point twelve (250.12), Code 1962, so as to permit delegation of the administrative duties of the soldiers relief commission.
447 By Lange. A bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads.
448 By Stephens and Van Gilst. A bill for an act relating to the licensing and regulating of cattle dealers and cattle sales.
449 By Ely and Riley. A bill for an act authorizing cities and towns to establish zoos.

450 By Ely. A bily for an act to repeal the mandatory rebating of assessments for the extension of water mains in cities having a population in excess of seventy five thousand $(75,000)$.

451 By Ely. A bill for an act to amend chapter seventy-five (75), Code 1962, relating to authorization and sale of public bonds.
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452 By Hagedorn, Elthon and Hansen. A bill for an act relating to the moneys and credits tax and establishing a three (3) percent surtax.
453 By Hill. A bill for an act to provide for representation in the Senate and House of Representatives in the Sixtysecond General Assembly and thereafter.

454 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to limitations placed upon the budgets of the institutions of the state board of control by the Sixtieth General Assembly.

455 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to the payment of salaries of personnel at the state penitentiary and the men's reformatory.

456 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to the establishment and construction of a security hospital and diagnostic-treatment center and to provide an appropriation therefor.

457 By Patton, Dodds and Reno. A bill for an act relating to the practice of accountancy by accounting practitioners and adding accounting practitioners to the board of accountancy.

458 By Denman. A bill for an act relating to aid to dependent children.

459 By Kruck, Nims, and Shirley. A bill for an act to amend section three hundred twenty-five point twenty-six (325.26), and section three hundred twenty-seven point fifteen (327.15), Code 1962, relating to the legal liability of certificated motor carriers, and of motor vehicle truck operators and contract carriers, for property losses.

460 By Hansen, Lange, Hagedorn and Heying. A bill for an act relating to registration of motorboats.

461 By Ely, Coleman and Shaff. A bill for an act removing the limitation on devices to educational institutions.

462 By Shirley. A bll for an act relating to vacation benefits for employees of the State of Iowa.

463 By Ely. A bill for an act relating to the testing of infants for phenylketonuria.

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Received, referred to public health . . ........................... . 1147
Sifting recommends calendar ... 1295
Amendment filed ...................1366
Passed House; ayes 102, nays 3.. 1450
Signed by Speaker .................. 1664
464 By Stanley. A bill for an act to require a warning sign, flag, or device on a slow-moving vehicle.

465 By Stanley. A bill for an act relating to residence requirements for electors.

466 By Ely, Frommelt, Rigler, Riley, Stanley, Mincks and O'Malley. A bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs. and vocational schools and to permit the study of discrimination in housing.

467 By Denman, Nims, Reppert and Walker. A bill for an act relating to the use of auxiliary axles on vehicles.
Received, referred to sifting ... 1673
Sifting recommends calendar ...1780
Passed House; ayes 86, nays 13.. 2034
Signed by Speaker ................ 2175
468 By Riley. A bill for an act to provide moving expenses in condemnation cases.
Received, referred to judiciary.. 1204
Sifting recommends calendar .. 1365
Amendment adopted ............... 1479
Passed House; ayes 101, nays 1.. 1480
Signed by Speaker ............ .. 1712
469 By Coleman. A bill for an act to permit the state to participate in a group health and accident insurance program with employees.

470 By Patton. A bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa.
471 By Coleman,. Kruck and Shirley. A bill for an act to amend section four hundred twenty-eight point seventeen (428.17), Code 1962, relating to assessment of merchandise inventories for taxation.
472 By Coleman. A bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls.

473 By Coleman. A bill for an act relating to " T " intersections.
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474 By Lucken, Hansen, Ely and Stephens. A bill for an act providing for a presentence investigation by the parole board on all persons charged with the commission of a felony.

475 By Kibbie and Benda. A bill for an act to establish a system of state preserves and to provide for the control and management of same.
Received, referred to conservation and recreation
Sifting recommends calendar ... 1312
Passed House; ayes 99, nays none
Signed by Speaker ................... 1806
476 By Flatt. A bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of Social Security benefits to pay for such care.
Received, referred to sifting
Sifting recommends calendar
... 1623
Passed House; ayes 99, nays none .................................. 1643
Signed by Speaker .................... 1780
477 By Nims, Kibble, Kruck and Murray. A bill for an act relating to extensions of primary highways and of secondary roads in cities and towns.

478 By Coleman, Lodwick, Walker, Main, Stephens, Heying and Benda. A bill for an act to provide for an additional agricultural producer association and to provide for voluntary deductions on the part of such agricultural producers to be used in the promotion of and utilization of Iowa's agricultural products and to provide for the collection thereof.
Rule suspended
Passed House; ayes 95 nays 5
Received, passed on fle ........ 2102
Signed by Speaker .................. 217
479 By Kibbie, Benda, Elvers, Coleman, Hagedorn, Lodwick, Lucken and Stephens. A bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.

480 By O'Malley, Messerly, Burke, Kruck and Klefstad. A bill for an act relating to electrical safety through adoption of a state electrical code for the purpose of inspecting and licensing electrical contractors and electricians, to establish an electrical safety board for such purpose, and to provide an appropriation therefor.

481 By Schroeder and O'Malley. A bill for an act relating to

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the ownership of individual apartment units
Received, referred to judiciary. 967 Substituted for II. F. 489 ..... 1086 Passed House; ayes 104, nays 2.. 1086
Signed by Speaker
.1226
482 By Reppert. A bill for an act creating and establishing a civil air patrol commission defining its duties, designating who shall be members thereof and appropriating funds therefor.

483 By O'Malley. A bill for an act relating to the state senatorial districts.

484 By Stanley. A bill for an act relating to the detection, prevention, and treatment of Phenylketonuria.

485 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control.

486 By Stanley. A bill for an act relating to the optional standard deductions for state income tax purposes.

487 By Hansen and Hagedorn. A bill for an act relating to the regulation and taxation of trading stamp companies.
488 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to employment and other privileges for certain inmates of state correctional institutions.

489 By Main. A bill for an act relating to collection of taxes.
Received, referred to way and means

1721
Recommended indefinite postpone-
ponement
Indefinitely postponed ............. 2002
490 By Main. A bill for an act relating to the agricultural marketing division and the marketing board and to make an appropriation therefor.

491 By Kibbie and Mincks. A bill for an act establishing the Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research committee, and the legislative research bureau.

492 By Mincks, Frommelt, O'Malley and Coleman. A bill for an act to amend chapter seven hundred thirty-six A (736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agree-
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ments that require union membership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties of said commission.
493 By Stanley. A bill for an act relating to the automobile registration fee exemption for seriously disabled veterans.
494 By Stanley. A bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles.
495 By Stanley. A bill or an act relating to trespass upon certain posted private property and prescribing a penalty therefor.

496 By Stanley. A bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance.
Amendment filed
Received, referred to sifting ...... 1754
497 By Stanley. A bill for an act relating to assessment of property for taxes.

498 By Stanley, Messerly and Condon. A bill for an act relating to the penalty for certain crimes against children and the sentencing and treatment of persons convicted of certain offenses.

499 By McNally. A bill for an act relating to meetings of county boards on reorganization of school districts involvving two (2) or more counties.
Received, referred to education. 1147
Recommended passage ............ 1227
Committee report adopted ......... 1237
Sifting recommends calendar $\ldots 1252$
Objection filed ..................... 1273
Sifting recommends calendar ..... 1498
Passed House; ayes 97, nays $14 \ldots 1763$
Motion to reconsider vote laid on table

1763
Signed by Speaker ........................1848
500 By Agriculture. A bill for an act relating to the distribution of commercial fertilizer and soil conditions, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia.
Received, referred to agriculture 884
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Recommended passage ............ 1010
Committee report adopted... .11018
Steering recommends calendar . 1097
Sifting recommends calendar ... 1294
Amendment fled .................... 1298
Amendment adopted …............. 1360
Passed House; ayes 110, nays 1.. 1361
Signed by Speaker ................. 1557
501 By Agriculture. A bill for an act relating to the specifications and standards for cheeses and cheese products.

502 By Governmental Affairs. A bill for an act providing for automatic retirement at age sixty-five (65) for state employees.
Received, referred to governmental affairs

Amendments fled .................. 2172
503 By Judiciary. A bill for an act to legalize and validate the proceedings of the board of directors of the Linn-Mar Community School District of Linn County, Iowa (also known as the Linn-Mar Community School District in the County of Linn, 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.
Proof of publication certified ... 748
Received, referred to judiciary .. 756
Rule suspended ................... 976
Passed House; ayes 94, nays none ................................ 976
Signed by Speaker ................. 1074
504 By Conservation and Recreation. A bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes.
505 By Transportation. A bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations.
506 By Judiciary. A bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof.
Received, referred to judiciary.. 884
Recommended passage ........... 940
Committee report adopted $\cdots \cdots,{ }^{947}$
Steering recommends calendar.. 1008
Passed House; ayes 99, nays 4.. 1219
Signed by Speaker ................... 1269
507 By Agriculture. A bill for an act relating to license
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fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.

508 By Agriculture. A bill for an act relating to frozen desserts.
Received, referred to agriculture

903
Sifting recommends calendar ... 1295
Passed House; ayes 93, nays $7, \ldots 1451$
Signed by Speaker
.1664
509 By Agriculture. A bill for an act relating to anti-hogcholera virus and serum dealer permits.
510 By Agriculture. A bill for an act relating to hotels, restaurants, and food establishments.
511 By Commerce. A bill for an act amending and revising chapter seventy-eight (78), Code 1962 , to empower examiners appointed by the state commerce commission to administer oaths and take affirmations.
Received, referred to commerce. 967
Sifting recommends calendar .. 1295
Passed House; ayes 102, nays
none ..........
1324
Signed by Speaker ................... 1499
512 By Agriculture. A bill for an act relating to farm produce.

513 By Commerce. A bill for an act amending and revising chapter four hundred ninety (490), Code 1962, relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage area.
Received, referred to commerce. 1147
Substituted for H.F. 593 .......... 1292
Passed House; ayes 96, nays none ................................. 12

514 By Judiciary. A bill for an act to authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Clovie D. Walter.
Received, referred to judiciary.. 884
Sifting recommends calendar ... 1270
Passed House; ayes 92, nays none .............

1286
signed by Speaker
515 By Commerce. A blll for an act amending and revising chapter four hundred seven-ty-four (474), Code 1962, to provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission.
Received, referred to commerce. 1043
Sifting recommends calendar .... 1295
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Passed House; ayes 103, nays
none ................................. 1325
Signed by Speaker
.1499
516 By Public Health. A bill for an act declaring the mental health authority as the state agency to receive and administer funds available under the federal mental health act of July 3, 1946, and to create a committee on mental hygiene in relation thereto.
Received, referred to public health ....i.......................... 884
Amendment filed ...................... 900
Amendment fled..................${ }^{945}$
Amendment filed .......................... 1075
Substituted for H. F. $604 \ldots \ldots . . .1179$
Amendment withdrawn ........... 1179
Amendment adopted ............... 1180
Amendment withdrawn ........... 1180
Passed House; ayes 94, nays none .1180
motion to reconsider prevailed...............i92
Amendment adopted ............... 1192
Passed House; ayes 84, nays
none... ........................... 1193
Signed by Speaker ................... 1399
517 By Agriculture. A bill for an act relating to certification of animals.

518 By Agriculture. A bill for an act to amend chapter four hundred fifty-five A ( 455 A ), Code 1962, relating to the Iowa Natural Resources Council.
Received, referred to agriculture......................... .1127
Sifting recommends calendar ......... 1623
Passed Senate; ayes 97, nays
none ................................ 1644
Signed by Speaker ........................1806
519 By Agriculture. A bill for an act relating to weights and measures.
520 By Agriculture. A bill for an act relating to the labeling of foods and food products.
Received, referred to agriculture ................................ 1114
Sifting recommends calendar ... 1295
Passed House; ayes 102, nays none ................................ 1454
Signed by Speaker .................. 1664
521 By Governmental subdivisions. A bill for an act relating to the title and salary of the Indian Reservation officer and making an appropriation therefore.
Received, referred to appropriations ……...................... 1896
Recommended passage ....................1927
Committee report adopted ........ 1931
Passed House; ayes 90, nays
none ................................ 1977
Signed by Speaker .................. 2041
522 By Agriculture, A bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.

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523 By Agriculture. A bill for an act relating to regulation of use of the flood plains of rivers and streams in the state.
Received, referred to agriculture
Sifting recommends calendar .... 1623
Passed House; ayes 89, nays none
Signed by speaker ........................ 2175
524 By Claims. A bill for an act to amend section seventynine point one (79.1), Code 1962, relating to the payment of accrued vacation pay to employees of the state whose employment is terminated.
Received, referred to claims .... 1284
Substituted for H. F. 598 .......... 1321
Amendments adopted .............. 1321
Passed House; ayes 91, nays 14.1321
Signed by Speaker
1557
525 By Commerce. A bill for an act to amend and revise chapter four hundred eightynine (489), Code 1962, as amended by section one (1), of chapter two hundred eightyfive (285), acts of the Sixtieth General Assembly, relating to electric transmission line franchises, the procedure in obtaining and extending such franchises, the fees to be assessed against the applicant or petitioner therefor, and to provide for the issuance of temporary construction permits for the construction of transmission lines not exceeding one mile in length prior to the granting of a franchise for such lines.
Received, passed on file ......... 1319
Substituted for H. F. 611 ......... 1322
Passed House; ayes 104, nays i. 1323
Signed by Speaker ................ 1499
526 By Industrial and Human Relations. A bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonprofit child-care agency as a result of judicial determination.

527 By Industrial and Human Relations. A bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind

528 By Judiciary. A blll for an act to authorize and directing the issuance of a patent to certain real estate to Marion County, by the Governor and Secretary of State.
Recelved, referred to judiciary. 1148
Sifting recommends calendar .... 1295
Fassed House; ayes 104, nays none

1338
Signed by Speaker ................................................
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529 By Judiciary. A bill for an act to provide for treatment of alcoholism.
Received, referred to sifting ..1353
Sifting recommends calendar ..1363
Amendment adopted ............... 1529
Passed House; ayes 108, nays 1.. 1530
Signed by Speaker
530 By Judiciary. A bill for an act to provide for law clerks for judges of the Supreme Court.

531 By Judiciary. A bill for an act relating to suspension or cancellation of liquor control licenses.
Received, referred to sifting . . . . 1439
Sifting recommends calendar ... 1499
Passed House; ayes 87, nays none ............................... 1619
Signed by Speaker ................. 1780
532 By Judiciary. A bill for an act relating to the compensation of county attorneys.

533 By Judiciary. A bill for an act relating to promotion expense which may be incurred in the organization of domestic insurance companies.
Received, referred to sifting ... 1507
Sifting recommends calendar ... 1624
Passed House; ayes 79, nays none ................................ 1967
Signed by Speaker ....................... 2041
534 By Transportation. A bill for an act to permit the use of prisoners in the penitentiary or men's reformatory to be utilized in the maintenance and clean-up work on the state's highways and roadside parks and rest areas under the jurisdiction of the state highway commission.
Received, referred to sifting ...1507
535 By Agriculture. A bill for an act relating to permits for administering hog-cholera virus.
536 By Governmental Affairs. A bill for an act to allow a deduction from net income or credit against tax for contributions to national and state political parties and political organization committees, and to allow deductions by candidates, for public office of campaign expenses.
Received, referred to sifting ... 2011
537 By Judiclary. A bill for an act relating to school taxes in the Gillette Grove rural school district in Clay County, Iowa.
Received, referred to judiciary.. 1148
Proof of publication certified... 1225
Sifting recommends calendar ... 1295
Passed House; ayes 93, nays
none ................................ 1339
Signed by Speaker ........................ 1531
538 By Industrial and Human Relations. A bill for an act

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to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period, also to raise the maximum amount allowable for healing period.
Received, referred to industrial
and human relations
1019
Recommended passage ............. 1056
Committee report adopted....... 1062
Sifting recommends calendar ..... 1294
Passed House; ayes 115, nays none
Signed by Speaker ......................... 1557
539 By Agriculture. A bill for an act relating to gasoline receptacles.

540 By Governmental Affairs. A bill for an act authorizing the governor to accept federal funds.
Received, referred to governmental affairs
Recommended passage............. 1165
Committee report adopted …..... 1170
Sifting recommends calendar .... 1251
Passed House; ayes 103, nays none ................................ 1278
Signed by Speaker .................. 1399
541 By Public Health. A bill for an act relating to medical assistance for the aged.

542 By Appropriations. A bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.
Received, passed on file
Substituted for H. F. 631 ........ 1149
Passed House; ayes 97, nays i...1149
Signed by Speaker ............... 1226
543 By Agriculture. A bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.
Received, referred to sifting .....1566
Sifting recommends calendar .... 1623
Objection filed...................... 1634
Sifting recommends calendar ....2074
Passed House; ayes 91, nays none

2089

544 By Agriculture. A bill for an act relating to the fees for inspection of weights and measures.

545 By Governmental Affairs. A bill for an act relating to primary elections, vacancies, precinct caucuses, and county and state conventions.

546 By Governmental Affairs. A bill for an act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule.
Received, referred to sifting ....1439
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Sifting recommends calendar ... 1689
Amendments filed ................... 1781
Amendment filed ...................... 1782
Amendments adopted ................ 1968
Amendment adopted ................. 1969
Passed House; ayes 84, nays 1... 1969
Signed by Speaker ................. 2175
547 By Governmental Affairs. A bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor.
Received, referred to appropriations
Recommend passage $\cdot \ldots . .$.
Committee report adopted …..... 1352
Amendment adopted …........... 1406
Passed House; ayes 104, nays 10.1406
Signed by Speaker ................ 1780
548 By Governmental Affairs. A bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.
Received, referred to governmental affairs

1148
Sifting recommends calendar $\cdots 1295$
Passed House; ayes 97, nays 1.. 1456
Signed by Speaker ................ 1664
549 By Judiciary. A bill for an act to co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa.
Received, referred to sifting ... 1379
Sifting recommends calendar .... 1623
Passed House; ayes 97, nays
none.........................
550 By Education. A bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approval standards for public and area community and junior colleges and area vocational schools.
Amendment filed .................... 1299
Received, referred to sifting .... 1319
Sifting recommends calendar ....1363
Amendment filed . . . . . . . . ............ 1376
Call of the House ..................... 1418
Amendment adopted ….............. 1418
Amendments adopted .............. 1419
Amendments adopted ............... 1420
Call of the House lifted ........... 1421
Amendment fled .................... 1433
Amendments filed .................... 1434
Amendment filed $\ldots . . . . . . . . . . . . .1435$
Motion filed to reconsider vote.. 1440
Amendment filed ................... 1470
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Amendment filed ..... 1533
Motion to reconsider prevailed ..... 1551
Point or order raised ..... 1552
Amendments adopted ..... 1552
Call of the House ..... 1552
Amendment adopted ..... 1553
Amendments adopted ..... 1554
Amendments withdrawn ..... 1554
Passed House; ayes 113, nays 5. 1554
Explanation of votes ..... 1555
Explanation of vote ..... 1565
House insisted ..... 1698
Conference committee appointed. 1702
Conference committee reportadopted1961
Passed House; ayes 80, nays 24..1962
Motion to reconsider vote laid ontable1962
Explanation of vote ..... 1962
Explanation of votes ..... 1965
Signed by Speaker ..... 2171
551 By Transportation. A billfor an act relating to classi-fication of highways and re-sponsibility therefor.
552 By Commerce. A bill for anact to amend chapter two hun-dred forty-seven (247), Acts ofthe Sixtieth General Assembly,to include improvement of andequipment of industrial proj-ects as well as their construc-
tion. Recive ..... 1590
Substituted for H. F. 641 ..... 1607 ..... 1607
Passed House; ayes 92, nays
none ..... 1607
Signed by Speaker ..... 1848
553 By Education. A bill for an act to amend chapter two hun-dred fifty-seven (257), Code1962, relating to the responsi-bllities of the state superin-tendent of public instruction.
Amendments filied ..... 1435
Received, referred to sifting ..... 1439
Amendment filed ..... 1470
Sifting recommends calendar ..... 1497
Amendment fled ..... 1502
Amendments filed ..... 1534
Amendments filed ..... 1561
Amendments filed ..... 1562
Amendments fled ..... 1584
Amendment filed ..... 1585
Amendments filed ..... 1587
Amendment filed ..... 1668
Amendments filed ..... 1669
Amendments filed ..... 1692
Amendment withdrawn ..... 1707
Amendments adopted ..... 1709
Amendments adopted ..... 1711
Amendments withdrawn ..... 1711
Amendments adopted ..... 1712
Amendments filed ..... 1714
Motion flled to reconsider vote ..... 1712
Amendments flled ..... 1715
Amendment withdrawn ..... 1737
Amendment withdrawn ..... 1738
Amendment withdrawn ..... 1739
Amendments adopted ..... 1739
Call of the House ..... 1739
Point of order raised ..... 1740
Call of the House ilfted ..... 1740
Amendment adopted ..... 1741
Point of order raised ..... 1741
Amendments withdrawn ..... 1742
Amendments adopted ..... 1743
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Amendments withdrawn ..... 1744
Amendments adopted ..... 1744
Amendment adopted ..... 1745
Amendment withdrawn ..... 1746
Amendments adopted ..... 1746
Amendments adopted ..... 1747
Passed House; ayes ..... 1748
Explanation of vote ..... 1748
House insisted ..... 1828
Conference committee appointed ..... 1828
Conference committee report ..... 1912
Conference committee reportadopted1958
Passed House; ayes 97, nays 10. ..... 1958
Legislative intent ..... 2046
Signed by Speaker ..... 2074
554 By Governmental Affairs. Abill for an act to permit theinterchange of federal, stateand local government employ-ees.
Received, referred to sifting ..... 1439
Sifting recommends calendar ..... 1623
Passed House; ayes 102, nays none ..... 1645
Signed by Speaker ..... 1806
555 By Governmental Affairs. Abill for an act relating to thecompensation of members ofthe General Assembly.
Received, referred to sifting ..... 1634
Sifting recommends calendar ..... 1780
Passed House; ayes 79 , nays 41. .....  183
Signed by Speaker ..... 2041
556 By Governmental Subdivi-sions. A bill for an act au-thorizing counties, cities, andtowns to use electronic vot-ing systems.

557 By Appropriations. A bill for an act to appropriate funds from the primary road fund to the bureau of labor for the use of the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.
Received, referred to appropriations1284
Recommended passage ..... 1346
Committee report adopted ..... 1352
Passed House; ayes 110, nays ..... 1512
none
none
Signed by Speaker ..... 1664
558 By Appropriations. A billfor an act to make appropri-ations to the legislative mem-bers of the interim commer-cial code study committee andfor supervision and prepara-tion of proposed legislationfor said committee.

Received, referred to appropria-tions1284
Recommended passage ..... 1347
Committee report adopted ..... 1514
Passed House; ayes 112, nays
none ..... 1514
Slgned by Speaker ..... 1780
559 By Appropriations. A billfor an act to provide for theerection and equipping of anew state office building tobe erected on the capitol

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grounds as they now exist or may be extended and to make an appropriation.
Amendment flled
Received, referred to appropriations

1285
Recommended passage .................. 1346
Committee report adopted ....... 1352
Amendment filed .................. 1400
Amendment adopted ................ 1408
Amendment adopted . . ............. 1409
Passed House; ayes 109, nays
none ................................ 1409
Signed by Speaker ................. 1712
560 By Education. A bill for an act relating to the advertising and selling of courses of instruction.
Received, referred to sifting ... 1754
Sifting recommends calendar ... 1999
Amendments filed ................. 2042
Amendments adopted ................ 2070
Amendment withdrawn ........... 2070
Passed House; ayes 96, nays none ............................... 2070
Signed by Speaker .................... 2175
561 By Commerce. A bill for an act to authorize the Iowa Development Commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.
Received, referred to sifting ... 1507
562 By Governmental Affairs. A bill for an act relating to Governor's Day.
Received, referred to sifting ... 1507
Substituted for H. F. $662 \ldots . . .1704$
Passed House; ayes 98 , nays 3..1704
Signed by Speaker ................ 1806
563 By Governmental Subdivisions. A bill for an act to authorizing cities to establish zoos.
Received, referred to sifting .... 1807
504 By Governmental Subdivisions. A bill for an act to authorize cities and towns to provide ambulance service when not otherwise available.
Received, referred to sifting ... 1507
Sifting recommends calendar ... 1689
Amendment filed .................. 1751
Amendment adopted ................ 1987
Passed House; ayes ${ }^{\prime} 76$, nays
none . ................................ 1987
Signed by Speaker ..........................................
565 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1,1965 , and ending June 30, 1967, to the soclal welfare department for the purpose of medical assistance to the aged.
Received, referred to appropriations
.1508
Recommended passage .................... 1532
Committee report adopted .........1537
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Passed House; ayes 103, nays none 1599

566 By Appropriations. 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, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, land acquisition, for siltation control, for boundary surveys, engineering services and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto.
Received, referred to appropriations . . . .......................... . 1566

Committee report adopted ........1671
Passed House; ayes 112, nays

Motion filed to reconsider vote.. 1753
Signed by Speaker ................ 1926
567 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30 , 1967, 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, ald to the disabled fund, and support for Indians residing on a settlement.
Recelved, referred to appropria-
tions, 1353
Recommended passage .................. 1365
Committee report adopted ......... 1378
Amendment filed .................. 1436
Amendment adopted ................. 1494
Passed House; ayes iii3, nays
none $\quad$.............................. 1496
Signed by Speaker .................... 1780
568 By Governmental Affairs. A blll for an act to provide for representation in the Senate and Houes of Representatives in the Sixty-second General Assembly and thereafter.
Received, referred to sifting ... 1439
Sifting recommends calendar ... 1497
Amendment filed ................... 1501
Amendment filed .................. 1534
Made special order.........
Call of the House .................. 1876
Point of order raised . . . . . . . . . . . 1882
Point of order ralsed ............ 1884
Amendment withdrawn .......... 1884
Point of order raised .............. 1885
Amendment withdrawn ............. 1885
Passed House; ayes 85, nays
37 . ................................. 1886

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569 By Judiciary. A bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations.
Received, referred to sifting .... 1508
Sifting recommends calendar ..... 1623
Passed House; ayes 91, nays none ................................. 1944
Signed by Speaker .................... 2175
570 By Agriculture. A bill for an act relating to the agricultural marketing division and the marketing board.

571 By Commerce. A bill for an act to correct an error in senate file one hundred fortysix (146), Acts of the 61st General Assembly relating to small loans legislation.
Received, passed on file 1353
Rule suspended ...................... 1353
Passed House; ayes 113, nays 1.. 1354
Signed by Speaker ....................1531
572 By Education. A bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor.
Received, referred to sifting ... 1683
Sifting recommends calendar .... 1689
Passed House; ayes 81, nays 5... 1769
Signed by Speaker
1926
573 By Claims. A bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.
Introduced, referred to appro-

Recommended passage ............. 1580
Amendment flled ..................... 1587
Committee report adopted ....... 1590
Amendment adopted ............... 1685
Passed House; ayes 104, nays
none $\ldots$............................. 1685

574 By Governmental Subdivisions. Clty limits that abuts on a city street.

575 By Governmental Affairs. A bill for an act to amned chapter 28 A , Code 1962, as amended. Relating to civil defense in the State of Iowa.
Received, referred to sifting ... 1754
Sifting recommends calendar ... 1780
Amendment adopted ….......... 1879
Passed House; ayes 102, nays 8.. 1879
Signed by Speaker ................. 2175
576 By Governmental Affairs. A blll for an act to amend chapter 29, Code 1962, as amended, relating to the state military forces.
Received, referred to sifting ..... 1721
Sifting recommends calendar ... 1780
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Passed House; ayes 77, nays 2... 1995
Signed by Speaker
577 By Appropriations. A bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly, to provide for a state supported and administered scholarship program under the higher education facilities commission and to make an appropriation therefor.
Amendment flled ................... 1437
Received, referred to appropriations
Recommended passage .......................... 1531
Amendment filed ................... 1535
Committee report adopted ........ 1537
Amendment filed ...................... 1582
Point of order raised ................ 1652
Amendments withdrawn .......... 1652
Passed House; ayes 70, nays 41.. 1654
Motion filed to reconsider vote .. 1654
Explanation of vote ............... 1655
Signed by Speaker ................. 1806
578 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa to the National Guard and State Guard five thousand dollars ( $\$ 5,000.00$ ) for use as a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement.
Received, referred to appropriations
Recommended passage ............ 1581
Committee report adopted ....... 1590
Passed House; ayes 105, nays 2.. 1655
Signed by Speaker ................ 1780
579 By Appropriations. A bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars ( $\$ 300,000.00$ ) to the employment security commission for the costs of the administration of chapter ninety seven B (97B), Code 1962.
Received, referred to appropriations

1634
Substituted for H. F. 683 ......... 1656
Passed House; ayes i03, nays $1 . .1656$
Signed by Speaker
1780
$5 s 0$ By Conservation and Recreation. A bill for an act relating to bait dealers licenses.
581 By Governmental Affairs. A bill for an act creating the general contingent fund of the state for the blennium beginning July 1,1965 , and appropriating thereto the sum of one million eight hundred thousand dollars ( $\$ 1,800$,000.00 ) from the general fund of the state, specifying the purposes for which the appropriation may be used.
Received, referred to appropriations
Substituted for H. $\mathbf{F}$. $67 \mathbf{3}$........... 1574
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Passed House; ayes 82, nays 28..1576
Signed by Speaker ................ 1780

582 By Governmental Subdivisions. A bill for an act relating to the issuance of bonds by municipal corporations.
Received, referred to sifting ... 1917
Sifting recommends calendar .. 2000
Passed House; ayes 78, nays $18 . .2036$
Motion filed to reconsider vote.. 2040
Signed by Speaker
583 By Ways and Means. A bill for an act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate on upper bracket incomes as a replacement and to provide for the return of the amount collected by such tax for allocation among the taxing districts as provided in section four hundred twen-ty-nine point three (429.3), Code 1962.
Received, referred to ways and means
Recommended passage ....................... 1888
Committee report adopted ...... 1891
Substituted for H. F. 692 ......... 1910
Made special order ................. 1910
Call of the House ...................... 1910
Passed House; ayes 96 , nays $\mathbf{2 0} 0.1925$
Motion to reconsider vote laid on table

1925

Signed by Speaker ................ 2074
584 By Appropriations. A bill for an act to make appropriations to the appointive members of the legislative chambers remodeling committee for per diem compensation for services rendered in the past biennium.
Received, referred to appropriations
.1674
Recommended passage..........................................
Committee report adopted … ....1891
Passed House; ayes 99, nays i. 1954
Signed by Speaker
.2041
585 By Appropriations. A bill for an act to make appropriations to the legislative members of the interim court study commission and for supervision and preparation of proposed legislation for said commission.
Received, referred to appropriations $\qquad$

Committee report adopted ........... 1671
Passed House; ayes 107, nays none

1731

586 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board.

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Received, referred to appropriations

1635
Recommended passage ..........................655
Committee report adopted ..... 1671
Passed House; ayes 107, nays
none ................................ 1732
Signed by Speaker ................. 1926
587 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa to the state soil conservation committee the sum of one million two hundred fifty thousand dollars $(\$ 1,250,000.00)$ to carry on soil conservation work in soil conservation districts.
Received, referred to appropriations $\qquad$
Recommended passage .............. 1665
Committee report adopted .......... 1671
Passed House; ayes 110, nays $2 . .1736$
Signed by Speaker .................. 1806
588 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the liquor control commission.
Received, referred to appropriations
Recommended passage ............... 1665
Committee report adopted ....... 1671
Passed House; ayes 110, nays 2.. 1734
Signed by Speaker ................ 1806
589 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30,1967 , to the state fair board for the purpose of state aid to agricultural societies.
Received, referred to appropriations
Recommended passage ............. 1665
Committee report adopted ...... 1671
Passed House; ayes 104, nays 2.. 1733
Signed by Speaker
1926
590 By Appropriations. 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.
Received, referred to appropriations
Recommended passage ................. 1666
Committee report adopted ...... 1671
Amendment adopted .............. 1735
Passed House; ayes 113, nays
none ............................... 1735
Signed by Speaker ................. 2041
591 By Appropriations. 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 1,1965 , and ending June 30,1967 , and relating to
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salaries of highway commission members.
Received, referred to appropriations

1694
Recommended passage ........... 1713
Committee report adopted . . .... 1719
Passed House; ayes 96, nays 1 . 1793
Signed by Speakers
.
592 By Appropriations. A bill for an act authorizing capital expenditures by the state highway commission from the primary road fund for the biennium beginning July 1 , 1965, and ending June $30,1967$.
Received, referred to appropriations
Recommended passage
Amendment filed ...................... 1717
Committee report adopted ........ 1719
Passed House; ayes 87, nays 28..1794
Signed by Speaker
593 By Appropriations. A bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965 , and ending June 30 , 1967, for use as a revolving fund.
Received, referred to appropriations

1695
Recommended passage ............. 1714
Committee report adopted ........ 1719
Passed House; ayes 81, nays 30.1795
Signed by Speaker ................. 1926
594 By Ways and Means. A bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions.
Received, referred to ways and means

1674
Recommended amendment, passage

1928
Committee report adopted ....... 1931
Amendment adopted $\ldots . . .$.
Passed House; ayes 77, nays $5 \ldots 1983$
Signed by Speaker ............... 2175
595 By Judiciary. A bill for an act to amend chapter seven (7), Code 1962, relating to the exercise of the supreme executive power of the state in the absence of the governor.

596 By Education. A blll for an act relating to school elections.

597 By Judiciary. A bill for an act to amend and correct an act known as the uniform commercial code.
Received, referred to sifting
Amendment filed to siting ... 1695

Sifting recommends calendar . . . . 1780
Amendment adopted ............... 1994
Passed House; ayes 85 , nays
none .................................. 1994
Signed by Speaker .................... 2175
598 By Education. A bill for an act relating to termination
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of contracts with school teachers.

599 By Appropriations. A bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section for-ty-one (41), Acts of the Sixtieth General Assembly.
Received, referred to appropriations
Recommended passage ..............1714
Committee report adopted ...... 1719
Passed House; ayes 104 , nays 8.1796
Signed by Speaker
.2041
600 By Ways and Means. A bill for an act to amend section 422.4, section 422.17, section 422.16, Code 1962, to provide for withholding of state income taxes on income earned in lowa, to provide for payment of estimated income tax by self-employed individuals having self-employment income derived from sources within the State of Iowa.
Received, referred to ways and means

1814
Amendment filed.............
Recommended passage ............ 1928
Committee report adopted ........ 1931
Made special order .............. 2033
Amendment withdrawn ........ 2037
Passed House; ayes 91, nays $22 . .2038$
Explanation of vote....... .2044
Motion fled to reconsider vote.. 2063
Motion to reconsider vote laid on
table
2063
Signed by Speaker ......................... 2175
601 By Cmmittee on Claims. A bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa.
Recommended passage ............ 1926
Received, referred to appropriations

1896
Committee report adopted ....... 1931
Passed House; ayes 106, nays
none . . . . . . . . . . . . . . . . . . . . . . . . . 2025
Signed by Speaker .................. 2175
602 By committee on agriculture. A bill for an act to provide a declaration of unit price on certain prepackaged commoditles.

603 By Committee on Ways and Means. A blll for an act relating to the filing of assessment protests with the boards of review.
Recelved, referred to ways and means
Amendment filed ..... 1809
Amendment filed ..... 1849
Substituted for H. F. 696 ..... 1861
Vote reconsidered ..... 1872
Amendments adopted ..... 1861
Amendment withdrawn ..... 1873
Amendment adopted ..... 1873
Passed House; ayes2041
S. F. Page604 By Committee on Ways andMeans. A bill for an act toprovide for the depositing ofsales tax receipts by retailersif the total amount collectedin preceding month exceedstwenty-five dollars ( $\$ 25.00$ ).
Received, referred to ways and1814
means
Amendments filed ..... 1850
Received for immediate consider- ation ..... 1866
Substituted for H. F. 697 ..... 1866
Amendment adopted ..... 1866
Amendment adopted ..... 1867
Amendment adopted ..... 1871
Passed House; ayes 82, nays $33 . .1872$
House insisted $\ldots . . . . . . . . . . . . .2022$
2022
Conference committee appointed. 2058
Conference committee report ..... 2121
Conference committee report re
jected ..... 2122
Confere ..... ${ }_{2127}$
Conference committee appointed
Conference committee report
adopted ..... 2147
Amendments adopted ..... 2147
Passed House; ayes
Passed House; ayes ..... 2147 ..... 2147
Explanation of vote ..... 2157
Signed by Speaker ..... 2175
605 By Committee on Ways andMeans. A bill for an act to in-crease the rates of state cor-poration income tax.
Received, referred to ways and means
Received for immedate consideration
1864
Substituted for H.
Passed House; ayes 95, nays i7.. 1864
Signed by Speaker 2041
606 By Committee on Governmental Subdivisions. A bill for an act relating to urban renewal and public housing contracts in cities and towns.
607 By Industrial and Human Relations. A bill for an act relating to the amount of assistance grants in the aid to dependent children program.
608 By Appropriations. A bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.
Received for immediate consideration

Passed House; ayes 103, nays none
1860
Signed by Speaker ....................................
609 By Appropriations. A bill for an act to make appropriathons to ex officio members of the advisory investment board of the Iowa public employees retirement system.

610 By Appropriations. A bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.
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Received for immediate consideration
.1859

Passed House; ayes 102, nays none ................................. 1859
Signed by Speaker ................... 2041
611 By Appropriations. A bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.
Received, referred to appropriations

Passed House; ayes 90, nays none ................................. 19 Signed by Speaker .................... 2074
612 By Appropriations. A bill for an act to make appropriations to legislative members of the Iowa development commission.
Received for immediate consideration
Substituted for H. F. 698 ........... 1857
Passed House; ayes 92, nays none

1857
Signed by Speaker
613 By Appropriations. A bill for an act to make appropriations to members of the dairy trade practices study committee.
Received for immediate consideration ........................... 1858

Passed House; ayes 90, nays none 1858

614 By Appropriations. A bill for an act to make appropriations to legislators serving on legislative advisory committees.
Received for immediate consideration

Passed House; ayes 99, nays none ................................. 1863
Signed by Speaker ................... 2041
615 By Ways and Means. A blll for an act relating to sales tax on trade-ins.

616 By Ways and Means. A blll for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House fle one hundred sixty (160), Acts of the Sixty-first General Assembly.
Recelved, referred to ways and means

1855
Amendment filed …................... 1889
Recommended passage $\ldots \ldots, \ldots, 1928$
Committee report adopted ........ 1931
Committee of the whole .........1980
Passed House; ayes 68, nays 21.. 1981
Signed by Speaker ................ 2074
617 By Commerce. A bill for an act to specifically exempt

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commercial fertilizers and agricultural limestone or materials from the sales tax.

618 By Judiciary. A bill for an act to determine liability of fee title holder to trespassing motor vehicles for damages sustained in removing said automobile.
Received, referred to sifting .... 1917
619 By Judiciary. A bill for an act to amend section seven hundred eighty-one point twelve (781.12), Code 1962, relating to a defendant as a witness in a criminal proceeding.
Received, referred to sifting .... 1917
620 By Education. A bill for an act relating to reorganization of school districts.
Received, referred to sifting ... 1932
Amendment filed .................. 2000
Amendment filed . . . . . . . . . . . . . . . 2042
621 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30,1967 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 and to salaries of various statutory positions,
Received, referred to appropriations
Recommended passage ............ 1849
Amendment filed ................... 1850
Amendment filed ...................... 1851
Committee report adopted ...... 1854
Amendment filed ................... 1929
Amendment filed ..................... 1930
Amendment adopted ............... 1939
Amendment adopted ................... 1945
Passed House; ayes 111, nays none .................................. 1945
House receded ..................................... 2022
Passed House; ayes 108, nays
none ............................... 2022
Signed by S̈peaker …........................ 2175

> 622 By Committee on Appropriations. A bill for an act to establish an executive council revolving fund for purchasing.
> Received, referred to appropriations .............................. 1855
> Recommended passage ...................... 1927
> Committee report adopted ....... 1931
> Passed House; ayes 89, nays

$$
\begin{aligned}
& \text { Signed by speaker ...................... } 2041
\end{aligned}
$$

623 By Committee on Appropriations. $A$ bill for an act to appropriate from the general fund of the state of Iowa to the state printing board for printing and binding.
Recelved, referred to appropriations
S. F .

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Recommended passage ........... 1927
Committee report adopted ....... 1931
Passed House; ayes 94, nays
none....................... .1978
624 By Committee on Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety, division of highway patrol for construction of two (2) new district headquarters buildings.
Received, referred to appropria-

Recommended passage ................ 1927
Committee report adopted ........ 1931
Passed House; ayes 90, nays i. . 1979
Signed by Speaker ................2074
625 By Committee on Governmental Affairs. A bill for an act relating to speed limits on freeways.
Received, referred to sifting ... 1896
Sifting recommends calendar ....1999
Passed House; ayes 83, nays $7 . .2004$
Signed by Speaker ................ 2074
626 By Committee on Appropriations. A bill for an act to appropriate from the general fund of the state for the biennium beginning July 1 , 1965, and ending June 30 , 1967, funds for the state conservation commission.
Received, referred to appropriations

1896
Recommended amendment, pas
sage ...................................... 1927
Committee report adopted ...... 1931
Amendment adopted ............... 2024
Passed House; ayes 105, nays $4 . .2024$
Signed by Speaker
2175
627 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 1,1965 , and ending. June 30 , 1967, to the executive council to purchase and equip a Governor's residence, the sum of two hundred fifty thousand dollars ( $\$ 250,000.00$ ), and to provide for the disposition of the current residence of the Governor.

628 By Committee on Appropriations. A bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965 , and ending June 30, 1967, funds for the central office of the board of control.
Received, referred to appropriations $\qquad$
Recommended passage .................................
Committee report adopted .......... 1931
Passed House; ayes 105, nays
none ................................ 2023
Signed by Speaker ........................... 2175
629 By Committee on Governmental Affairs. A bill for an
S. F. Pageact relating to the legislativeresearch bureau.
Received, referred to sifting ..... 1966
Sifting recommends calendar .....  199
Passed House; ayes 105, nays
none ..... 2028
Signed by Speaker ..... 2175
630 By Committee on Govern-mental Affairs. A bill for anact authorizing the state cardispatcher to expend morethan two thousand dollars$(\$ 2,000)$ for the purchase ofstation wagons.
631 By Committee on Govern-mental Affairs. A bill for anact relating to the use ofjoint county-city or townbuildings.
Received, referred to sifting ..... 2074
Sifting recommends calendar ..... 2074
Passed House; ayes 79, nays ..... 2088
none
none Signed by Speaker ..... 2175
632 By Committee on Agricul- ture. A bill for act to amend House file 356 relating to pay- ment of license fees for cream- ery and cheese factories.
Received, passed on flle ..... 2103
Rule suspended
Rule suspended ..... 2107 ..... 2107
Passed House; ayes2175
633 By Committee on Appropria- tions. A bill for an act toappropriate from the generalfund of the state of Iowaelght million dollars ( $\$ 8,000$,-000.00 ), to the department ofpublic instruction for stateaid for transportation as pro-vided by chapter two hundred
eighty-five (285) of the code. Received, referred to appropria- tions
2045
Rule suspended ..... 2053
Passed House; ayes 99 nays 7
2054
2054
Signed by Speaker ..... 2175
634 By Committee on Appropria-tions. A bill for an act to ac-cept the national defense ed-ucation act of 1958 and tomake an appropriation fromthe general fund of the Stateof Iowa to the department ofpublic instruction for partici-pation in said act.
Recelved, referred to appropria-tions2045
Rule suspended
2054
2054
Passed House; ayes 88, nays 12.2055
Signed by Speaker ..... 2175635 By Committee on Appropri-ations. A bill for an act toappropriate funds from thegeneral fund of the State ofIowa to the department ofpublic instruction for con-struction of four (4) area vo.cational schools.

Received, referred to appropria-tions2046
Rule suspended ..... 2055
Amendment adopted ..... 2057
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Passed House; ays 104, nays 6... 2057
Signed by Speaker
636 By Committee on Ways and Means. A bill for an act to tax real estate transfers.

637 By Committee on Appropriations. A bill for an act relating to the agricultural land tax credit.
Received, passed on file ......... 2102

Amendment adopted ................ 2117
Amendments filed ..................... 2124
Amendment withdrawn ........... 2143
Amendments adopted …........... 2144
Passed House; ayes 104, nays 2.2145
Signed by Speaker ................ 2175
638 By Committee on Appropriations. A bill for an act relating to the Iowa commission on interstate cooperation and making an appropriation from the general fund of the state of Iowa to the commission for the biennium beginning July 1, 1965, and ending June 30, 1967, for travel and other necessary expenses of commission members.
Received, passed on file .........2102
Passed House; ayes 103, nays none

2131
Signed by Speaker ….....................2175
639 By Committee on Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa two million four hundred thousand dollars (\$2,400,000.00 ), to the department of public instruction for drivers training ald for school districts, as provided by chapter three, hundred twenty-one (321), of the Code as amended.
Received, passed on fle ......... 2102
Rule suspended ……............. 2109
Passed House; ayes 102, nays 3.. 2110
Signed by Speaker ...................2175
640 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, 1965, and ending June 30, 1967, funds to the department of public instruction for salaries, support and maintenance.
Received, passed on file ......... 2102
Rule suspended ...................... 2110
Passed House; ayes 104, nays none
Signed by Speaker .......................2175
641 By Committee on Transportation. A bill for an act relating to the width and weight of vehicles operated on the interstate system.
Received, passed on file ….....2129
Passed House; ayes 107, nays 2.. 2148
Signed by Speaker ................. 2175

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642 By Committee on Ways and Means. A bill for an act relating to assessment of property for the moneys and credits tax.
Received, passed on file ........ 2128
Rule suspended ..................... 2150
Passed House; ayes 86 , nays 20.2150
Signed by Speaker ................ 2175
643 By Committee on Appropriations. 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 vocational education.
Received, passed on file ......... 2128
Rule suspended .................... 2139
Passed House; ayes 98, nays none ............................... 2140
Signed by Speaker ................. 2175
644 By Committee on Appropriations. A bill for an act to appropriate sixty-seven million dollars ( $\$ 67,000,000.00$ ), 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) of the Code.

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Received, passed on flle ......... 2128
Rule suspended . . . . . . . . .......... 2140
Passed House; ayes 110 , nays

Signer by Speaker ............................................
645 By Committee on Appropriations. 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.
Received, passed on file ......... 2128
Rule suspended ..................... . . 2152
Passed House; ayes 106, nays 1..2153
Signed by Speaker ................. 2175
646 By Committee on Appropriations. 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 eightysix (286) of the Code.
Received, passed on file .........2128
Rule suspended ......................... 2153
Amendment withdrawn .........2154
Passed House; ayes 106, nays 2..2154
Signed by Speaker ................. 2175

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23 Supporting U. S. Board of Rivers and Harbors in Skunk River Flood Control ..... 967
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33 Legislative Research Bureau to study higher education needs in Southwestern Iowa ..... 1980
34 Legislative Research Bureau to study modern programmed learning ..... 2011

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6 Not messaged to House.
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11 Not messaged to House.
12 Senate File 62 recalled from Governor ..... 369
13 Good Friday recess, April 16. ..... 1020
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16 Not messaged to House.581
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20 Not messaged to House.
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22 Senate File 192 recalled from Governor ..... 757
23 Not messaged to House.
24 Upper Mississippi Interstate Park ..... 1307
25 Not messaged to House.
26 Not messaged to House.
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28 Congratulating the Kiwanis International1194
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32 Legislative Research Bureau studying abandoned pit mines and rock quarries in Iowa ..... 1671
33 Not messaged to House.
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35 Senate File 293 recalled from Governor ..... 1556
36 Not messaged to House.
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39 Claims rejected by joint claims committee ..... 2007
40 Not messaged to House.
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43 Not messaged to House.
44 Secretary of Senate and Chief Clerk of House attending National
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47 President of Senate, Speaker of the House presented with chairs ..... 2034
48 Senator Lucken, Senator Walker presented with chairs ..... 2165
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50 Not messaged to House.
51 Not messaged to House.
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Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land; repeal agricultural land tax credits; increase sales and use tax to 3 percent; increase individual income tax by one-third; provide new formula for computing corporation income tax. H. F. 529, Reichardt.
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Exempt commercial fertilizers, agricultural limestone or materials from sales tax. S. F. 617, commerce.
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Permit pari-mutuel betting; 3 member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.
Permit pari-mutuel racing in Iowa under 3 member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

Increase from $\$ 1$ to $\$ 3$ annual charge for certifying to the soundness of any stallion or jack. H. F. 319, agriculture; S. F. 517, agriculture.
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Exempting all presently taxable livestock from further taxation. H. F. 38, Den Herder, et al.; S. F. 63, Elvers, et al.
Provide a lien for services of bulls and also a lien for services by artificial insemination. S. F. 333, Nurse and Briles.
Forbid importation of swine unless officially vaccinated free of diseases. S. F. 340, Stephens.
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License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.
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Permit counties to collect dog license fees for cities and towns. H. F. 300, Burke, et al.
Relating to training of dogs for hunting. S. F. 397, Reno.
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Relating to entry upon private property for surveys, etc.; paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.

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Appropriate $\$ 7,250,000$ for agricultural land tax credit. S. F. 188, Walker.
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Require state to provide 40 percent cost of education all districts maintaining high schools; local districts share determined by ratio property value per pupil. F. F. 213, Bremmer, et al.
Appropriate $\$ 30,000$ a year to board of control to continue work and research of Iowa's plan to combat mental retardation. S. F. 239, O'Malley.
Educational loan fund and making an appropriation therefor. H. F. 294, Gillette of Story.
Create a special legislative educational investigative committee; inquire into development of education techniques: appropriate $\$ 5,000$. H. J. R. 18,
Appropriatel. $\$ 3,000$ from general fund for printing and other expenses of the
Create special study commission. S. F. 48, appropriations. $\$ 5,000$ appropriation. S.J. R. 20, Kruck and Shirley, H. J. R. 20, Brinck
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Provide safety measures, etc., necessary to eliminate fire, panic, death, etc. resulting from electrical power outages leaving public buildings without any lighting; provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.
Establish Iowa Advisory Commission on intergovernmental relations and to appropriate funds for its operation. H. F. 394, Grassley.
Creating a state agricultural products utilization research committee. H. F. 344, Scherle of Fremont-Mills and Gillette of Clay-Dickinson; S. F. 382, Main.
Establish eight trade and vocational schools; one in each district of the Board of Public Instruction; appropriate $\$ 8,000,000$. H. F. 420 , Scherle of Fre-mont-Mills.
Establish a technical institute in southwest Iowa; Board of Regents, appropriate $\$ 1,650,000$. H. F. 434, Robinson, et al.
Appropriate $\$ 500,000$ a year to IPERS to increase the prior service reserve fund. H. F. 443, Resnick and Carnahan.
Appropriate $\$ 159,000$ from road use tax fund to reconstruct and hard surface roads around Black Hawk Lake. S. F. 443, Lange; H. F. 490, Graham and Houston.
Appropriate $\$ 13,500,000$ for state aid to schools, set up a property tax credit fund of $\$ 24,000,000$; repeal moneys and credit tax; replace with 2 percent surtax on interest and dividends. H. F. 499, Smith of O'Brien.
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To establish a technical and two-year liberal arts college in southwest Iowa and appropriate $\$ 100,000$ for the initial development. H. F. 512, Kluever, et al.
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Create committee to study the need for revising code of Iowa; make appropriation. H. J. R. 23, Doderer.
Appropriate $\$ 65,000$ for improvements at Green Valley State Lake in Union County. H. F. 526, Madden.
Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings axd fixtures on leased land; repeal ag land tax credits; increase sales and use tax to 3 percent; increase individual income tax by one-third; provide new formula for computing corporation income tax. H. F. 529, Reichardt.
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Establish an Iowa recreation board to study recreation needs; provide appropriation. H. F. 536, Cralg and Boot.
Establish the governors committee on employment of the handicapped; prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al.
Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs.
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Appropriate funds to comptroller from motor vehicle fuel tax fund. $H$. $F$. 618, appropriations.
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Appropriate to department of public instruction $\$ 10,000$ veterans administration; $\$ 5,000$ school lunch program. H. F. 651, appropriations.
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Meat and poultry inspection; appropriation. H. F. 658, agriculture.
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Social welfare department appropriation for medical assistance to aged. S. F. 565, appropriations.

Conservation commission appropriation for construction, dredging, etc. S. F. 566 , appropriations.
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Appropriate from general fund to fair board for aid to agricultural societies. S. F. 589, appropriations.

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Appropriate from general fund to printing board for printing, etc. S. F. 623,
Appropriate from general fund to public safety for construction of two new district headquarters buildings. S. F. 624, appropriations.
Appropriation-claims by legislative members of development commission. S. F. 612, appropriations; H. F. 698, appropriations.

Appropriation-claims to members of dalry trade practices study committee. S. F. 613, appropriations; H. F. 699, appropriations.

Appropriation-claims to legislative members serving on legislative advisory
Appropriation-claims by members of legislative research and hiondionay study advisory committee. S. F. 611, appropriations; H. F. 701, appropriations.
Appropriation-claims by members of tax revision advisory, and education committee. S. F. 610, appropriations; H. F. 702, appropriations.
Appropriation-claims by members of commission on interstate cooperation. S. F. 608, alppropriations; H. F. 703, appropriations.

Appropriate to governor-elect for expenses after day of election and before day of inauguration. H. F. 705, appropriations.
Appropriate from general fund to conservation commission for salaries, etc. S. F. 626, appropriations.

Appropriate from general fund to executive council to purchase and equip a governor's residence; $\$ 250,000$. S. F. 627, appropriations; H. F. 711, appropriations.
Appropriate from general fund for central office of board of control for salaries, etc. S. F. 628, appropriations.
Appropriate from keneral fund to board of regents for salaries, support, etc. of institutions. H. F. 706, appropriations.
Appropriate from general fund to board of regents for capital improvements for institutions. H. F. 707, appropriations.
Appropriate from gencral fund to capitol planning commission, $\$ 12,500$. H. F. 708, appropriations.
Study of Iowa tax structure; appropriation. H. J. R. 28, appropriations.
Executive council responsible for allocations from contingent fund-release of capital appropriation funds of Sixtieth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710 , appropriations.
Governor power to veto items in appropriation bills. H. J. R. 4, Scott; S. J. R. 9, Frommelt, et al.
Appropriate $\$ 700,000$ from general fund; create an assistance fund for mentally ill; reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.
Create Urban land tax credit; appropriation. S. F. 163, Reppert.
State responsible for providing transportation for all pupils attending school; appropriation. H. F. 532 , Dunton.
Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.
Appropriate from general fund to public instruction for general state aid to school districts. S. F. 644, appropriations.
Appropriate from general fund to public instruction for specified school aid. S. F. 645, appropriations.

Appropriate from general fund to public instruction for supplemental aid to certain school districts. S. F. 646, appropriations.
Appropriate from general fund to public instruction for transportation; \$8,000,000 . S. F. 633, appropriations.
Accept the national defense education act of 1958; appropriation from general fund to puklic instruction for participation. S. F. 634, appropriations.
Appropriate funds from general fund to public instruction for construction of four vocational schools. S. F. 635, appropriations.
Increase from $\$ 11,250,000$ to $\$ 15,000,000$, payment of agricultural land tax credits. H. F. 199, Mueller, et al.; S. F. 637 , appropriations.
Appropriate from general fund for expenses of interstate cooperation commission members. S. F. 638, appropriations.
Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.
Appropriate from general fund to public instruction for salaries, support, etc. S. F. 640, appropriations.

Approprlate from general fund to public instruction for vocational education. S. F. 643, appropriations.

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## ARCHITECTS-

## General

Create office of state architect to draft costs, plans and specifications for all agencies of the state government. H. F. 149, Conway, et al.
To regulate the practice of architecture. S. F. 375, Denman and Stanley.
Strengthen state law; practicing of architectural planning without adequate formal trainine. H. F. 358, Jackson and Millen.
Create office of state architect to draft costs, plans, etc., for all agencies of state government. H. F. 149, Conway, et al.

## ASSESSMENTS

## General

To exempt inventories from personal property taxation. H. F. 108, Reichardt, et al.
To exempt all household personal property from taxation. S. F. 145, Stanley, et al.
Rewrite present Iowa law on assessment and taxation of platted lands. S. F. 151, Coleman, et al.
Providing tax exemption for household personal property. H. F. 28, Grassley.
To prohibit increasing the assessed value of a property for tax purposes because of routine and ordinary repairs. H. F. 205 , Anderson.
Permitting farmers to improve buildings without assessment increase. S. F. 257, Heying, et al.
Rellef for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.
To make a resident of the state, rather than the county alone, eligible to take the examination for assessor. S. F. 368, Klefstad, et al.; H. F. 385 , Millen, et al.

Require publication, 1966 , of 4 year property assessments, $\$ .50$ tax levied for publication cost, $\$ .40$ to newspaper. S. F. 154, Rigler, et al.; H. F. 378, Strothman, ex al.
Defining of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns. S. F. 392, McNally, et al.
Allow a court to set a reasonable attorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.
Remove Des Moines Transit Company from assessment by the state tax commission. S. F. 435 , Denman.
Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000 . S. F. 450 , Ely.
Assessment of merchandise inventories for taxation. S. F. 471, Coleman, et al.
Assess all property for taxation at 25 percent of its market value. S. F. 497, Stanley.
Permit Des Moines to use alternative special assessments for public improvements which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 4;8, Renda.
To allow Iowa employment security commission to subject interest and penalties on contributions subject to jeopardy assessments. H. F. 556, governmental affairs.
Including penalties is well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmential atfairs.
Changing penalty provisions for employers who fail to file timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.
Regulation of rates and service of public utilities. H. F. 605, commerce.
Setting reasonable time schedule for assessing and valuation of property. S. F. 546, governmental affairs.

Assessment of property outside city limits that abuts on a city street. S. F. 574, governmental subdivisions.
Filing of assessment protests with the board of review. S. F. 603, ways and means; H. F. 696, ways and means.
Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Raül, et al.; S. F. 220, Ely and Riley.

Amending S . F. 583, assessment of property for moneys and credits tax. S. F. 642, ways and means.

## ASSESSORS-

## General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al.
To exempt all household personal property from taxation. S. F. 145, Stanley, et al.
Providing tax exemption for household personal property. H. F. 28, Grassley.
To make a resident of the state, rather than the county alone, eligible to take the examination for assessor. S. F. 368, Klefstad, et al.; H. F. 385, Millen, et al.

## ATTORNEY GENERAL

## General

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
Clarify procedure ior adoption of rules by state departments. H. F. 170, judiciary.
County attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.
Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.

## ATTORNEYS-

 GeneralNo plea of guilty shall be admissible as evidence in court in motor vehicle
Amending Iowa constitution changing the term of office of county attorneys to four years. S. J. R. 2. Reppert, et al.
Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Eliminating oral notices of appealing justice of peace court convictions and
Amending constitution to repeal provisions establishing office of county attorney. H.J. R. 14, Gillette of Story, et al,
Require defendant who has counsel to raise demurrer to indictment at least
four days before trial. S. F. 270 , Shirley.

State board of social welfare may employ special counsel. H. F. 301, industrial and human relations.
Indigent defendants authority to ask for an appeal of a criminal conviction. H. F. 379, Redfern.

Relating to the use of subpoenas by county attorneys. S. F. 430 , McNally.
Payment of attorneys fees for indigent persons. H. F. 398, Kluever.
Allow a court to set a reasonable atorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.
Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.
Board of supervisors to establish office of legal aid attorney, appropriate public or private funds. H. F. 516, Denato.
County attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.
Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. s23, Smith of O'Brien.
Compensation of county attorneys. S. F. 329, Denman, et al.
Increase salary of county attorneys. S. F. 532, judiciary.
Require county attormeys to commence civil suit to compel support of persons receiving public assistance. S. F. 496, Stanley.
Eliminate statutory fees for court-appointed attorneys, allow to establish each fee. H. F. 597, judiciary.
Increase salary of county attorneys. H. F. 628, governmental subdivisions.
Boards of supervisors establish office of public defender. H. F. 655, judiciary.

## AUDIT-

General
Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al: S. F. 26, Stephens, et al.
Remove restriction that certified or registered public accountants may not make audits of county and momorial hospitals for more than four successive years. S. F. 40, Stanley, et al.; H. F. 92, Fisher of Greene, et al.
To permit a credit union auditing committee to have more than three members. S. F. 247, Frommelt, et al.
To clearly state that expenditures by the conservation commission are subject to audit by the comptroller. S. F. 251, Flatt.

## AUDITOR-

General
To repeal the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. S. F. 126, Mincks, et al.; H. F. 130, Carnahan, et al.

To provide a tax exemption on personal property of $\$ 50,000$, in actual value. H. F. 135, Nielsen of Shelby, et al.

## AUDITOR OF STATE-

## General

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Authorizing state auditor to seli rules and regulations to exercise all duties and powers prescribed by law. S. F. 381, Main.
State auditor to employ independent certiffed public accountants or registered public accountants. S. F. 380, Main.
Permit governor to appoint auditor of state. S. J. R. 4, Mincks, et al; H. J. R. 10 , Jackson of Clinton, et al.

## AUTOMOBILES-

See Motor Vehiclen

## BAIT DEALERS-

## General

Limit present balt dealers license to retail and establish a separate fee for wholesale. H. F. 681, conservation and recreation.
Bait dealers licenses. S. F. 580, conservation and recreation.
BALLOTSSce Voting

## BANKING-

## General

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.
To provide that the return of a bad check by a bark shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.
To base examination fee of credit unions by banking department on actual cost of operating the division. S. F. 248, Frommelt, et al.
Tighten law regarding false checks-provide for prima facie evidence of fraud in check wisting. H. F. 365, McNamara, et al.
Relating to bank parking-lot offices. S. F. 393, Rigler, et al.
Regulate the business of debt management. S. F. 402, Condon.
Permit banks to have two drive-in offices, broaden services provided by such offices. H. F. 426, Jackson of Clinton, et al.
Repeal 5 -mill monies and credits tax, except on banks, loan agencies, etc., and replace the tax money with a 3 percent surtax on dividends and interest in excess of $\$ 200$. S. F. 452, Hagedorn, et al.

## BEER-

## General

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban.
Proof of age required of a prospective purchaser of intoxicating liquors. H. F. 26, judiciary committee.
Authorizing Iowa tax commission to refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.
Allowing sale of wine by privately owned stores. H. F. 62, Wilson and Coffman.
Eliminate requirement beer permittees having dancing must hire a policeman. H. F. 64, Coffman, et al.

Providing suspensions as well as revocations for violations of the beer law. H. F. 66, Coffman, et al.

No denial of beer permit for person not being of good moral character if violation occurred more than three years prior to application. H. F. 68, Miller of Des Moines and Distelhorst.
Provide that conviction for a felony shall not disqualify person from obtaining liquor license if conviction more than three years. H. F. 75, Miller of Des Moines, et al.
Punish beer permit holder for selling beer to minor only if he had knowledge or reason to believe buyer under age. H. F. 78, Coffman, et al.
Repeal provision class $B$ beer permittee have at least 500 square feet of dance floor space. H. F. 79, Cofiman, et al.
Issue 12 hour beer and liquor license to veterans organizations for $\$ 15$ permitt fee in lieu of usual license and tax on liquor sales. S. F. 102, Hansen, et al.
Relating to public dance supervision upon the premises of class B beer permit holders. H. F. 90, Gaudineer, et al.
Subject A beer permit to mandatory revocation only upon conviction for a violation. H. F. 100, Miller of Des Moines.
Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.
Allow use of veterans auditoriums for sports events, conventions, etc. and allow beer and liquor to be sold. S. F. 177, Reppert.
Issue 15 hour; 1 day; beer and liquor permit to veterans and other organizations; $\$ 15$ fee in lieu of license and tax. H. F. 172, Doyle, et al.
Fine or imprisonment for minor having liquor or beer in his possession. H. $F$. 27, Scott, et al; S. F. 161, Reppert, et al.
Eliminating class $C$ beer permits issued to grocery and drug stores. S. F. 370 , Condon.
Time when beer may be sold. H. F. 404, judiciary.
Permit beer to be sold at 6 a.m. Instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439. O'Malley and Frommelt.
Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley, H. F. 366, Wilson.
Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman.

## bees-

[^27]
## BETMTNG-

See Gambling

## BIDDING-

[^28]
## BILLBOARDS-

## General

Regulate outdoor advertising along interstate highway by prohibiting signs. S. F. 192, Hansen, et al.; H. F. 228, Dunton, et al.

## BINGO-

## General

Amending constitution to authorize Bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.
Amending constitution to authorize Bingo games sponsored by charitable, non-profit, religious or veterans organizations. H, J. R. 5, Doyle, et al.

## BIRIS-

See Fish and Game
BLIND-

## General

Disregard other income and resources as may be needed to implement a plan for achleving self-support by a recipient of aid for the blind. $H$. $F$. 573, industrial and human relations; S. F. 527, industrial and human relations.
Social welfare department appropriation for blind, children, old age, disabled and Indians. S. F. 567, appropriations.
Appropriate from general fund to blind for library space and shelving. H. F. 689, appropriations.
Appropriate from general fund to blind for remodeling heating system and air conditionnig; permit acceptance of federal funds. H. F. 690, appropriations.

## BOARD OF CONTROL-

## General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.
Relating to authorizing board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.
Additional appropriation of $\$ 309,000.00$ to relocate water supplying facilities of Woodward state hospital and school; Saylorville dam. H. F. 37, Baker.
To eliminate the office of secretary of the state board of control and to authorize the board to assign administrative duties to assistants by resolution. H. F. 106, Conway, et al.
Transfer land from Eldora training school to city of Eldora for municipal hospital. H. F. 136, Oehlsen, et al.
To appropriate $\$ 625,000$ for addition to infirmary at soldiers home at Marshalltown. S. F. 133, Mills; H. F. 154, Craig and Rider.
Assign boys at Eldora training school to work camps at state parks, etc.; permanent camp at Stephens forest. S. F. 156, Lucken, et al.; H. F. 162, Oeh1sen, et al.
Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; H. F. 72, Brinck and Redfern.

Appropriate $\$ 30,000$ a year to board of control to continue work and research of Iowa's plan to combat mental retardation. S. F. 239, O'Malley.
Revise and recodify statutes providing care, treatment, habilitation, support, etc. of mentally retarded persons. S. F. 444, Ely.
Remove limitations on board of control spending from budget for its institutions adopted by 1963 legislature. S. F. 454, Lucken, et al.
Increase prison term for lascivious act with a ehild from 3 to 20 years; if child is under 13 years, then a sentence of up to 50 years. S. F. 498, Stanley, et al.
Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al.
Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; II. F. 523, Smith of O'Brien.
Mental health authority state agency to receive and administer funds avallable under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.
Appropriation for capital improvements for institutions under board of control. H. F. 684, appropriations.

Appropriate from general fund for central offce of board of control for salaries, etc. S. F. 628, appropriations.
Board of control to elect own chairman annually; social welfare board to select a chairman. S. F. 252, Ely, et al.
Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.

## HOARD OF GDUCATION-

 GeneralRelating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.
Relating to establishing technical high schools. S. F. 167, Dodds.
To limit to a maximum of one mill the levy for county boards of education. S. F. 254, Shoeman, et al.

Provide for area vocational schools, community colleges and technical institutes; no more than 20 area vocational districts and four technical institutions. F. F. 260, Radl, et al.
Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.
Provide for lease-purchase option of school buildings. S. F. 313, education.
Remove the $\$ 1.50$ per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.
Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.
Relating to termination of contracts with school teachers. S. F. 411, Cassidy.
Encourage private operation of school buses and encourage school boards to contract with such private operators. S. F. 432, DeKoster.
Set procedures for tie vote of county boards on school reorganization matters. S. F. 499 , McNally.

Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.
Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.
Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.

## HOARD OF HEAL'TH-

 GeneralTo change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al. H. F. 58, Cohen, et al.
Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54, Resnick, et al.
Reorganizing state board of health. H. F. 242, public health.
Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336 , Kruck, et al.
Relating to the licensing and regulation of milk dealers; must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.
Powers of local board of health, its officers and agents, and providing criminal penalties. S. F. 385 , O'Malley.
Penalty for violation of the rules of local board of health. S. F. 396, Ely.
Create Iowa water pollution control commission; through state health department; general supervision over state water pollution laws. H. F. 412, Gallagher, et al.
Providing penalties for violation of rules of a local board of health. H. F. 447, Caffrey and Robinson.
Increase compensation of county boards of health from $\$ 3$ a day to $\$ 50$ or a maximum of $\$ 1,000$ a year. H. F. 479 , Rasmussen of Polk.
No license issued by a board of health to any hospital prior to issuance of a fire safety certificate. H. F. 335, Caffrey and Foster.

## BOARD OF PAROLE-

 GeneralPresentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.
Require Judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H, F. 523 , Smith of O'Brien.

BOARD OF PIIARMACY EXAMINEIESGeneral
To define speciflc drugs banned in illegal possession statute and increase pen-
Relating to drugs and medicine. H. F. 613, public health.

## HOARD OF PUBLIC INSTMRUCTION-

See Public Instruction, Department of

## HOARD OF IREGENTS-

 GeneralIncrease from 25 to 45 miles per hour speed limits on roads at institutions under board of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al.

Provide for area vocational schools, community colleges and technical instltutes; no more than 20 area vocational districts and four technical institutions. H. F. 260, Radl, et al.
Transfer state sanitorium at Oakdale to state university of Iowa and enlarge the functions of the sanitorium. H. F. 267, education; S. F. 271, education.
To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.
Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss.

Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413. education.
Establish a technical institute in southwest lowa; board of regents, approprivate $\$ 1,650,000$. H. F. 434 , Robinson, et al.
Revert to general fund unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations. H. F. 621, appropriations.
Board of regents construct, etc. technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.
Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.
Eliminate finance committee of board of regents. H. F. 646, education; S. F. 572, education.
Appropriate from general fund for salaries, support, maintenance, etc. to central office of board of regents. H. F. 693, appropriations.
Appropriate from general fund to board of regents for salaries, support, etc, of institutions. H. F. 706, appropriations.
Appropriate from general fund to board of regents for capital improvements for institutions. H. F. 707, appropriations.
Board of regents grant paid leaves of absence to stafi members for further study, etc. S. F. 42, Nims, et al.; H. F. 93, Cohen, et al.

## HOARD OF REVIEW-

 GeneralFiling of assessment protests with the board of review. S. F. 603, ways and means; H. F. 696, ways and means.

## BOARD OF SUPERVISORS-

 GeneralRelating to legalizing remodeling of two courtrooms in Linn county courthouse. S. F. 28 , Ely and Riley.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al. S. F. 88, Denman, et al.
Fixtend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. H. F. 82, Jackson of Clinton and Coffman.
Counties electing supervisors at large shall not elect more than one from any supervisor district. H. F. 77, Murphy. S. F. 129, Hansen.
Relating to sale of real estate acquired by a county. S. F. 148 , Beneke.
Entry fee of $\$ .50$ on each colony of bees into Iowa by non-resident. S .F. 150, Main, et al.; H. F. 147, Hausbeer and Mueller.
Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.
Three year term for supervisors or township trustees. S. F. 186, judiciary.
Permitting county governments to regulate and license junk dealers. S. F. 123, Kibbie, et al.; H. F. 192, Distelhorst, et al.
To permit county boards of supervisors to pay claims of less than $\$ 25$ without audit or affidavit. S. F. 246, Griffin
Jevying a tax for public health services. S. F. 46 , O'Malley, et al.; F. F. 54, Resnick, et al.
Combine present 2 county secondary road tax levies into one levy of $111 / 8$ mills; total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.
Municipalities to use public funds to build and operate area television trans-
lator systems. H. F. 288, governmental subdivisions.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary.
wlection of certain county boards of supervisors. H. F. 368, Wengert, et al.
Providing safe and suitable jails in the respective counties of the state. S. F. 394, Lucken, et al.
Prohibit county boards of supervisors from ordering indiscriminate spraying on and along roads. H. F. 403, Rider.
Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. $F$. $F$. 458, Rickert.

Social welfare shall administer soldiers, sailors, and marines relief instead of soldiers relief commission. H. F. 474, Hausheer.
Board of supervisors to establish. office of legal aid attorney; appropriate public or private funds. H. F. 516, Denato.
Relating to collection of taxes; property. S. F. 489, Main.
Require official proceedings of boards of supervisors need be published in only one newspaper in counties having a population of less than 15,000. H. F. 527, Madden.

Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.
Electric transmission lines. H. F. 611, commerce.
Allow cities and towns, etc. voting wet, continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.
Permit beer to be sold at 6 a.m. instead of 7 a.m..; ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.
Authorizing county-manager form of government in counties. H. F. 534, Bailey.
Feople choose their form of county government; provide for the financing. H. F. 545, Brinck.

Require notice of hearing by board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.
Procedure for contested elections involving office of county supervisors. H. F. 217, Gillette of Clay-Dickinson.
Apply special school house tax levy on year of certification if filed before Oct. 1. S. F. 255, Shoeman, et al.; H. F. 239, Strothman.

Organization, etc. and method of support of county, multi-county and city boards of health and health departments. H. F. 279, public health.
Establish county zoning regulations only with approval of voters in an election. H. F. 264, Brinck, et al.
Require public hearing before transferring a primary road to local secondary road system. H. F. 336, Grassley, et al.
Permits for operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.
Obtain insurance to protect county officers from liability. H. F. 430, Bogenrief, et al.
Relating to publication of official proceedings. H. F. 297, Rider.
Public dance supervision upon the premises of class $\mathbf{B}$ beer permit holders. H. F. 90, Gaudineer, et al.

Procedure for contested elections involving office of county supervisors. H. F. 217, Gillette of Clay-Dickinson.
Boards of supervisors establish office of public defender. H. F. 655, judiciary.
Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley, H. F. 366, Wilson.
Repeal law barring boards of supervisors from delegating administrative duties of soldiers relief commission. S. F. 446, Ely.
Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman.

## Boats-

See Watercraft, sub-reference Boats

## BOILER-

 GeneralRequiring inspection of low-pressure boilers by state boiler inspector. S. F. 87, Klefstad, et al.; H. F. 175, Bremmer, et al.

## Bonds-

## General

Relating to repealing the tax on moneys and credits except that tax neces-
To sary to retire Korean veterans bonus bonds. S. F. 25 , Schroeder, et al. purposes. H. F. 91, Baker, et al.
Investment of public funds. S. F.' 180 , Ely and Shirley.
Require licensed real estate brokers and salesmen to post surety bonds of
Investment of funds of itfe insurance companies; clarify lowa law. S. F. 215 , Frommelt, et al.
Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, OMalley, et al.
Smaller and populated counties bonding authority of the county conservation boards. H. F. 249, Baker, et al.
County conservation boards create lakes by damming streams, acquire lands, etc.; financed by general obligation bonds. H. F. 282, Busing.
Require licensed distributors of motor vehicle fuel to secure his own surety bond at his own expense. H. F. 287, Melrose and Fischer of Grundy.
Authorize acceptance of; guaranteed arrest bond certificates; minor traffic violations; ball is $\$ 200$ or less. H. F. 214, Glenn; S. F. 278, Schroeder.
To authorize cities and towns to issue revenue bonds for water plants and regulate water connections to private property. S. F. 376, Denman.

Requiring milk and cream processors to post bond with secretary of agriculture. H. F. 446, Meacham.
Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. H. F. 458, Rickert.
Permit public bonds to be issued before contract for expenditure of bond proceeds. S. F. 451, Ely.
Establish educational and experience qualifications for accounting practitioners who would be bonded. S. F. 457, Patton, et al.; H. F. 522, Redfern, et al.
Regulation and taxation of trading stamp companies. S. F. 487, Hansen and Hagedorn.
Relating to nomination of candidates for public office; provide for fling fee and bond for such nominations. H. F. 547, Robinson.
Eliminate posting indemnifying bonds covering lost state warrants. H. F. 609, transportation.
Bail limited to one bend. H. F. 617, judiciary.
Cancel outstanding unredeemed county primary road bonds. H. F. 642, transportation.
Legalize $\$ 40,000$ in sewer bonds of the town of Calamus in Clinton County. H. F. 644, judiciary.

Legalize $\$ 175,000$ in water and sewer revenue bonds of the town of Calamus in Clinton County. H. F. 645, judiciary.
Clities and Towns
Authorize city councils to finance, by certificates, ordered installation of sanitary tollet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al.
Permit cities to vary rates for services, etc., by municipal utilities to support revenue bonds or obllgations. S. F.' 198, Ely.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Cities and towns to incur bonded indebtedness for reconstruction or repair of recreation buildings, swimming pools, etc. H. F. 328, Wengert, et al.
Permitting construction of munfcipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.
Authorizing cities and towns to establish zoos. S. F. 449, Ely and Riley.
Fix probation period for police patrolmen under police academy. S. F. 89, Reppert, et al.; FI. F. 103, Gaudineer, et al.
Cities establish zoos. S. F. 563, governmental subdivisions.
Issuance of bonds by municipal corporations. S. F. 582, governmental subdivisions.
Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radi, et al.; S. F. 220, Ely and Riley.

## Schools

See Schools, sub-references General and Community School Districts

## BOUNTIES-

## General

Changing the bounty on wolves. H. F. 57, Scherle of Fremont-Mills.
Repealing the law authorizing counties to pay bounties on wild animals. H. F. 87, Gallagher, et al.

## BRANDING-

## General

Marking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.

## BRIDGES-

## General

Creation of sinking funds in cities and towns for construction and equipping libraries ani other public improvements. S. F. 160, Reppert, et al.; H. F. 265, Rasmussen, et al.

Construct Stange institutional road bridge over Squaw Creek on campus Towa State University of Science and Technology, appropriate $\$ 170,000$ from state road use tax fund. H. F. 346, appropriations.
Forbld use of day labor for construction or reconstruction of any secondary road or bridge when estimated total costs exceeds $\$ 500$, requiring letting of contracts. H. F. 440 , Gillette of Story, et al.

## BRUCELLOSIS-

## General

Substitute the word validated for certifled herd in Iowa law on brucellosis control in swine. S. F. 234, Stephens and Tabor.
vaccination of cattle for bovine brucellosis, deadine Juiy 1, 1965. H. F. 417 , Den Herder

## BUDGET AND FINANCIAT CONTROL COMMITTEE-

 GeneralTo abolish the 6 member legislative research committee and replace it with a legislative research bureau, appointed director. S. F. 308, Hill, et al.
Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss.

Establish Iowa legislative council; replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537, Meacham.
Appropriate from general fund to budget and financial control committee. H. F. 674, appropriations.

## BUDGETS-

 GeneralRelating to operating expense of school district and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.
City councils responsible for approving airport budgets. H. F. 197, Mayberry, et al.
Remove limitations on board of control spending from budget for its institutions adopted by 1963 legislature. S. F. 454, Lucken, et al.

## BUILDINGS-

## General

Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.
Create state public school building authority to construct and lease school buildings, not to exceed 40 years. S. F. 158, Reppert.
To prohibit increasing the assessed value of a property for tax purposes because of routine and ordinary repairs. H. F. 205, Anderson.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Creation of sinking funds in cities and towns for construction and equipping libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265 , Rasmussen, et al.

Restrict the use of frearms near buildings while hunting. S. F. 260, Messerly.
Provide for lease-purchase option of school buildings. S. F. 313, education.
Cities and towns to incur bonded indebtedness for reconstruction or repair of recreation bulldings, swimming pools, etc. H. F. 328, Wengert, et al.
Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.
Provide safety measures, etc. necessary to eliminate fire, panic, death, etc. resulting from electrical power outages leaving public buildings without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.
Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.
Relating to ownershlp of individual apartment units. H. F. 489, Gaudineer and Denato; S. F. 481, Schroeder and O'Malley.
Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial arid human relations.
Appropriate from general fund for capital improvements for buildings and grounds. S. F. 590, appropriations.
Use of joint county-city or town buildings. S. F. 631, governmental affairs.
Fxempt from taxation buildings of non-proft organizations while under construction. II. F. 715 , ways and means.

## CANDIDATES-

 GenernlRelating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.
$\$ 25$ candidate filing fee for nomination papers for county elective offices: $\$ 50$ fee for $U$. S. Senator, Congress, state offices and Iowa legislature. S. F. 315, Reppert.

## CAPITAL IMPROVEMMENTS-

 GeneralAppropriation for capital improvements for institutions under board of control. H. F. 684, appropriations.
Appropriation from general fund for capital improvements to state fair board. S. F. 586, appropriations.

Appropriate from general fund for capital improvements to liquor control commission. S. F. 588, appropriations.
Appropriate from general fund for capital improvements for bulldings and grounds. S. F. 590, appropriations.

## CAPITAL PUNISHMENT-

## General

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al.

## CAPITOL IMPROVEMENTS-

## General

Include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.
Provide for erection and equipping of a new state office building on capitol grounds. S. F. 559, appropriations.
Amend H. J. R. 17, implementing and defining powers of executive council in acquisition of additional land for capitol grounds. H. J. R. 27, governmental affairs.

## CAPITOL PLANNING COMMISSION-

## General

Specify when terms begin of members of the capitol planning commission. H. F. 148, Grassley and Caffrey.

Adopting report of the capitol planning commission as the master plan and guide for expansion of the state capitol grounds. S. J. R. 15, O'Malley, et al.; H. J. P. 16, Grassley, et al.
Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley, et al.
Provide for erection and equipping of a new state office building on capitol grounds. S. F. 559, appropriations.
Compensation to appointive members of capitol planning commission. II. F. 656, appropriations.
Appropriate from general fund to capitol planning commission, $\$ 12,500$. H. F. 708, appropriations.

## CAR DISPATCHER-

 GeneralIncorporating printing board and car dispatcher under executive council. H. F. 614, governmental affairs.
Enable car dispatcher to purchase station wagons. S. F. 630, governmental affairs; H. F. 712, governmental affairs.

## CENSUS-

## General

Permit cities and towns to pay the cost of a special federal census from general funds. S. F. 111, Burns, et al.; H. F. 201, Denato, et al.

## CENTRAL STANDARD TIME-

See Time

## CERTIFICATVES-

## Genernl

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al.
Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al. H. F. 84, McNamara, et al.

To repeal the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. S. F. 126, Mincks, et al.; H. F. 130, Carnahan, et al.

Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.
Issue blanket patent to present owners of Dubuque and Pacific Raflroad lands in Williams, Hamilton County. S. F. 189, Walker.
Issuance of high school equivalency certificates by the state superintendent of pubic instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al.
Statewide periodic motor vehicle inspection. S. F: 213, Reppert, et al.; H. F. 292, Robinson and Fischer of Grundy.
Create 5 member certification board to certify quallfications of persons operating public water supply and sewage treatment. S. F. 312, Ely, et al.; H. F. 345, Gannon, et al.

Increase teaching certificate or renewal from $\$ 2$ to $\$ 6$; life renewal from $\$ 5$ to $\$ 20$ and a duplicate $\$ 5$. S. F. 343, Kibbie, et al.
Relating to death by fire reports made to the state fire marshal. S. F. 389, transportation.
Liability Insurance required before a motor vehicle could be registered. H. F. 469, Rickert.
Increase certain fees in registration and issuing of certiflcates of title, notation of Hens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep $\$ 2.50$ fee. H. F. 471, Bogenrief, et al.

Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.
Establish educational and experience qualifications for accounting practitioners who would be bonded. S. F. 457, Patton, et al.; H. F. 522, Redfern, et al.
Regulating sale of credit life and credit accident and health insurance. H. F. 562, commerce.
Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radi, et al.; S. F. 220, Ely and Riley.

## CHARITABLE INSTITUTIONS-

## General

To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc., and substitute overall total of 240 acres. H. F. 33 , Smith of O'Brien, et al.
Tax real property acquired after January 1, 1965, by an educational Institution, literary, charitable, and religious societies. H. F. 331, education.

## CHARITABLE ORGANIZATIONS-

## General

Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.
Amending constitution to authorize bingo games sponsored by charitable, nonprofit, religious or veterans organizations. H. J. R. 5, Doyle, et al.
Taxation of real property of educational institutions and religious, literary and charitable societies. H. F. 97, Smith of O'Brien.
To permit state comptroller to make requested payroll deductions from state employees for pledges to charity drives. S. F. 386, O'Malley, et al.
Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, and rellgious societies. H. F. 331, education.

## CHECKS-

## General

To provide that the return of a bad check by a bank shall be considered prima facle evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.
Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al.
False drawing or uttering of checks is an offense. H. F. 428, Caffrey, et al.

## CHILDREN-

## General

Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.; H. F. 44, Cohen, et al.

Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.
Conferring authority on courts and agencles of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.
Raise age limit from 16 to 18 , persons permitted to drive school buses. S. F. 182, Burke, et al.
To require public schcol buses to transport private school children. S. F. 200 , Hansen, et al.; H. F. 182, Miller of Des Moines, et al.
Raise from 18 to 21 maximum age child regularly attending school eligible for ADC. H. F. 304, industrial and human relations.
To rewrite lowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.
Admission of children to school. S. F. 331 , Staniey.
Revise and recodify lowa juvenile court laws dealing, with dependent, neglected and delinquent children. S. F. 95, O'Malley, et al.; H. F. 360, Renda, et al.
Fixing paymnts for ald to dependent children on basis of need. H. F. 450 ,
Relating to child labor. S. F. 395, Rlley and Denman; H. F. 454, Gaudineer.
Permit Amish to continue educating their chlldren in their private schools without being required to hire certified teachers. H. F. 456, Crozier.
Continue ADC payments under certain conditions when a parent remarries.
To declare as state policy that every newborn child be tested for phenylketonuria, dlsease leading to severe mental deficiency. S. F. 463 , Fly.
Increase prison term for lascivious act with a child from 3 to 20 years, if child is under 13 years, then a sentence of up to 50 years. S. F. 498, Stanley,
Require testing for phenylketonuria in newborn infants as a means of preventing severe mental retardation from this cause. H. F. 496, Bremmer
Punishment of pherents who fall to support minor children. H. F. 507, Glanton.
Relating to child desertion. H. F. 519, Glanton.

State Department of health establish program to combat and prevent mental retardation in children from phenylketonuria, require tests of all newborn children. S. F. 484, Stanley.
Voluntary payments for care of minors in state institutions and provide for the use of social security benefits to pay for such care. S. F. 476, Flatt; H. F. 542, Seibert.

Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.
ADC payments to children placed in foster homes or nonprofit child-care agencies. H. F. 305, industrial and human relations; S. F. 526, industrial and human relations.
Social welfare department appropriation for blind, children, old age, disabled and indians. S. F. 567, appropriations.
Amount of assistance grants in ADC program. H. F. 578, industrial and human relations. S. F. 607, industrial and human relations.

## CHIROPODY-

See Podiatry, sub-reference General

## CITIES AND TOWNS-

 GeneralMeetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.
Relating to municipal participation in area television translator systems. H. F. 4, Murphy and Gillette of Clay-Dickinson.

Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.
Redefine municipal court district. S. F. 77, Klefstad, et al.
Remove maximum individual millage rate in 7 functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. $S . F$. 104, Cassidy, et al.; H. F. 187, Melrose, et al.
Permit state and local governments to provide joint services and facilities through public or private agencies. S. F. 97, Ely, et al.; H. F. 188, Meacham, et al.
Relating to public libraries. H. F. 21, Robinson, et al.
Allow cities and towns and areas under boards of supervisors; voting wet continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.
Authorize city councils to finance, by certificates, ordered installation of sanItary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al.
Extend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. H. F. 82, Jackson of Clinton and Coffman.
To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89 , Kempter.
To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules. H. F. 119, Palmer, et al.

To reduce from $\$ 1,000$ to $\$ 500$ the cost of a liquor-by-the-drink license in unincorporated towns of 200 or more population. H. F. 120, Scherle of Fremont-Mills.
Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.
Purchase of gas or water by a city or town. S. F. 142 , O'Malley, et al.; II. F. 146, Rasmussen, et al.
Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.
Relief for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.
Remove statutory $\$ 60,000$ annual dues limit to league of Iowa municipalities. S. F. 107, O'Malley, et al.; H. F. 185, Brinck, et al.

Amending Iowa constitution to provide home rule for municipal corporations. S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al.

Nomination papers for municipal offices filed at least 4 weeks before election. H. F. 194, Wilson, et al.
roll list taken from election registers; cities with permanent registration; jury lists for municipal court. H. F. 196, Duffy, et al.
Permitting county treasurer to appoint a deputy collector in cities over 6,000 not a county seat. H. F. 222, Anderson; S. F. 253, Briles.
City councils responsible for approving airport budgets. H. F. 197, Mayberry, et al.
Permit cities and towns to pay the cost of a special federal census from general funds. S. F. 111, Burns, et al.; H. F. 201, Denato, et al.
Continuous signal by vehicle drivers of intention to turn; not less than 300 feet. H. F. 128, Rasmussen, et al.; S. F. 225, transportation.
Permit marshalls in cities of more than 15,000 to appoint special deputies for emergency service. S. F. 232, Reppert, et al.

Rotate candidates names on municipal election ballots. S. F. 203, Denman, et al.; H. F. 202, Maley, et al.
Municipalities may elect officials on a partisan basis. H. F. 219, Brinck.
Authorize city councils to obtan optons on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Cities and towns regulate conditions under which animals can be kept and confined within city limits. H. F. 246, Gaudineer, et al.
Amend Iowa constitution to provide home rule for city and town governments. H. J. R. 3, Grassley.

Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.
Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.
Pay municipal court expenses from city general fund, S. F. 172, Burke, et al.; H. F. 191, Resnick, et al.

Municipalities to use public funds to build and operate area television translator systems. H. F. 288, governmental subdivisions.
Create a committee to study water flouridation and to appropriate $\$ 5,000$ for that purpose. H. J. R. 19, Radl.
Fermit cities to prepare duplicate voter registration lists by data processing methods. H. F. 296, Burke, et al.
To place municipal courts under the court reform act; permit Des Moines to have six municipal judges; to increase civil jurisdiction from $\$ 2,000$ to $\$ 5,000$; increase fees from $1 / 2$ to $3 / 4$ that charged by district court. S. F. 306, O'Malley, et al.

Clarify and strengthen the law for civil service. H. F. 330, Wengert, et al.
Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.
Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.
Permitting construction of muncipal hospitals in certain cities owning thelr own electric distribution system. S. F. 366, Beneke.
To authorize cities and towns to issue revenue bonds for water plants and regulate water connections to private property. S. F. 376, Denman.
Abolish authority of cities and towns to establish vehicle testing stations. H. F. 355, Renda.

Assist in formation of fire protection districts in areas of limited population. H. F. 377, Radl.

City counclis to appoint city attorney, clerk, engineer, health officer, etc. for 4 year terms. S. F. 328, Denman, et al.; H. F. 381, Gaudineer, et al.
Defining of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns. S. F. 392, McNally, et al.
Authorize cities and towns to establish a mall or plaza. S. F. 472, Coleman; H. F. 409, Cochran, et al.

Establish branch registration places in cities having permanent registration, with deputy registrars. S. F. 341, McNally, et al.; H. F. 415, Rasmussen, et al.
Permit banks to have 2 drive-in offices: broaden services provided by such offices. H. F. 426, Jackson of Clinton, et al.
Relating to hours of duty for city firemen. S. F. 423, Kruck; H. F. 433 , Doderer, et al.
Enable cities to acquire land for relocating railroad facilities and other public utility installations from urban renewal projects. S. F. 438, Condon and Messerly.
Authorizing cities and towns to establish zoos. S. F. 449, Ely and Riley.
Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000 . S. F. 450 , Ely.
Permit Des Moines to use alternative special assessments for public improvements which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.
Fermit cities and towns to zone property 1 mile outside their limits. H. F. 491, Meacham.
Permit counties to collect dog license fees for cities and towns. H. F. 300, Burke, et al.
Require all building and facility construction hy the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.
Cities to supplement rent for familles displaced by urban renewal. S. F. 90, Reppert, et al.; H. F. 141, Caffrey, et al.
Forbid use of explosives in strip mines or quarries within 2 miles of city or town limits. H. F. 460 , Kluever.
Provide for reservation of right-of-way for future streets by cities. H. F.
Cities and towns to acquire land and construct industrial buildings and issue bonds for same. S. F. 552, commerce; H. F. 641, commerce.
Cities establlsh zoos. S. F. 563, governmental subdivisions.

Cities and towns provide ambulance service when other not available. S, F. 564, governmental subdivisions.
Use of public libraries. H. F. 670, governmental subdivisions.
Assessment of property outside city limits that abuts on a city street. S. F. 574, governmental subdivisions.
Counties, cities and towns to use electronic voting systems. S. F. 556, governmental subdivisions; H. F. 667, governmental subdivisions.
Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley; H. F. 366, Wilson.
Issuance of bonds by municipal corporations. S. F. 582, governmental subdivisions.
Urban renewal and public housing contracts in cities and towns. S. F. 606, governmental subdivisions.
Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman.
Voting machines kept locked 10 days after city primary election if not contested. H. F. 195, Cohen, et al.
Use of joint county-city or town buildings. S. F. 631, governmental affairs.
Cities and towns, etc. buy and pay for liability insurance for offcials and employees against claims. H. F. 410, Gaudineer and Loss.
Cities and towns enter into contract with federal government payments for food control work. S. F. 321, O'Malley, et al.; H. F. 387, Denato.

## Ronds <br> See Bonds, sub-references Cities and Towns. Civil Service <br> See Civil Service, sub-reference General

Housing
See Housing, sub-reference General
Parking
See Parking, sub-reference General
Streets
See Streets, mub-reference General
Ordinances
General
Prohibit parking, etc., within a city which has ordinance covering snow removal or other accumulations from streets. H. F. 145, Renda, et al.
Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.
Requiring use of snow tires or chains on passenger vehicles while driving on snow or ice. H. F. 134, Edginton, et al.; S. F. 159, Denman, et al.
Adoption of certain city and town ordinances by reference. S. F. 143, Denman, et al; H. F. 167, Glanton, et al.
Relating to amendment of ordinances in cities which have compiled and published ordinances in municipal code. S. F. 162, Reppert, et al.; H. F. 262, Bogenrief, et al.
Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.
Authorize cities and towns to establish fair employment practice acts and fair housing acts; to establish civil rights commission. S. F. 364, Ely and Riley.
Relating to retaining of municipal records. S. F. 391, Denman, et al.

## Sinking Fund

Creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265, Rasmussen, et al.

## Commission Government

Increase compensation of city officials in commission form of government. H. F. 503 , Brinck.

Abolish salary restrictions for mayor and council; commission form governments. H. F. 626, governmental subdivisions.

## CIVIL DEFENSE-

## General

Civil defense in Iowa. S. F. 575, governmental affairs.
State military forces. S. F. 576, governmental affairs.

## CIVIL PROCEDURE-

## General

Conformity of Iowa law with federal rules of civil procedure on examination and cross-examination of witnesses. H. F. 236, judiciary; S. F. 262, Denman, et al.
Equalize measure of damages for wrongful or negligent injury or death; permit both men and women recovery and support as spouse or parent. H. F. 235, judiciary; S. F. 302, Denman, et al.

Approval, amendment or rejection of rules of civil procedure reported to the to the General Assembly. S. F. 356, judiciary; H. F. 373, judiciary.

General assembly disapproved changes in civil procedure by supreme courtfound in House Journal under date of January 28, 1965; amended rule 215.1. S. F. 355, judiciary; H. F. 375, judiciary.

Require county attorney to commence civil suit to compel support of persons recelving public assistance. S. F. 496, Stanley.
Require land taken by condemnation cannot be possessed until legal appeals decided. H. F. 528, Bogenrief and Foster.

## CIVIL RIGHTS-

## Commission

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.
Authorize cities and towns to establish fair employment practice acts and fair housing acts-to establish civil rights commission. S. F. 364, Ely and Riley.
Establish seven member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.

## CIVIL SERVICE-

## General

Requiring recognition by an Iowa public body of a labor union of its employees without civii service status. H. F. 12, Glenn, et al.
Require retirement at 65 for firemen and policemen where appointed under clvil service. S. F. 62, Reppert, et al.
Relating to retiremert systems for policemen and firemen under civil service. H. F. 50, Denato, et al.

To fix probation period for police patrolmen under pollce academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.
Public employees of lowa right to organize three member arbitration board whose decisicn would be binding. S. F. 66, Mincks, et al.; H. F. 125, Carnahan, et al.
Civil service employees right of appeal to district court from ruling of a clvil service commission. H. F. 166, McNamara, et al.
Clarify and strengthen the law for civil service. H. F. 330, Wergert, et al.
Exempt federal civil service annuity payments from state income tax. S. F. 286, Denman, et al.; H. F. 333, Clapsaddle and Gaudineer.
Establish civil service system for state employees. S. F. 346, Riley, et al; H. F. 482, Foster.

## Claims-

## General

Relating to limitations of actions in regard to restrictions and revisions on real estate. H. F. 115, judiciary.
To fix penalty for sending or delivering any false petition or other document with intent to Induce payment of a claim H. F. 164, Doyle and Burke.
To permit county boards of supervisors to pay claims of less than $\$ 25$ without audit or affidavit. S. F. 246, Grifin.
Provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.
Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims.
Forbld disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570 , governmental affairs.
Claims of $\$ 370$ appropriated from IPERS. H. F. 615 , appropriations.
Make appropriations to persons in settlement of claims against state. S. F. 573, claims.
Make appropriations to persons in settlement of claims against the state. S. F. 601, claims.
Appropriation for claims by members of advisory investment board of IPERS. S. F. 609 , appropriations.

Appropriation; claims by legislative members of development commission. S. F. 612, appropriations; H. F. 698, appropriations.

Appropriation; claims to members of dairy trade practices study committee. S. F. 613, appropriations; H. F. 699, appropriations.

Appropriation; claims to legislative members serving on legislative advisory committees. S. F. 614, appropriations; H. F. 700 appropriations.
Appropriation; claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; H. F. 701, appropriations.
Appropriation; claims by members of tax revision advisory, and education committee. S. F. 610, appropriations; H. F. 702, appropriations.
Appropriation; claims by members of commission on interstate cooperation. S. F. 608, appropriations; H. F. 703, appropriations.

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    COAL-
        General
Regulating strip coal mining. S. F. 372, Reno, et al.; H. F. 439, Anderson, et al.
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## CODR-

## General

To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.
Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.
Repeal section 49.14 of Code; in confict with other Code sections; (township clerk shall be clerk of election and township trustees judges in township precinct). H. F. 223, Robinson.
Relating to amendment of ordinances in cities which have compiled and published ordinances in municipal code. S. F. 162, Reppert, et al.; H. F. 262, Bogenrief, et al.
Fnact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.
Assist in formation of fire protection districts in areas of limited population. H. F. 377, Radl.

Remove limitation to educational institutions in wills under the Lowa probate code. S. F. 461, Ely, et al.
License all electricians, etc. H. F. 481, Burke.
Create committee to study the need for revising Code of Iowa; make appropriation. H. J. R. 23, Doderer.
Establish a code of military justice in Iowa for National Guard not in federal service. H. F. 560 , judiciary.
Appropriation to commercial code study committee for preparation of proposed legislation. S. F. 558, appropriations.
Revise and recodify juvenile court laws, dependent, neglected, etc., children. S. F. 95, O'Malley, et al.; H. F. 360, Renda, et al.

Amend and correct uniform commercial code act. S. F. 597, judiciary.
Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.
Educational cost sharing through property tax replacement; establish new chapter in Code. H. F. 719, ways and means.

## COLLEGES-

## General

Appropriation to board of regents to establish a new institution of higher learning in Iowa. S. J. R. 1, Flatt, et al.
Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al.; H. F. 58, Cohen, et al.
Permit specially qualified high school students to attend college for advanced courses. H. F. 15, Meacham and Dunton; S. F. 110, Benda and Nims.
Provide for area vocational schools, community colleges and technical institutes; no more than 20 area vocational districts and four technical institutions. H. F. 260, Radl, et al.
Abolish offices of heads of educational departments at University of Iowa; Iowa State University, and State College of Iowa within three years; provide each department head shall be appointed. H. F. 310, Boot, et al.
Unlawful for private schools or colleges to collect advance tuition or other charges in excess of $\$ 25$. S. F. 354, Kibbie and Nurse.
To establish a new formula for payment by school districts of tuition for a student attending a public junior college outside the district. S. F. 363, education.
Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss.

Permit school districts to enter into lease-purchase contracts for mobile classrooms, laboratories, and shops. H. F. 494, Wolcott, et al.
To establish a two-year liberal arts college in seventh congressional district; southwest Iowa. S. F. 141, Klefstad, et al.; H. F. 511, Bremmer, et al.
To establish a technical and two-year liberal arts college in southwest Iowa and appropriate $\$ 100,000$ for the initial development. H. F. 512, K.luever, et al.
Board of regents construct, etc., technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.
Establishment and operation of area vocational schools and area community colleges. S. F. 550 , education.
Establishment and operation of state vocational-technical schools and colleges. H. F. 664, education.
Advertising and seliing courses of instruction. S. F. 560, education.

## COMMERCE COMMISSION-

## General

To increase from 100 feet to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.

To require registration with Iowa Commerce Commission of all interstate motor carrlers. S. F. 140 , transportation.
Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.

Liability insurance required before motor vehicle could be registered. H. F. 469, Rickert.
Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.
Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506 , judiciary.
To permit state commerce commission examiners to administer oaths in hearings. S. F. 511, commerce.
Provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. S. F. 515 , commerce.

Permit state commerce commission examiners to administer oaths in hearings. H. F. 584, commerce.

Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.
Regulation of rates and service of public utilities. H. F. 605, commerce.
Electric transmission lines. H. F. 611, commerce.

## COMIMERCIAK CODE STUDY COMLMTTEE-

## General

Appropriation to commercial code study committee for preparation of proposed legislation. S. F. 558, appropriations.

## COMMISSIONS-

## General

Permit pari-mutuel betting; three member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.
Fstablishing a historical marker commission. S. F. 412, Denman.
Create Iowa Water pollution control commission; through state health department; general supervision over state water pollution laws. H. F. 412, Gallagher, et al.
Permit pari-mutuel racing in Iowa under three member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.
County attorney and local law enforcement officers responsible for enforcing liquor control act. H. F. 517, Conway.
Establishing a civil air patrol commission; appropriating funds thereto. H. F. 520, McNamara, et al.; S. F. 482, Reppert.
Substitute an adjusted gross income tax for present state income tax. H. F. 546 , Resnick.
Provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. S. F . 515 , commerce.

Establish a historical markers commission. H. F. 633, commerce.

## COMMISSIONERS-

## General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.
To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.
Increasing compensation of real estate commission members. S. F. 83, Coleman.
Drivers whose license has been revoked or suspended, convicted of two or or more moving violations during 2 year license period must complete safety education course before new license issued. S. F. 101, Flatt.
Relating to compensation to commissioners of hospitalization. S. F. 171, Elvers and Denman.
Provide for voluntary surrender of real estate license waiving hearing or notice; give real estate commission power to suspend license. S. F. 194, o'Malley, et al.
Inspection of low-pressure boilers by state boiler inspector. S. F. 87, Klefstad, et al.; H. F. 175, Bremmer, et al.

## Insurance

See Insurance, sub-reference General
Public Mealth
See Public Health, sub-reference General
Labor
See Labor, sub-reference General
Tax
See Tax Commission, sub-reference State Tax Commission
COMMON CARRIEIRS-'

## General

Requiring railroad track motor cars have certain equipment and providing penalties. S. F. 79, Riley, et al.

Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.
Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al.
Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.
To permit state commerce commission examiners to administer oaths in hearings. S. F. 511, commerce.
Permit state commerce commission examiners to administer oaths in hearings. H. F. 584, commerce.

State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. H. F. 634, transportation.
Clarify and establish procedures to be used by the Iowa reciprocity board for determining apportionment of truck registrations fees with other states under the pro-rating law. H. F. 637. transportation.

## COMMUNICATIONS——

## General

To increase from 100 feet to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.

To permit conservation commission to operate its own radio stations with mobile units, S. F. 292, conservation and recreation.
Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506, judiciary.

## COMMIUNITY SCHOOL DISTRICTS-

## General

To legalize proceedings of South Hamilton Community School Board in setting a one-mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.
Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35 , Baker and Hausheer.
Legalizing proceedings of the board of directors of the United Community School District in Boone and Story Counties; authorizing $\$ 700,000$ in school district bonds. H. F. 36, Baker.
Legalize and validate proceedings of the board of directors of Linn-Mar Community School District in Linn County; provide issuance of school building bonds, etc. S. F. 503, judiciary.
Permit specially qualified high school students to attend college for adyanced courses. H. F. 15, Meacham and Dunton; S. F. 110, Benda and Nims.
Permit reorganization of school district territory surrounded by reorganized community school districts. S. F. 208. Briles, et al.
Reorganization of school districts in Buchanan County. H. F. 685, Harrington.

## COMPENSATION-

## General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.
Raising pay of Polk county district court reporters. S. F. 33, Denman, et al.; H. F. 14, Bogenrief, et al.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.
Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.
Require retirement at 65 for firemen and pollcemen where appointed under civil service. S. F. 62, Reppert, et al.
To provide additional death benefits for employees without dependents. S. F. 67. Condon and Flatt.

Amending' Iowa Constitution to permit legislators to receive pay increases as well as expenses. H. J. R. 8, Wilson, et al.
Increasing compensation of real estate commission members. S. F. 83, Coleman.
To remove complete disqualification for unemployment benefits due to voluntarily leaving work or failure to accept work; limit 6 weeks. S. F. 61, Klefstad, et al.; H. F. 96, Wright, et al.
Relating to compensation to commissioners of hospitalization. S. F. 171, Elvers and Denman.
Increase compensation of court reporters. S. F. 240, judiciary; H. F. 234, judiciary.
Increase from $\$ 10$ to $\$ 25$ dally pay of state soil conservation committee members. H. F. 243, Miller of Des Moines.
Increase salaries of Senate and House majority and minority floor leaders from $\$ 30$ to $\$ 50$ per day and from $\$ 30$ to $\$ 40$ per day. H. F. 361 , Baker and Hausheer.

Appointment of inspector by board of optometry examiners; fixing compensation therefor; optometry license renewal fees, etc. H. F. 400 , Maley, et al.; S. F. 426, Buren and Briles.
Relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act. S. F. 427, Coleman, et al.; H. F. 421, Hausheer, et al.

Increase compensation of county boards of health from $\$ 3$ a day to $\$ 50$ or a maximum of $\$ 1,000$ a year. H. F. 479, Rasmussen of Polk.
Increase compensation of city officials in commission form of government. H. F. 503, Brinck.

Compensation of members of the General Assembly; \$50. S. F. 555, governmental affairs.
Board of regents grant paid leaves of absence to staff members for further study, etc. S. F. 42, Nims, et al.; H. F. 93, Cohen, et al.
Employees
See Employees
Salaries
See Salarles, sub-reference General

## COMPTROLLER OF STATE-

## General

Co-ordinate requirements of Iowa State chartered savings and loan associations with Federal association requirements. H. F. 98, Melrose; S. F. 187, Denman, et al.
To clearly state that expenditures by the conservation commission are subject to audit by the comptroller. S. F. 251, Flatt.
Require Iong-range cost estimate attached to all bills introduced providing appropriations of state money or increase or decrease of revenue. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.
State social welfare board allowed to transfer funds from one welfare fund to another as needed, approval by comptroller and governor. IH. F. 306, industrial and human relations.
Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims,
To permit state comptroller to make requested payroll deductions from state employees for pledges to charity drives. S. F. 386, O’Malley, et al.
Voluntary payments for care of minors In state institutions and provide for the use of social securlty benefts to pay for such care. S. F. 476, Flatt; H. F. 542, Seibert.

Clarify use of data processing equipment by tax department; assure maximum uses of the exchange of federal information relating to income taxes. H. F. 576, governmental affairs.

Appropriate funds to comptroller from motor vehicle fuel tax fund. H. F. 618, appropriations.
Compensation to appointive members of capitol planning commission. H. F. 656, appropriations.
Executive council responsible for allocations from contingent fund, release of capital appropriation funds of Sixtieth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710 , appropriations.

## CONGRESSIONAL DISTRICTS-

## General

Amending Iowa constitution relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts, H. J. R. 1, Baringer.
Amending Iowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al.
Amend Iowa constitution relating to composition of the General Assembly; basis of representation of the members; establishment of congressional districts. S. J. R. 24, governmental affairs.

## CONSERVATION-

## General

Changing the bounty on wolves. H. F. 57, Scherle of Fremont-Mills.
To allow Boone, Story and Hamilton Counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.
Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.
Fmpower county conservation boards to cooperate with the federal government; to accept federal funds for outdoor recreational areas. H. F. 110, Kennedy, et al.
To close all other hunting seasons during the established gun season for huntIng deer. H. F. 208 , Busch, et al.
Smaller populated counties bonding authority of the county conservation boards. H. F. 249, Baker, et al.

County conservation boards create lakes by damming streams, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing.
Relating to use of throw or trot lines in fishing. S. F. 348, Dodds.
Restrict the means of taking trout from designated trout waters. S. F. 425, Condon.
Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibbie and Benda.
Permit sale of skins and plumage of game birds and animals; rabbits. H. F. 572, conservation and recreation.
Prohibit littering of water or land under state jurisdiction. H. F. 567, conservation.

## CONSERVATION COMMISSION-

## General

Relating to operating six horsepower motor boats on artificial lakes having a minimum of 50 acres rather than present 100 acre limit. S. F. 19 , McGill.
Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.
Relating to the compensation of members of the state conservation commission. S. F. 124, Benda.
Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. 162, Oehlsen, et al.
Increase compensation of conservation officers. S. F. 181, Nims, et al.
Relating to powers and duties of county conservation boards. H. F. 181, Gallagher and Baker.
To close all other hunting seasons during the established gun season for hunting deer. H. F. 208, Busch, et al.
To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245 , Briles.
To permit box trapping of cottontail rabbits and squirrels. S. F. 249, conservation and recreation.
To change the hunting, fishing and trapping license year from April 1 to the calendar year. S. F. 250, conservation and recreation.
To clearly state that expenditures by the conservation commission are subject to audit by the comptroller. S. F, 251, Flatt.
Allow spearing of fish by scuba divers. H. F. 256, Gregerson, et al.
To provide conservation commission employees with uniforms, equipment, arms and supplies. S. F. 291, conservation and recreation.
To permit conservation commission to operate its own radio stations with mobile units. S. F. 292, conservation and recreation.
To amend the fees charged for hunting and fishing licenses and trout stamps. S. F. 293 , conservation and recreation.

Permit residents of bordering states to fish in Iowa counties bordering their state on same basis that Iowans can fish, in bordering state. $S$. $F$. 314, Main.
Relating to use of throw or trot lines in fishing. S. F. 348, Dodds.
Special deer hunting Ifcenses to landlords and tenants. S. F. 353, Buren and Floy.
Appropriate funds from general fund to conservation commission for dredging of Storm Lake and North Twin Lake. H. F. 399, Miller of Buena Vista and Winkelman.
Remove limit on number of deer hunting permits issued by the conservation commission. H. F. 457, Kluever.
Require motorboat registration with county treasurer rather than state conservation commission; minimum fee $\$ 3$. S. F. 460 , Hansen, et al.
Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibble and Benda.
Appropriate $\$ 65,000$ for improvements at Green Valley State Lake in Union County. H. F. 526, Madden.
Authorize participation by this state and its subdivision in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.
Permit sale of skins and plumage of game birds and animals, rabhits. H. F. 572, conservation and recreation.
To set a 4 a.m. opening hour for state parks. H. F. 588 , conservation and recreation.
Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year. H. F. 590, conservation and recreation.
Spearing of fish by skin divers under rules of state conservation commission. S. F. 183, Klefstad and Lisle.

Conservation commission appropriation for construction, dredging, etc. S. F. 566 , appropriations.
Conservation commission to use monies appropriated by Fifty-ninth General Assembly. H. F. 691, appropriations.
Appropriate from general fund ta conservation commission for salarles, etc. S. F. 626, appropriations,

Supervisory conservation commission personnel act as special police. S. F. 290, conservation and recreation.
Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

## CONSTITUTIONAL AMENDMENTS-

## General

Amending Iowa constitution relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.
Amending the constitution to give the governor power to veto items in appropriations bills. H. J. R. 4, Scott; S. J. R. 9, Frommelt, et al.
Proposing an amendment to constitution relating to effective date of laws passed at general session of general assembly. H. J. R. 2, Baringer; S. J. R. 10, Lange and Stanley.

Amending Iowa constitution lowering voting age to 18 years. H. J. R. 11, Brinck.
To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit general assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Amending constitution to authorize bingo games sponsored by charitable, nonprofit, religious or veterans organizations. H. J. R. 5, Doyle, et al.
Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.
Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
Amending Iowa constitution to permit legislators to receive pay increases as well as expenses. H. J. R. 8, Wilson, et al.
Amending Iowa constitution creating legislature with 35 Senators and 70 House members. S. J. R. 12, Riley.
Amend the Iowa constitution incorporating the right-to-work principle in labor contracts in the constitution. H. J. R. 12, Grassley.
Amend the constitution to create a 35 member Senate and a 105 member House. S. J. R. 19, Kruck, et al.
Amending Iowa constitution to provide that not more than 50 percent of a school districts general fund money come from property tax. S. J. R. 16, Stephens and Tabor.
Amend Iowa constitution to provide home rule for city and town govenrments. H. J. R. 3, Grassley.

Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.
Amending constitution to repeal provision establishing office of county attorney. H. J. R. 14, Gillette of Story, et al.
Amending Iowa constitution to provide home rule for municipal corporations. S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al.

Amending constitution to place a top limit of 4 percent on both individual and corporation income tax rates. S. J. R. 18, Stanley, et al.
Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.
Amend Iowa constitution to provide for a unicameral legislature. H. J. R. 21, Bogenrief, et al.
Amend state constitution to create a 56 member senate and 110 member house. S. J. R. 22, Reppert.

Amend state constitution to permit state legislature to set residence requirements for voters, not more than 6 months in state and 60 days in county. S. J. R. 23, Stanley.
Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-Palo Alto.
Amend Iowa constitution to allow qualified new residents to vote for president and vice president. H. J. R. 13, Gillette of Story, et al.
Amending Iowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

Amending Iowa constitution changing the term of office of county attorneys
Amend to 4 years. S. J. R. 2, Reppert, et al. basis of representation of the members; establishment of congressional districts. S. J. R. 24, governmental affairs.
Governor power to veto items in appropriation bills. H. J. R. 4, Scott; S. J. R.
Annual S, Frommelt, et al. Assembly. S. J. R. 3, Denman, et al.; H. J. R. 9,
Permit Wovernor to appoint auditor of state. S. J. R. 4, Mincks, et al.; H. J. R. 10, Jackson of Clinton, et al.
Amend constitution; terms of governor and lieutenant governor 4 years. S, J, R, 7, Reppert, et al.

## CONSTTRUCTION-

## General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.
Require motorists to yield right-of-way for maintenance or construction work. S. F. 201, transportation.

Define the use of water in highway construction as non-regulated. S. F. 304, Stanley.
Permitting construction of municipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.
Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total costs exceeds $\$ 500$, requiring letting of contracts. H. F. 440, Gillette of Story, et al.
Set time for payment of annual pipeline inspection fee, rewrite law dealing with form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.
Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.
Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.
Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593 , commerce.

Electric transmission lines. H. F. 611, commerce.
Exempt from taxation buildings of non-profit organizations while under construction. H. F. 715 , ways and means.

## CONTAINERS-

## General

Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.
Require fire marshal to regulate use and reuse of containers that held combustible materials. H. F. 462, Radl.
Prohibit placing gasoline in bottles. H. F. 591, agriculture; S. F. 539, agriculture.

## CONTINGENT FUND-

## General

Creating the general contingent fund, appropriating $\$ 1,800,000$ from general fund. H. F. 673, appropriations; S. F. 581, governmental affairs.
Executive council responsible for allocations from contingent fund, release of capital appropriation funds of Sixtieth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710, appropriations.

## CONTRACTORS-

## General

Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.

## CONTRIEUTIONS—

 GeneralChanging penalty provisions for employers who fail to fle timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.
Allow deduction for contributions to political parties, candidates campaign expenses deductible. S. F. 536, governmental affairs.
Deductions from salarles of state employees to United Fund or similar organizations. IH. F. 671, governmental affairs.

## CORPORATIONS-

 GeneralRelating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al.
Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.
Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.
To regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73 , Mincks, et al.
Requiring railroad track motor cars have certain equipment and providing penalties. S. F. 79, Riley, et al.
Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary.
To remove the seven-mill limit on school district taxes for paying principal and interest on school bond indebtedness. H. F. 105, Doderer and Hausheer.

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.
Fix penalty of $\$ 25$ to $\$ 100$ for violation of flammable liquid and liquified petroleum gas regulations. H. F. 143, Shirley of Dallas, et al.
Allow manufacturing companies credit against Iowa corporation income tax for amounts spent to build or enlarge plants in Iowa. S. F. 155, Stanley.
Co-ordinate requirements of Iowa state chartered savings and loan associations with federal association requirements. H. F. 98, Melrose; S. F. 187, Denman, et al.
Amending constitution to place a top limit of 4 percent on both individual and corporation income tax rates. S. J. R. 18, Stanley, et al.
To set value of stock shares in insurance companies at not less than \$1. S. F. 202, Reppert.
State personal income tax law to conform to federal internal revenue act of 1964. H. F. 198, ways and means.

To regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.
Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al.
Require approval by secretary of state amendments to the articles of incorporation of business corporations. H. F. 395, Bailey.
Permit corporations to acquire property within the limits of any city and town of this state. S. F. 415, O'Malley, et al.; H. F. 438, Anderson, et al.
Permit investment of up to 25 percent of IPERS funds in common stock; 10 percent in preferred stock. H. F. 441, Doderer, et al.
Require owners of mobile home parks to incorporate. H. F. 459, Gillette of Story.
Service of process on foreign corporations. H. F. 601, judiciary.
Increase rates of corporation income tax. H. F. 687, ways and means; S. F. 605 , ways and means.
Business tax on corporations. H. F. 717, ways and means.

## COSMETOLOGY-

## General

Relating to cosmetology. S. F. 184, Klefstad, et al.; H. F. 317, Gregerson, et al.
COUNCILSGeneral
Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.
Create legislative information councils for General Assembly to operate between regular sessions. S. F. 196, Lodwick, et al.
City councils responsible for approving airport budgets. H. F. 197, Mayberry, et al.
Remove requirement that city councils submit to vote of people the approval of contracts for transit service. S. F. 38, O'Malley, et al.; H. F. 245 , Rider.
City councils to appoint city attorney, clerk, engineer, health officer, etc. for 4 year terms. S. F. 328, Denman, et al.; H. F. 381, Gaudineer, et al.
Permit beer to be sold at 6 a.m. instead of $7 \mathrm{a} . \mathrm{m} . ;$ ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.
Abolish salary restrictions for mayor and council; commission form governments. H. F. 626, governmental subdivisions.
Town councilis or boards of supervisors right to change lighting in beer establishments. S. F. 325, Rtley; H. F. 366, Wilson.

## counties-

General
Meetings of governmental bodies to be open to the public. S. F. 12, Stanley,
Requiring recognition by an Iowa public body of a labor union of its em-
Require ployees without civil service status. H. F. 12, Glenn, et al. physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.
Marking and branding livestock through secretary of agriculture.
H. F. 59, Anderson and Winkelman.
To fix penalty for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.
Relating to public libraries. H. F. 21 , Robinson, et al.
Allow cities and towns and areas under boards of supervisors, voting wet, continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.

Repealing the law authorizing counties to pay bounties on wild animals. H. F. 87, Gallagher, et al.

To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89, Kempter.
To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.
Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.
Civil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, MeNamara, et al.
To increase the salaries of county sheriffs. H. F. 104, Dunton, et al; S. F. 136, Reppert, et al.
To exempt inventories from personal property taxation. H. F. 108, Reichardt, et al.
Empower county conservation boards to cooperate with the federal government, to accept federal funds for outdoor recreational areas. H. F. 110 , Kennedy, et al.
Permit counties to collect dog license fees for cities and towns. H. F. 300, Burke, et al.
Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al; H. F. 125, Carnahan, et al.
To repeal the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. S. F. 126, Mincks, et al.; H. F. 130, Carnahan, et al.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.
To provide a tax exemption on personal property of $\$ 50,000$, in actual value. H. F. 135, Nielsen of Shelby, et al.

Taxation for the county fund for mental health. H. F. 153, Distelhorst, et al.
Remove restriction that certified or registered public accountants may not make audits of county and memorial hospitals for more than 4 successive years. S. F. 40, Stanley, et al.; H. F. 92, Fisher of Greene, et al.
Wage rates for public works projects. S. F. 91, Klefstad, et al.; H. F. 157, Wengert, et al.
Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.
Remove statutory $\$ 60,000$ annual dues limit to league of Iowa municipalities. S. F. 107, O'Malley, et al.; H. F. 185, Brinck, et al.

Real property tax exemption to disabled veterans on property acquired with federal assistance. H. F. 269, Utzig, et al.
To permit a county to levy a poor fund tax up to 3 mills. S. F. 207, Reppert. Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.
Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Exempting all presently taxable livestock from further taxation. H. F. 38, Den Herder, et al.; S. F. 63, Elvers, et al.
U. S. citizenship not requirement for old age assistance. H. F. 309, industrial and human relations.
Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al.
Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary.
Relating to equallzing the county tax burden. S. F. 338, Heying, et al.
Limit to a maximum of one mill the levy for county boards of education. S. F. 254, Shoeman, et al.
Limit levy for support of county boards of education to 1 mill. H. F. 362, Strothman, et al.
Clarify law regarding payment of costs by county of voluntary inpatient and outpatient services at state mental health institutions. S. F. 274, Ely; H. F. 383, governmental affairs.

Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.
Shorten from 4 to 2 years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.
Set procedures for tie vote of county boards on school reorganization matters. S. F. 499, McNally.

Increase compensation of county boards of health from $\$ 3$ a day to $\$ 50$ or a maximum of $\$ 1,000$ a year. H. F. 479, Rasmussen.
Provide for reservation of right-of-way for future streets by cities. H. F. 495 , Renda.
Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al.

Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-Palo Alto.
County attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.
Create $58-$ member Senate from 47 districts, Senator each county 35,000 or more population; each county 80,000 or more, additional Senators. S. F. 483, Q'Malley.
New agricultural land tax credit. H. F. 540, Shirley of Dallas-Guthrie, et al.
Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545 , Brinck.
Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. H. F. 577, governmental affairs.
Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.
Cancel outstanding unredeemed county primary road bonds. H. F. 642, transportation.
Consolidation of certain county offices by 2 or more counties. H. F, 669, governmental subdivisions.
Counties, cities and towns to use electronic voting systems. S. F. 556 , governmental subdivisions; H. F. 667, governmental subdivisions.
Use of joint county-city or town buildings. S. F. 631, governmental affairs.
County-manager form of government in counties. H. F. 534, Bailey.
Appropriate $\$ 700,000$ from general fund, create an assistance fund for mentally ill, reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.
Cities and towns, etc., buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

Attorneys
See Attorneys
Board of Supervisors
See Board of Supervisors, sub-reference General Conservation See Conservation Jails
Employment and other privileges for certain inmates of county jails. S. F. 5, Messerly, et al.
Relating to lewdness and indecent exposure. H. F. 173, Doyle.
Relating to negligent driving and reckless driving. H. F. 207, Dougherty and Kluever.
Negligent homicide, the death of a person in a motor vehicle accident if caused by a 'negligent" driver, fine up to $\$ 1,000$ or year in county jail. S. F. 272, Kruck et al.; H, F. 295, Dunton and Nielsen of Emmet-Palo Alto.
Unlawful for private schools or colleges to collect advance tuition or other charges in excess of $\$ 25$. S. F. 354, Kibbie and Nurse.
Providing safe and suitable jails in the respective counties of the state. S. F. 394, Lucken, et al.
Relating to game breeding and shooting preserves. H. F. 510, Jackson and Clinton.
Employment and other privileges for certain prisoners of county jails. F. F. 622, judiciary.

## Anditor

Give notice to dog owners regarding annual license fee. H. F. 486, Doyle.
Establish fund for property tax rellef. H. F. 543, Brinck.
Setting reasonable time schedule for assessing and valuation of property. S. F. 546, governmental affairs.

Nomination papers for municipal offices filed at least 4 weeks before election. H. F. 194, Wilson, et al.

Voting machines kept locked 10 days after city primary election if not contested. H. F. 195, Cohen, et al.

## Treasurer

Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.
Permitting county treasurer to appoint a deputy collector in cities over 6,000 not a county seat. II. F. 222, Anderson; S. F. 253, Briles.
Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.
Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261, Madden, et al.
Require motorboat registration with county treasurer rather than state conservation commission, minimum fee $\$ 3$. S. F. 460, Hansen, et al.
Exempt houshold goods and personal effects from taxation, expedite collection of personal taxes. H. F. 472, Bogenrief, et al.

Issue permanent motor vehicle license plates to owners of motor vehicles other than commercial, establish monthly registration system based on birth date of vehicle. H. F. 480, Robinson.
Establish fund for property tax relief. H. F. 543, Brinck.

## Koning

See Zoning
Sherift
See Sherifis
Conventions
Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.
Change date of primary election. H. F. 533, Rasmussen; S. F. 545, governmental affairs.

## Manager

County-manager form of government in counties. H. F. 534, Bailey.

## Administrator

Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545, Brinck.

## COUNTLES-Specific

## Black Hawk

Legalize a school district merger involving Waterloo school district. H. F. 518, Jackson of Black Hawk, et al.

## Boone

Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35, Baker and Hausheer.
Legalizing proceedings of the board of directors, of the United Community School District in Boone and Story counties; authorizing $\$ 700,000$ in school district bonds. H. F. 36, Baker.
To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.
Legalize $\$ 7,644$ spent by the Boone county board of supervisors, improvements to Boone county home. H. F. 342, Baker.

## Buchanan

Legalize $\$ 16,000$ in fire equipment bonds issued, anticipate collection of $11 / 2$ mills, Hazelton township, Buchanan county. H. F. 386, Harrington.
Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

Reorganization of school districts in Buchanan county. H. F. 685, Harrington. Clay
Return 5 mill school tax, 1964 to taxpayers of Gillett Grove rural school district of Clay county. S. F. 537, judiciary. Clinton
Legalize $\$ 40,000$ in sewer bonds of the town of Calamus in Clinton county. H. F. 644, judiciary.

Legalize $\$ 175,000$ in water and sewer revenue bonds of the town of Calamus in clinton county. H. F. 645, judiciary. Emmet
Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth counties. H. F. 343, Nielsen of EmmetPalo Alto. Floyd
Legalize and validate $\$ 700,000$ bond issue voted for school building program of Osage community school district. H. F. 350, Stevenson.

## Hamilton

To legalize proceedings of South Hamilton community school board in setting a 1 -mill levy to the schoolhouse fund for school site in its 1962-63 budget. S. F. 35, Walker.
To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.
Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker. Johnson
Establishment of the Iowa City community school district in Johnson county. H. F. 650, education. Kossuth
Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth counties. H. F, 343, Nielsen of EmmetPalo Alto. Linn
Relating to legalizing remodeling of two courtrooms in Linn county courthouse. S. F. 28, Ely and Riley.

Legalize and validate proceedings board of directors of Linn-Mar community school district in Linn county, provide issuance of school building bonds, etc. S. F. 503 , judiciary.

## Marion

Issue a land patent on 40 acres of Marion county land to Marion county. S. F. 528, judiciary.

## Mitchell

Legalize and validate $\$ 700,000$ bond issue voted for school building program of Osage community school district. H. F. 350, Stevenson.

## Polk

Raising pay of Polk county district court reporters. S. F. 33, Denman, et al.; H. F. 14 , Bogenrief, et al.

## Sac

Appropriate $\$ 159,000$ from road use tax fund to reconstruct and hard surface roads around Black Hawk lake. S. F. 443, Lange; H. F. 490, Graham and Houston.

## Sioux

Legalize proposed transfer of present airport site owned by city of Hawarden as gift to Sioux Empire College, county of Sioux, State of Iowa, authorize conveyance of legal title. S. F. 416, DeKoster; H. F. 402, Den Herder.

## Story

Legalizing proceedings of the board of directors of the United Community School District in Boone and Story conuties; authorizing $\$ 700,000$ in school district bonds. H. F. 36, Baker.
Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35, Baker and Hausheer.
To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.

## Union

Appropriate $\$ 65,000$ for improvements at Green Valley state lake in Union county. H. F. 526, Madden.

## Wapello

Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F. 514, judiciary.

## COURT-

## General

No plea of guilty shall be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.
Raising pay of Polk County district court reporters. S. F. 33, Denman, et al.; H. F. 14, Bogenrief, et al.

To appropriate $\$ 3,000$ from general fund for printing and other expenses of the court study commission. S. F. 48, appropriations.
Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.
Increasing certain fees collected by clerks of the district court. H. F. 47, Resnick.
Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.
Clarify the provisions relating to judicial nominating commissions and right of chairman to vote. S. F. 116, judiciary.
Conferring authority on courts and asencles of Iowa to enter into interstate juvenlle compacts. S. F. 137, Lucken, et al.
To create a special court to be known as Iowa tax court. H. F. 152, Miller of
Procedure for contested elections involving offle of county supervisors. H. F. 217, Gillette of Clay-Dickinson.
Increase compensation of court reporters. S. F. 240, judiciary; H. F. 234, judiciary.
Conformity of Iowa law with federal rules of civil procedure on examination and cross-examination of witnesses. H. F. 236, judiciary; S. F. 262, Denman, et al.
Relating to burden of proof of contributory negligence in civil actions. H. F. 206, Hutchins and O'Malley; S. F. 264, Denman, et al.
Require defendant who has counsel to raise demurrer to indictment at least 4 days before trial. S. F. 270, Shirley.
Authorize acceptance of guaranteed arrest bond certificates, minor trafic violations, bail is $\$ 200$ or less. H. F. 214, Glenn; S. F. 278, Schroeder.
To eliminate doctor-patient privilege in suit for personal injuries. S. F. 289 , Piley.
Equalize measure of damages for wrongful or negligent injury or death, permit both men and women recovery and support as spouse or parent. H. F. 235, judiciary; S. F. 302, Denman, et al.

To place municipal courts under the court reform act, permit Des Moines to have six municipal judges, to increase civil jurisdiction from $\$ 2,000$ to $\$ 5,000$, increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.
Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.
To rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.
Relating to expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.
Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al.
Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims.
Indigent defendants authority to ask for an appeal of a criminal conviction. H. F. 379, Redfern.

Relating to death by fire reports made to the state fire marshal. S. F. 389, transportation.
Relating to the use of depositions by criminal defendants. S. F. 428 , McNally.
Providing a unifed trial court system, abolishing all courts below the district court level. H. F. 449, Kluever.
Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.
Adopt uniform code of procedure on detainer procedures in criminal court. S. F. 445, Ely.

Require county attorney to commence civil suit to compel support of persons receiving public assistance. S. F. 496, Stanley.
Board of supervisors to establish office of legal aid attorney, appropriate public or private funds. H. F. 516, Denato.
Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. H. F. 565 , judiciary.
Service of process on foreign corporations. H. F. 601, judiciary.
Eliminate statutory fees for court-appointed attorneys, allow court to establish each fee. H. F. 597, judiclary.
Bail limited to one bond. H. F. 617, judiciary.
Allow service of a suit on secretary of state when an Iowa resident commits a tort and leaves state before legal action has been started. H. F. 551, Gaudineer.
Relating to defendant as a witness in a criminal proceeding. S. F. 619, judiclary.
Board of supervisors to establish office of legal aid attorney, appropriate public or private funds. H. F. 516, Denato. District
Increase tees to district court clerk in probate matters. S. F. 112, Elvers, et al.; H. F. 163, Rasmussen, et al.
Clvil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, McNamara, et al.
Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.
Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.
Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.
Reguiring district court to be in continuous session, abolishing present set four terms. S. F. 360, Riley and Beneke.
Reducing from 21 to 10 number of judicial districts in Iowa. S. F. 373, Riley. Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.
Establish 7 member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.
Punishment of parents who fail to support minor children. H. F. 507, Glanton.
Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.
Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al.
Grant a teacher right of appeal from termination of contract by a schonl board. H. F. 18, Oxley, et al.; S. F. 117, Nims, et al.
Allow clerk of district court to collect fee for handling alimony and chlld support payments. H. F. 101. Resnick.

## Municipal

Redefine municipal court district. S. F. 77, Klefstad, et al.
Poll list taken from election registers, cities with permanent registration, jury lists for municipal court. H. F. 196, Duffy, et al.
Pay municipal court expenses from city general fund. S. F. 172, Burke, et al.; H. F. 191, Resnick, et al.

Increase fees and mileage of municipal court baillffs and their deputies, same as allowed for sheriffs. H. F. 363, O'Malley and Maley.

Increase salaries of bailiffs and clerks of the municipal court. H. F. 574, Judiciary.
Increase salaries of bailiffs and clerks of municipal court $\$ 2,000$ per year. H. F. 585, judiciary.

Snpreme
Provide for law clerks for judges of the Iowa supreme court. S. F. 530, judiciary.
Relating to defendant as a witness in a criminal proceeding. S. F. 619, judlciary.
Various amendments to probate code. S. F. 49, O'Malley, et al.
Repeal requirement that all supreme court justices live and maintain their offices in Des Moines after January 1, 1968. S. F. 55, Rigler, et al.
Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.
Create a special court to be known as Iowa tax court. H. F. 152, Miller of Page, et al.
Rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.
Expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.
General Assembly disapproved changes in civil procedures, found in House Journal under date January 28, 1965, amended rule 215.1. S. F. 355, judiciary; H. F. 375, judiciary.

## COUIRT STUDY COMMISSION-

## General

Appropriation to members of court study commission. S. F. 585, appropriations.
Continue interim committee to study court system of Iowa. S. J. R. 26, appropriations.

## CREDI' UNIONS-

## General

To permit a credit union auditing committee to have more than three members. S. F. 247, Frommelt, et al.
To base examination fee of credit unions by banking department on actual cost of operating the division. S. F. 248 , Frommelt, et al.
Relating to size of loans by credit unions. S. F. 294, Frommelt, et al.
To set fine for falsification of credit union records. S. F. 299, Frommelt, et al.
To make it a misdemeanor for giviny false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.
Public employee credit unions. S. F. 170, Coleman, et al.; H. F. 654, commerce.

## CRIME-

General
To provide that the return of a bad check by a bank shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.
Ellminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.
Establish office of public defender in every county, elected every two years and paid $\$ 8,000$ a year. H. F. 102, Glenn and Lynch.
License and regulate, under public safety department, lie detector examiners. S. F. 176, Burke.

To charge any employer with embezzlement who fails to account for amounts withheld from employee wages. S. F. 193, Rigler, et al.
Relating to lewdness and indecent exposure. H. F. 173, Doyle.
Possession and transportation of flreworks a misdemeanor. H. F. 329, trans-
Trespassing on the land of another and refusing to leave a dwelling place. S. F. 334, Riley.

Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 265, McNamara, et al.
Relating to the use of depositions by criminal defendants. S. F. 428, MeNally.
False drawing or uttering of checks is an offense. H. F. 428, Caffrey, et al.
Penalty for bribery in athletic contests, fine of up to $\$ 10,000$ or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. F. 452, Gaudincer.
Adopt uniform code of procedure on detainer procedures in criminal court. S. F. 445 , Ely.

Increase prison term for lascivious act with a child from 3 to 20 years; if child is under 13 years, then a sentence of up to 50 years. S. F. 498, Stanley, et al.
Provide 7 year limitation on convjetions for second offense driving while intoxicated, also for subsequent offenses. H. F. 468, Doyle.
Relating to game hreeding and shooting preserves. H. F. 510, Jackson of Clinton.
Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.

Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.
Relating to drugs and medicine. H. F. 613, public health.

## Criminal Indictments

Abolishing the death penalty in Iowa. H. F. 8, Korn.; S. $\dot{\text { F. }} \dot{65}$, Ely, et al.
Increase from $\$ 20$ to $\$ 100$ maximum sum the stealing of which shall constitute petty larceny, increase from $\$ 100$ to $\$ 300$ the fine. H. F. 258, Bailey.
Indigent defendants authority to ask for an appeal of a criminal conviction. H. F. 379, Redfern.

Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. H. F. 565, judiciary.
Relating to defendant as a witness in a criminal proceeding. S. F. 619, judiclary.

## CUSTODIAN-

## General

Providing custodial officers and guards untforms. S. F. 10, Lodwlck, et al.; H. F. 72, Brinck and Redfern.

Provide method of payment of state penitentiary and men's reformatory personnel during emergencies. S. F. 455, Lucken, et al.

## DAIRY-

## General

Prohibit price discrimination in the sale of dairy products, etc. S. F. 212, Lange, et al.; H. F. 230, Cochran, et al.
Establishing milk room standards for producers of milk and cream for manufacturing purposes. S. F. 236, Elvers; H. F. 322, Den Herder, et al.
Relating to the licensing and regulation of milk dealers. must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.
Labeling and imprinting of colored oleomargarine when sold at retail. S. F. 27, Murray, et al, ; H. F. 20, Cochran, et al.
Appropriation, claims to members of dairy trade practices study committee. S. F. 613 , appropriations; H. F. 699, appropriations. Foods
Requiring milk and cream processors to post bond with secretary of agriculture. H. F. 446, Meacham.
Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture.
To set at 10 percent the milk fat content in ice cream sold in Iowa, the milk fat content of ice milk at 2 percent to 7 percent. S. F. 508 , agriculture.
Bring ice milk under labeling requirements of lowa law, listing of ingredients. S. F. 520 , agriculture.

## DATA PROCESSING-

## General

Clarify use of data processing equipment by tax department, assure maximum uses of the exchange of federal information relating to income taxes. H. F. 576, governmental affairs.

## DAYLIGITT TIME-

 See Time
## DEALERS-

## General

To forbid any licensed dealer from selling a motor vehicle or traller with regrooved tires. H. F. 52, Miller of Des Moines, et al.
Permitting county governments to regulate and license junk dealers. S. F. 123, Kibbie, et al.; H. F. 192, Distehorst, et al.
Regulation of securities dealers under the Iowa securities law. H. F. 174, commerce; S. F. 217, commerce.
Relating to the licensing and regulation of milk dealers, must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.
Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.
Relating to egg and poultry industry, licensing and regulations. H. F. 432, Meacham.
License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.
Extend to independent petroleum jobbers or retall dealers two-thirds of present 3 percent allowance for evaporation or loss. IF. F. 521, Scott, et al.
No regrooved tires on motor vehicles. H. F. 627, transportation.

## DEATH PENALTY-

## General

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al. Abolition of the death penalty in Iowa. H. F. 595, judiciary.

## DEB'TS-

General
Regulate the business of debt management. S. F. 402, Condon.
False drawing or uttering of checks is an offense. H. F. 428, Caffrey, et al.
Regulating sale of credit life and credit accident and health insurance. H. F. 562, commerce.

## DEBTOR-

See Debts

## DECORATION DAY-

## General

Repeal chapter of the Code relating to the desecration of Decoration Day, etc. H. F. 423, Miller of Des Moines and Distelhorst.

## DEPARTMENTAL RULES-

## General

Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.
Permit spearing of fish by skin divers under rules of state conservation commission. S. F. 183, Klefstad and Lisle.
Clarify procedure for adoption of rules by state departments. H. F. 170 , judiciary.
Empowering insurance commissioner to promulgate rules and regulations under the securities act. H. F. 178, commerce; S. F. 222, commerce.
Relating to registration requirements under the Iowa securities law. H. F. 177, commerce; S. F. 223 , commerce.
Penalty for violation of the rules of local board of health. S. F. 396. Wly.
Eliminate finance committee of board of regents. H. F. 646, education; S. F. 572 , education.

## DES MOINES-

## General

Repeal requirement that all supreme court justices live and maintain their offices in Des Moines after January 1, 1968. S. F. 55, Rigler, et al.
To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules. H. F. 119, Palmer, et al.

To place municipal courts under the court reform act; to permit Des Moines to have six municipal judges; to increase civil jurisdiction from $\$ 2,000$ to $\$ 5,000$; increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.
Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al.
Remove Des Moines Transit Company from assessment by the state tax commission. S. F. 435, Denman.
Permit Des Moines to use alternative special assessments for public improvements which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.

## DETECTIVES-

## General

Revise licensing and regulations of private detectives. H. F. 648, transportation.

## DISCRIMINATION-

## General

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.
Prohibit use of insurance application forms requiring naming race or color of applicant. H. F. 272, Gillette of Story.
Prohibit advertising or sale of "loss leaders" in merchandising. H. F. 464,
Establish 7 member civil rights commission to ellminate unfalr and discriminatory practices. S. F. 466, Ely, et al.
Prohibit discrimination in employment of persons beyond 40 years of age; provide penalties for violations. H. F. 290, Crosier and Varney.

## DISWASE-

## General

To declare as state polley that every newborn child be tested for phenylketonuria, disease leading to severe mental deficiency. S. F. 463 , Ely.

Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.
Require testing for phenylketonuria in newborn infants as a means of preventing severe mental retardation from this cause. H. F. 496, Bremmer and Lynch.
State department of health establish program to combat and prevent mental retardation in children from phenylketonuria, require tests of all newborn children. S. F. 484, Stanley. Animal
Permitting department of agriculture to set fee for tuberculosis testing in cattle. S. F. 114, Main, et al.
Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al.; H. F. 84, McNamara, et al.

Entry fee of $\$ .50$ on each colony of bees into Iowa by non-resident. S. F. 150 , Main, et al.; H. F. 147, Hausheer and Mueller.
Substitute the word validated for certified herd in Iowa law on brucellosis control in swine. S. F. 234, Stephens and Tabor.
Increase from $\$ 1$ to $\$ 5$ permit fee for dealers of hog-cholera virus and serum, set minimum dosage of the serum. S. F. 219, Main; II. F. 275, Mueller.
Person who offers to treat diseased or injured animals gratuitously shall be classed as practicing veterinary medicine unless he is farmer treating own livestock or neighbors. H. F. 339, Cochran, et al.
Vaccination of cattle for bovine brucellosis; deadine July 1, 1965. H. F. 417, Den Herder.
Require vaccination for rables before a dog can be licensed. H. F. 501, Kluever.
Requiring evidence of rabies inoculation before a dog can be licensed by a city, town or county. H. F. 566, public health.
Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.
Eradication of hog cholera. S. F. 429, Main, et al.; H. F. 599, agriculture.
Permits for administering hog-cholera virus not necessary. H. F. 586, agriculture; S. F. 535 , agriculture.

## DISTRICT COURT-

See Court, sub-references General and District

## DIVORCE-

 GeneralAllow clerk of district court to collect fee for handling alimony and child support payments. H. F. 101, Resnick.

## DOCUMENTS-

## General

To protect right of citizens to examine public records. S. F. 165, Stanley, et al.
To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.
Regulate sale of firearms where delivery is by mail or freight service, unlaw ful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Amend and correct uniform commercial code act. S. F. 597, judiciary.
Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.

## DRAINAGE DISTRICTS-

## General

Broaden definition of drainage districts to include "all lands" amend various sections of the levee and drainage district act. S. F. 211, Beneke and Coleman; H. F. 253, Cochran, et al.
Annexation of additional lands in a drainage or levee district and basis for assessments upon such lands. H. F. 334 , Scherle.
Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. F. F. 458, Rickert.

## DRAM SHOP LAW-

## General

Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.
Reducing from 2 years to 1 year period actions can be flled under dram shop law. H. F. 65, Coffman and Scott.
Repeal provision allowing payment of exemplary damages from the dram shop law. H, F. 81, Jackson of Clinton, et al.

## DRIVING SCHOOLS-

## General

Commercial driving schools and instructors. H. F. 653, transportation.

## EDUCATION-

## General

Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.
Provide for the re-establishment of the authority of the state board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.
Relating to establishing technical high schools. S. F. 167, Dodds.
Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.
Issuance of high school equivalency certificates by the state superintendent of public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al.
Set minimum 28-unit course standard in public high schools; 4 units English, 2 units Foreign Language or Latin, 3 units each Math, Science and Social Studies. S. F. 235 , Stephens.
Educational loan fund, and making an appropriation therefor. H. F. 294, Gillette of Story.
Create a special legislative educational investigative committee, inquire into development of education techniques, appropriate $\$ 5,000$. H. J. R. 18, Radl.
Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al.
Abolish offices of heads of educational departments at University of Iowa, Iowa State University, and State College of Iowa within 3 years; provide each department head shall be appointed. H. F. 310, Boot, et al.
To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.
Admission of children to school. S. F. 331, Stanley.
Limit levy for support of county boards of education to 1 mill H. F. 362 , Strothman, et al.
Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413, education.
Establish 8 trade and vocational schools, one in each district of the board of public instruction, appropriate $\$ 8,000,000$. H. F. 420, Scherle of Fre-mont-Mills.
Establish a technical institute in southwest Iowa, board of regents, appropriate $\$ 1,650,000$. H. F. 434, Robinson, et al.
Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. F. F. 456, Crozier.
Set up commission to study, evaluate and co-ordinate health, welfare and educational services offered by public and private agencies. H. F. 476, Wilson.
To establish a technical and two-year liberal arts college in southwest Iowa and appropriate $\$ 100,000$ for the initial development. H. F. 512, Kluever, et al.
Establish educational and experience qualifications for accounting practitioners who would be bonded. S. F. 457, Patton, et al.; H. F. 522, Redfern, et al.
Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553 , education.
Roard of Regents construct, etc, technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.
Establishment and operation of area vocational schools and area community colleges. S. F. 550 , education.
State supported and administered scholarship program. S. F. 577, appropriations.
Dates for school elections. S. F. 596, education.
Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.
Study educational policy system, create educational policy commission. S. J. R. 25, education.
Reorganization of school districts. S. F. 620, education.
Appropriation, claims by members of tax revision advisory, and education committee. S. F. 610, appropriations; H. F. 702, appropriations.
Uniting of school districts. H. F. 704, education.
Area vocational schools, community colleges and technical institutes, no more than 20 area vocational districts and 4 technical institutions. H. F. 260, Radl, et aI.

Accept the national defense education act of 1958, appropriation from general fund to public instruction for participation. S. F. 634, appropriations.

[^29]Increase from $\$ 3$ to $\$ 5$ cost of drivers license or permit; chauffeurs license $\$ 6$. H. F. 233, Miller of Des Moines.

Providing that no operators or chauffeurs license shall be issued to a person under 18 years of age without his first having successfully completed an approved driver education course. H. F. 390, Miller of Des Moines, et al.; S. F. 409, Shirley, et al.

## LDUCATIONAL INSTITPUTIONS-

## General

Appropriation to board of regents to establish a new institution of higher learning in Iowa. S. J. R. 1, Flatt, et al.
Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al.; H. F. 58, Cohen, et al.
Taxation of real property of educational institutions and religious, literary and charitable societies. H. F. 97, Smith of O'Brien.
Provide for the re-establishment of the authority of the state board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.
To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc. and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al.
Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413, education.
Tax real property acquired after January 1, 1965 by an educational institution, literary, charitable, and rellgious societies. H. F. 331, education.
Exempt any educational institution from sales and use tax on purchases. H. F. 418, Meacham, et al.

Establish 8 trade and vocational schools, one in each district of the board of public instruction, appropriate $\$ 8,000,000$. H. F. 420, Scherle of Fre-mont-Mills.
Remove limitation to educational institutions in wills under the lowa Probate Code. S. F. 461, Ely, et al.
Board of regents construct, etc. technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.
Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.
EDUCATIONAL POLICY COMMISSIONGeneral
Study educational polícy system; create educational policy commission. S. J. I. 25 , education.

## EGGS-

## General

Relating to the buying and selling of eggs. S. F. 398, Reno, et al.
Relating to egg and poultry industry; licensing and regulations. H. F. 432, Meacham.
Changing various rules for enforcement of candling and grading eggs. H. F. 451, Ossian, et al.

## ELECTIONS—

## General

Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.
Mailing of absentee election ballots. H. F. 23, Carnahan, et al.
Amending Iowa constitution lowering voting age to 18 years. H. J. R. 11, Brinck.
Relating to the depositing of election ballots. S. F. 120, Stanley.
Counties electing supervisors at large shall not elect more than one from any supervisor district. H. F. 77, Murphy; S. F. 129, Hansen.
Ellminate straight party voting on general elections ballot by requiring voter to indicate his choice among candidates for each office. S. F. 37, Walker; H. F. 127, Grassley and Nielsen of Shelby.
Organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments. $H$. F. 279, public health.
Establish county zoning regulations only with the approval of the voters in an election. H. F. 264 , Brinck, et al.
Continue approved schoolhouse tax levy in school district boundary changes except in school district reorganization. S. F. 153, Ely and Beneke.
Investment of public funds. S. F. 180, Ely and Shirley.
Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53 , RadI, et al.
Amending constitution to repeal provision establishing office of county attorney. H. J. R. 14, Gillette of Story, et al.
Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Nomination papers for municipal offices filed at least 4 weeks before election. H. F. 194, Wilson, et al.

Rotate candidates names on municipal election ballots. S. F. 203, Denman, et al.; H. F. 202, Maley, et al.
Procedure for contested elections involving office of county supervisors. H. F. 217, Gillette of Clay-Dickinson.
Municipalities may elect officials on a partisan basis. H. F. 219, Brinck.
Repeal section 49.14 of Code, in conflict with other Code sections [township clerk shall be clerk of election and township trustees judges in township precinct]. H. F. 223, Robinson.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Remove requirement that city councils submit to vote of people the approval of contracts for transit service. S. F. 38, O'Malley, et al.; H. F. 245, Rider.
$\$ 25$ candidate filing fee for nomination papers for county elective offices; $\$ 50$ fee for $U$. S. senator, congress, state offices and Iowa legislature. S. F. 315, Reppert.

Providing for a method of electing the state board of public instruction. S. F. 367, Beneke.
Relating to registration of voters. S. F. 421, Ely and Riley.
Shorten from 4 to 2 years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.
Reduce from 60 percent to 55 percent the majority required for approval of school bond issues. FI. F. 455, Seibert.
Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.
Permit Lowan who moves from the state to continue to vote in lowa until he has met residence requirements in the place he has moved. S. F. 465, Stanley.
Amend state constitution to permit state legislature to set residence requirements for voters, not more than 6 months in state and 60 days in county. S. J. R. 23, Stanley.
Provide for election of city central committees, precinct committee men and women and city conventions of political parties in special charter cities, 25,000 population or more. H. F. 492, Resnick.
Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545 , Brinck.
Relating to nomination of candidates for public office, provide for fillng fee and bond for such nominations. H. F. 547, Robinson.
Amend Iowa constitution to allow qualified new residents to vote for president and vice president. H. J. R. 13, Gillette of Story, et al.
Simple majority vote needed for authorization of school bond issues. S. F. 93, Ely.
Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.
Change date of primary election. H. F. 533, Rasmussen; S. F. 545 , governmental affairs.
Clarify Iowa Code on contesting elections. S. F. 549, judiciary.
Dates for school elections. S. F. 596, education.
Amend constitution-terms of governor and lieutenant governor 4 years. S. J. R. 7, Reppert, et al.

School boards, after vote of people, transfer fund from general fund to schoolhouse fund. S. F. 317, Heying.
Branch registration in cities having permanent registration, deputy registrars. S. F. 341, MeNalley, et al.; H. F. 415, Rasmussen, et'al.

Name, address and city of absent or disabled voter listed on envelope; ballot mailed. H. F. 337, Carnahan, et al.
Counties, cities and towns use electronic voting systems. S. F. 556, governmental subdivisions; H. F. 667, governmental subdivisions.
Cities and towns and areas under boards of supervisiors; voting wet continue licensing sale of liquor by the drink; county voted dry. H. F. 60, Coffman and Scott.
Cost of printing supplies for voting machines not exceed amount determined by printing board. S. F. 135 , Burrows; H. F. 220 , Mayberry.
Printing board fixing fees for publication of sample ballots and printed supplies for voting machines. S. F. 134, Burrows; H. F. 221, Mayberry.
Cities to prepare duplicate voter registration lists by data processing methods.
Voting machines kept locked 10 days after city primary election if not contested. H. F. 195, Cohen, et al.

## Precinct

Permit selection of grand jurors from election precincts instead of by township only. S. F. 437, Ely.
Selection of grand jurors, provide a more representative grand jury. H. F. 473 ,

## Clarify Droderer.

Clarlfy procedures for selection of election judges. H. F. 524, Rasmussen.
Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.

## Primary

Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.

## ELECTRICITY-

## General

License all electricians, etc. H. F. 481, Burke.
Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.
Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain, S. F. 525, commerce.
Electric transmission lines. H. F. 611, commerce.
Increase maximum number of feet that may be acquired through eminent domain for electric transmission line right-of-way. H. F. 45, Loss, et al.

## GMINENT DOMAIN-

## General

To increase from 100 feet to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.
Relate to time of taking possession of property under power of eminent domain. H. F. 129, Bogenrief, et al.
Provide moving expenses up to $\$ 500$ within a 25 mile area in condemnation cases. S. F. 468, Riley.
Require land taken by condemnation cannot be possessed until legal appeals are decided. H. F. 528, Bogenrief and Foster.
Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.
Electric transmission lines. H. F. 61i, commerce.

## EMPLOYEES-

## General

Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.
Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon, et al.
Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.
Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban.
Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.
Relating to establishing a new method of determining employment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.
Eliminate requirement that an applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.
Establish a state minimum wage of $\$ 1.25$ per hour. H. F. 48, Felger, et al.; S. F. 54, Mincks and Klefstad.

Establish a state minimum wage of $\$ 1.25$ per hour. S. F. 57 , Stanley, et al.
Permit a school employee to authorize payroll deduction for dues to professional associations, organizations or unions. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et al.

To ellminate provision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.
Relating to retirement systems for policemen and firemen under civil service. H. F. 50, Denato, et al.

Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.
Illegar for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al.; S. F. 80, Denman, et al.
Civil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, McNamara, et al.
Repeal length of healing period under workmen's compensation law. S. F. 72, Condon and Burns; H. F. 70, Varney, et al.
To permit employee to select his own medical, surgical and hospital service under workmen's compensation. S. F. 70, Condon, et al.; H. F. 73, Miller of Buena Vista, et al.
Allow public school employees transfer earned, unused sick leave from one school district to another. H. F. 76, Rickert.
Increase mileage allowance of sheriff's office from 9 cents to 12 cents per mile. S. F. 109, Flatt.

Change method of arriving maximum benefits payable under workmen's compensation. H. F. 94, Wright, et al.

Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al.; H. F. 125, Carnahan, et al.
To increase mínimum sick leave for school employees. H. F. 131, Gregerson, et al.
Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.
Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.
Relating to the equipment of rail track motor cars. H. F. 156. Conway and Carnahan.
Increase compensation of conservation officers. S. F. 181, Nims, et al.
Remove $\$ 4,000$ annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer, increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of Clinton, et al.
Provide notices of determination shall not be given employers who fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman. H. F. 71, Caffrey, et al.
Inerease top limit for salary deductions to IPERS from $\$ 4,800$ to $\$ 6,000$. S. F. 197, Ely, et al.
Broaden conflict of interest law to make specific exemptions for municipal officials. S. F. 105. Denman, et al.; H. F. 184, Radl, et al.
Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.
To regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.
Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al.
Grant state employees 4 weeks vacation after 15 years of employment. H. F. 113, Doderer, et al.; S. F. 259, Burns.
School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if jolnt participating plans are established. S. F. 276, Nims, et al.
To provide conservation commission employees with uniforms, equipment, arms and supplies. S. F. 291, conservation and recreation,
School districts to buy annuity contracts for employees. H. F. 313, Gannon, et al.
Clarify and strengthen the law for civil service. H. F. 330, Wengert, et al.
Create special committee to study retirement programs for public employees, $\$ 5,000$ appropriation. S. J. R. 20, Kruck and Shirley; H. J. R. 20, Brinck and Doderer.
Relating to advisory investment board of the IPERS. H. F. 347, Hausheer, et al.
Increase the minimum sick leave for school employees. S. F. 332, Van Gilst and Elvers.
To permit state comptrolier to make requested payroll deductions from state employees for pledges to charity drives. S. F. 386, O'Malley, et al.
Provide time off with pay for state employees for designated legal holidays. S. F. 434 , Nims and Kruck.

To rewrite law dealing with termination of employment under IPERS permitting qualification for benefits in 5 years. S. F. 307, O'Malley; H, F. 405, Jackson of Black Hawk, et al.

Enable creditors to garnish wages of state employees. H. F. 406, Harrington,
Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black
Appropriate $\$ 500,000$ a year to IPERS to increase the prior service reserve fund. H. F. 443, Resnick and Carnahan.
Providing 30 -day leaves of absence annually for sickness or injury of state employees. S. F. 358, Reppert; H. F. 448 , O'Malley.
Accumulated vacations of deceased state employee be paid surviving spouse or legal heirs. S. F. 462, Shirley.
lermit state to contribute 25 percent of cost of group health and hospital plans for employees. S. F. 469, Coleman.
Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.
Establish civil service system for state employees. S. F. 346, Riley, et al.; H. F. 482 , Foster.

Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.
Public employees of 72 years of age to receive retirement benefits regardiess of the amount of their earnings and If they have full time employment. H. F. 550, Mahan and Kluever.
Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570 , governmental affairs.

Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs.
Exempt persons hired for short periods of time from participation in IPERS. H. F. 587, governmental subdivisions.

Assure state employees payment of accrued vacation pay who are terminated or who leave. S. F. 524, claims; H. F. 598, claims.
Increase maximum benefits payable under workmen's compensation, death, disability, etc. S. F. 538, industrial and human relations.
Interchange of federal, state and local government employees. S. F. 554, governmental affairs.
Public employee credit unions. S. F. 170, Coleman, et al; H. F. 654, commerce. Increasing size of highway patrol from 300 to 400 members. H. F. 9, Gannon.
Board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.
Compensation of members of State conservation commission. S. F. 124, Benda.
Prohibit nepotism within the state. H. F. 299, Robinson.
Uniforms for custodial officers and guards. S. F. 10 , Lodwick, et al.; H. F. 72, Brinck and Redfern.
Salary increase for highway patrol. S. F. 288, Kruck, et al.; H. F. 508, Dunton and Gannon.
Retire state employees at 65 unless department head and executive council approve work continuance to 70 . S. F. 502, governmental affairs.
Change method of maximum benefits payable for disabilities in workmen's compensation act. S. F. 74, Mincks, et al.
Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.
Accident and disability benefits for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al.
Overtime pay to state employees for emergency or holiday work. S. F. 221, Ely, et al.
Confirmation of public officers by the Senate, eliminating executive sessions. S. F. I, Frommelt, et al.

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. 11, Oehlsen.
Deductions from salaries of state employees to united fund or similar organizations. H. F. 671, governmental affairs.
Supervisory conservation commission personnel act as special police. S. F. 290 , conservation and recreation.
Cities and towns, etc. buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

## EMPLOYERS-

## General

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.
Establish a state minimum wage of $\$ 1.25$ per hour. H. F. 48, Felger, et al.; S. F. 54, Mincks and Klefstad.

Fstablish a state minimum wage of $\$ 1.25$ per hour. S. F. 57 , Stanley, et al.
To eliminate provision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.
To regulate and enforce payment of wages due employees from corporations doing business in Towa. S. F. 73, Mincks, et al.
Provide notices of determination shall not be given employers who fail to notify employment security commission of disqualifable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71, Caffrey, et al.
Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.
To charge any employer with embezzlement who fails to account for amounts withheld from employee wages. S. F. 193, Rigler, et al.
Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al.
Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.
Relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act. S. F. 427, Coleman, et al.; H. F. 421, Hausheer, et al.

Require written consent of employer for any wage assignment made by an employee on loans. H. F. 437, Millen, et al.
Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.
Providing enforcement measures for collecting interest and penalties imposed upon employers who fail to make contributions or reports as required by law. H. F. 555, governmental affairs.

Changing penalty provisions for employers who fail to fle timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.
Employer to enter into certain agreements with labor organizations. H. F. 677 , industrial and human relations.

## EMPLOYMENT-

## General

Employment and other privileges for certain inmates of county jails. S. F. 5, Messerly, et al.
Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon, et al.
Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.
Relating to establishing a new method of determining enployment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.
Eliminate requirement that an applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.
Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.
Illegal for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al.; S. F. 80, Denman, et al.
Provide notices of determination shall not be given employers who fall to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71, Caffrey, et al.
Amend the Iowa constitution incorporating the right to work principle in labor contracts in the constitution. H. J. R. 12, Grassley.
Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.
To increase minimum sick leave for school employees. H. F. 131, Gregerson, et al.
Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.
Grant state employees 4 weeks vacation after 15 years of employment. H. F. 113, Doderer, et al.: S. F. 259, Burns.
Authorize cities and towns to establish fair employment practice acts and fair housing acts, to establish civil rights commission. S. F. 364, Ely and Riley.
Relating to employment safety and providing for an employment safety commission. S. F. 403 , industrial and human relations.
To rewrite law dealing with termination of employment under IPERS permitting qualification for benefits in 5 years. S. F. 307, O'Malley; $H$. $\mathcal{F}$. 405, Jackson of Black Hawk, et al.
Relating to child labor. S. F. 395, Riley and Denman: H. F. 454, Gaudineer.
Establish 7 member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.
Allow union shop in Iowa wage contracts. S. F. 492, Mincks, et al.; H. F. 514, Gaudineer, et al.
Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al.
Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al.
Provide automatic retirement at age 65 unless department head and executive council has approved work continuance to age 70 for state employees. S. F. 502, governmental affairs.

Prohibit discrimination in employment of persons beyond 40 years of age; provide penalties for violations. H. F. 290 , Crosier and Varney.
Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570 , governmental affairs.
Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs.
Assure state employees payment of accrued vacation pay who are terminated or who leave. S. F. 524, claims; H. F. 598, claims.
Employment and other privileges for certain prisoners of county jails. H. F. 622, judiciary.

## EMPLOYMENT SAFETY COMMISSION-

## General

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23 , Stanley, et al.

Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140 , Glenn, et al.
Relating to employment safety and providing for an employment safety commission. S. F. 403, industrial and human relations.

## ENPLOYMEN'T SECURI'IY-

## General

Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon, et al.
Relating to establishing a new method of determining employment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.

Eliminate requirement that an applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.
To eliminate promision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.
Repeal length of healing period under workmen's compensation law. S. F. 72, Condon and Burns; H. F. 70, Varney, et al.
To remove complete disqualification for unemployment benefits due to voluntarily leaving work or failure to accept work; limit 6 weeks. S. F. 61, Klefstad, et al.; H. F. 96, Wright, et al.
Change method of arriving maximum benefits payable under workmen's compensation. H. F. 94, Wright, et al.
Provide notices of determination shall not be given employers which fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71, Caffrey, et al.
Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al.
Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.
To allow Iowa employment security commission to subject interest and penalties on contributions subject to jeopardy assessments. H. F. 556, governmental affairs.
Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmental affairs.
Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570, governmental affairs.
Change method of maximum benefits payable for disabilities in workmen's compensation act. S. F. 74, Mincks, et al.
Appropriate from IPERS to employment security commission for administratve costs of IPERS. S. F. 579, appropriations; H. F. 683, appropriations.

## ENGINEERS-


#### Abstract

General Additional appropriation of $\$ 309,000$ to relocate water supply facilities of Woodward State Hospital and School, Saylorville Dam. H. F. 37, Baker, Relating to entry upon private property for surveys, etc.; paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.

Relating to the required qualifications for registration as a professional engineer or land surveyor. S. F. 406, Stanley, et al. Relating to the registration of professional engineers and land surveyors and the regulation of these professions. S. F. 408, Stanley, et al.


## EQUIPMENT-

 GeneralEquipping motor vehicles with safety belts or safety harnesses. S. F. 319 , Kruck, et al.
Require railroad cars to be equipped with reflectors. S. F. 309, Kibbie.
Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.
Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.
Permit collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. F. 487, Hageman.
Permit school districts to enter into lease-purchase contracts for moble classrooms, laboratories, and shops. H. F. 494, Wolcott, et al. Farm
Increase from 25 mile radius to 50 miles distance, over-sized farm equipment can be delivered by dealers to farmers without penalty. H. F. 215 , Miller of Page, et al.
Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.

## ESTATES-

## General

To provide additional death benefits for employees without dependents. S. F. 67, Condon and Flatt.
Equalize measure of damages for wrongful or negligent injury or deathpermit both men and women recovery and support as spouse or parent. H. F. 235; judiciary; S. F. 302, Denman, et al.
Repeal 5 mills moneys and credits tax, individuals, estatos and trusts, increase income tax rate on upper bracket incomes. S. F. 583, ways and means.
Iowa estate tax. H. F. 709, ways and means.

## EVIDENCE-

## General

To provide that the return of a bad check by a bank shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.
Relating to burden of proof of contributory negligence in civil actions. H. F. 206, Hutchins and O'Malley; S. F. 264, Denman, et al.
Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365 , McNamara, et al.

## EXAMINERS-

## General

Provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. S. F. 515, commerce.

## EXECUTIVE COUNCLL-

## General

Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley, et al.
Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.
Consolidate all architectural work of state departments in one agency, supervised by executive council. H. F. 352, Conway, et al.
Incorporating printing board and car dispatcher under executive council. H. F. 614, governmental affairs.

Exchange or sale of military lands. S. F. 548, governmental affairs; H. F. 640, governmental affairs.
Establish executive council revolving fund for purchasing. S. F. 622, appro-
Amend priations. J . 17 , implementing and defining powers of executive council in acquisition of additional land for capitol grounds. H. J. R. 27, governmental affairs.
Executive council responsible for allocations from contingent fund, release of capital appropriation funds of Sixtieth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710, appropriations.
State auditor to employ independent certified public accountants or registered public accountants. S. F. 380 , Main.

## EXECUTIVE SESSION-

## General

Confirmation of public officers by the senate, eliminating executive sessions. S. F. 1, Frommelt, et al.

## FAIRS-

## General

Permit pari-mutuel racing in Iowa under 3 member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al.

## FARMS-

## General

To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.
Exempting all presently taxable livestock from further taxation. H. F. 38,
Permitting farmers, et al.; S. F. 63 , Elvers, et al.
Relating to equalizing the county tax burden. S. F. 338, Heying, et al.
Provide sales tax exemption for fitems used by farmers to prepare their wares for market. H. F. 497, Scherle of Fremont-Mills.

Exempt from motor fuel tax gas used by farmers for agricultural purposes. H. F. 500, Shirley of Dallas and Korn.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation.
Allow farmer to register single unit straight truck with up to 6 wheels for $\$ 40$ annual fee. H. F. 483, Nielsen of Emmet-Palo Alto.
Substitute the word validated for certifled herd in Iowa law on brucellosis control in swine. S. F. 234, Stephens and Tabor.

## Agricultire

## See Agriculture, sub-reference General

## FEDERAL GOVERNMENT-

 GeneralTo require humane slaughter of livestock in packing plants outside federal jurisdiction. H. F. 122, Radl, et al.; S. F. 175, Ely and Riley.
Co-ordinate requirements of Iowa state chartered savings and loan associations with federal association requirements. H. F. 98, Melrose; S. F. 187, Denman, et al.
Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture.
Authorize participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504 , conservation and recreation.
Rewrite Iowa law on functions and duties of Iowa natural resources council, etc. S. F. 522, agriculture.
Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.
Authorizing governor to accept federal funds. S. F. 540 , governmental affairs. Comprehensive planning of water resources and matters associated therewith. S. F. 543, agriculture.

Exempt persons in armed forces, payment of annual registration on their motor vehicles if in storage. H. F. 268, Utzig, et al.
Tighten requirements for issuance of firearms permit. S. F. 267, Benda.
Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575 , conservation and recreation.
Cities and towns enter into contract with federal government payments for flood control work. S. F. 321, O'Malley, et al.; H. F. 387, Denato.

## FEDERAL INTERNAL REVENUE-

 GeneralTo update income tax law to provide adoption of amendments to the internal revenue code passed by congress last year. S. F. 125, Benda.
State personal income tax law to conform to federal internal revenue act of 1964. H. F. 198, ways and means.

School districts to buy annuity contracts for employees. H. F. 313, Gannon, et al.
Make Iowa income tax laws conform to 1964 amendments to the U. S. internal revenue code. H. F. 453 , Denato.

## FEES-

## General

Charging tultion for pupils taking supplemental courses at summer school. S. F. 41, Shaff and Coleman.

Increasing certain fees collected by clerks of the district court. H. F. 47, Resnick.
Increasing cost of drivers and chauffeurs llcenses. H. F. 32, Resnick.
Authorizing Iowa tax commission to refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.
Allow clerk of district court to collect fee for handling alimony and child support payments. H. F. 101, Resnick.
To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.
To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules. H. F. 119, Palmer, et al.

Entry fee of $\$ .50$ on each colony of bees into Iowa by non-resident. S. F. 150, Main, et al.; H. F. 147, Hausheer and Mueller.
Increase fees to district court clerk in probate matters. S. F. 112, Elvers, et al.; H. F. 163, Rasmussen, et al.
Issue 15 hour, 1 day, beer and liquor permit to veterans and other organizations, $\$ 15$ fee in lieu of Hicense and tax. H. F. 172, Doyle, et al.
Requiring inspection of low-pressure boilers by state boiler inspector. S. $F$. 87, Klefstad, et al.; H. F. 175, Bremmer, et al.
Increase from $\$ .50$ to $\$ 1$ the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.

Repeal exemption from registration vehicles used for storage, transportation and application of liquid fertilizers. H. F. 224 , Nielsen of EmmetPalo Alto.
Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.
Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.
No motor vehicle registration fee of less than $\$ 5$ shall be prorated. H. F. 274, Bogenrief, et al.
Increase from $\$ 1$ to $\$ 5$ permit fee for dealers of hog-cholera virus and serum, set minimum dosage of the serum. S. F. 219, Main; H. F. 275, Mueller.
To place municipal courts under the court reform act, permit Des Moines to have six municipal judges, to increase civil jurisdiction from $\$ 2,000$ to $\$ 5,000$, increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.
$\$ 25$ candidate filing fee for nomination papers for county elective offices, $\$ 50$ fee for U. S. senator, congress, state offices and Iowa legislature. S. F. 315, Reppert.

Provide for testing of liquefied petroleum gas meters by department of agriculture and condemnation of inaccurate meters. H. F. 338, Oehlsen.
Increase teaching certificate or renewal from $\$ 2$ to $\$ 6$, life renewal from $\$ 5$ to $\$ 20$ and a duplicate $\$ 5$. S. F. 343, Kibbie, et al.
To regulate the practice of architecture. S. F. 375, Denman and Stanley.
Increase fees and mileage of municipal court bailiffs and their deputies, same as allowed for sheriffs. H. F. 363, O'Malley and Maley.
Regulate the business of debt management. S. F. 402, Condon.
Relating to motor vehicle certified carrier fees. S. F. 410, Reppert.
Payment of attorneys fees for indigent persons. H. $\dot{F}$. 398, Kluever.
Appointment of inspector by board of optometry examiners, fixing compensation therefor, optometry license renewal fees, etc. H. F. 400, Maley, et al.; S. F. 426, Buren and Briles.
Regulating strip coal mining. S. F. 372, Reno, et al.; H. F. 439, Anderson, et al.
Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.
Allow a court to set a reasonable attorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.
Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.
Require motorboat registration with county treasurer rather than state conservation commission, minimum fee $\$ 3$. S. F. 460, Hansen, et al.
Exemption of registration fee to disabled veterans who are provided with money to buy a car. S. F. 493, Stanley.
Increase certain fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep $\$ 2.50$ fee. H. F. 471, Bogenrief, et al.
Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.
Relating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.
To base examination fee of credit unions by banking department on actual cost of operating the division. S. F. 248, Frommelt, et al.
To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation.
Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.
Increase fees for handling varlous farm produce. H. F. 356, agriculture; S .
Set time for payment of annual pipeline inspection fee, rewrite law dealing with form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.
Increase from $\$ 1$ to $\$ 3$ annual charge for certifying to the soundness of any stallion or jack. H. F. 319, agriculture; S. F. 517 , agriculture.
Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593 , commerce.

Farmer register single unit straight truck with up to 6 wheels for $\$ 40$ annual fee. H. F. 483, Nielsen of Emmet-Palo alto.
Eliminate statutory fees for court-appointed attorneys, allow court to establish each fee. H. F. 597, judiciary.
Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.
Increase fees charged by Iowa department of agriculture for inspection of weights and measures. H. F. 318, agriculture; S. F. 544, agriculture.
Annual regulatory fee on motor vehicles used for transportation of freight. H. F. 686, transportation.

Change amount of sales tax permit fee. H. F. 688, ways and means.
Amend H. F. 356, payment of license fees for creamery and cheese factories. S. F. 632, agriculture.

## Licenses

Requiring photograph on drivers or chauffeurs license and repealing requirements for notation on back of license by judge for violations. $S$. $F$. 43, Nims, et al.
Marking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.
Permit half price fish and game license at age seventy. S. F. 81, Lodwick, et al.
Increase from $\$ 3$ to $\$ 5$ cost of driver license, $\$ 4$ to $\$ 6$ cost of chauffeur license. H. F. 67, Resnick, et al.

To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89, Kempter.
To reduce from $\$ 1,000$ to $\$ 500$ the cost of a liquor-by-the-drink license in unincorporated towns of 200 or more population. H. F. 120, Scherle of Fremont-Mills.
To require that all operators and chauffeurs licenses shall bear a photograph of the licensee. H. F. 124, Miller of Buena Vista, et al.
Permit fishing without a license for people 65 or older. S. F. 52, McGill; H. F. 150, Glenn and Dougherty.
Permitting mobile homes to be placed in storage. S. F. 195, Burke.
To permit purchase of transit plates for travel trailers. S. F. 242, Buren.
Increase from $\$ 3$ to $\$ 5$ cost of drivers license or permit, chauffeurs license $\$ 6$. H. F. 233, Miller of Des Moines.
Permit counties to collect dog license fees for cities and towns. H. F. 300, Burke, et al.
To amend the fees charged for hunting and fishing licenses and trout stamps. S. F. 293 , conservation and recreation.

Relating to cosmetology. S. F. 184, Klefstad, et al.; H. F. 317, Gregerson, et al.
Seasonal liquor licenses issued for 6 or 8 months. S. F. 441, O'Malley and Frommelt.
Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.
Issue permanent motor vehicle license plates to owners of motor vehicles other than commercial, establish monthly registration system based on birth date of vehicle. H. F. 480, Robinson.
Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.

Increase cost of obtaining duplicate operators license from $\$ .25$ to $\$ 2.00$ and chauffeurs license from $\$ .50$ to $\$ 2.00$ H. F. 488 , Hageman.
Regulation and taxation of trading stamp companies. S. F. 487, Hansen and Hagedorn.
Increasing annual license fees for gasoline and fuel oil pumps. H. F. 568, agriculture; S. F. 507, agriculture.
Rewrite Iowa fertilizer law and set standards for transportation, handling, etc., of anhydrous ammonia, etc. S. F. 500 , agriculture.
Increase cost of drivers and chauffeurs licenses. H. F. 32, Resnick.

## FIDUCIARIESGeneral

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.
Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.
Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary.
Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.

## FINES-

 GeneralFine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban.
Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.
Flx penalty of $\$ 25$ to $\$ 100$ for violation of fiammable liquid and liquified petroleum gas regulations. H, F. 143, Shirley of Dallas, et al.
To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.
Relating to negligent driving and reckless driving. H. F. 207, Dougherty and Kluever.
Fine or Imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.

More severe penalty for reckless driving on the highway. H. F. 257, Bailey.
Increase from $\$ 20$ to $\$ 100$ maximum sum the stealing of which shall constitute petty larceny, increase from $\$ 100$ to $\$ 300$ the fine. H. F. 25 Batley.
To set fine for falsification of credit union records. S. F. 299, Frommelt, et al.
Negligent homicide, the death of a person in a motor vehicle accident if caused by a negligent driver, fine up to $\$ 1,000$ or year in county jail. S. F. 272, Kruck, et al.; H. F. 295, Dunton and Nielsen of Em-met-Palo Alto.
Possession and transportation of freworks a misdemeanor. H. F. 329, transportation.

Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.
Increase the penalty for driving while the drivers license is suspended or revoked. S. F. 350, Stanley.
Unlawful for private schools or colleges to collect advance tuition or other charges in excess of $\$ 25$. S. F. 354 , Kibbie and Nurse.
To provide uniform minimum fines for scheduled traffic violations. S. F. 362, Riley.
Provide safety measures, etc., necessary to eliminate fire, panic, death, etc., resulting from electrical power outages leaving public buildings without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.
Providing penalties for violation of rules of a local board of health. H. F. 447, Caffrey and Robinson.
Penalty for bribery in athletic contests, fine up to $\$ 10,000$ or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. F. 452, Gaudineer.
Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of EmmetPalo Alto.
Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.
Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.
Changing penalty provisions for employers who fail to flle timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.
Fines for operators violating temporary weight restrictions. H. F. 594, transportation.

## FIRE-

## General

Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.
Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.
Increase from $\$ .50$ to $\$ 1$ the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.
Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F 310, Cassidy, et al
Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth counties. H. F. 343, Nielsen of Em-met-Palo Alto.
Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.
Assist in formation of fire protection districts in areas of limited population. H. F. 377, Radl.

Legalize $\$ 16,000$ in fire equipment bonds issued, anticipate collection of $11 / 2$ mills, Hazelton township, Buchanan county. F. F. 386, Harrington.
Relating to death by fire, reports made to the state fire marshal. S. F. 389, transportation.
Provide safety measures, etc., necessary to eliminate fire, panic, death, etc., resulting from electrical power outages leaving public buildings, without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.
Extinguishers
Prohibit sale and use of fire extinguishers using toxic halogenated hydrocarbon extinguishing agents. H. F. 340, transportation; S. F. 390 , transportation.

## FIREARMS-

## General

Restrict the use of firearms near buildings while hunting. S. F. 260 , Messerly.
To provide conservation commission employees with uniforms, equipment, arms and supplies. S. F. 291, conservation and recreation.
Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.
Annual registration with sheriff of pistols or revolvers. S. F. 318, Reno. Guns
To remove restriction on carrying concealed weapons in a car without a license. S. F. 230, Riley.
Regulate sale of frearms where delivery is by mall or freight service; unlawful unless order accompanfed by notarized document of purchaser.


Weapons permits issued by a sheriff shall be valid throughout state. IF. F. 46. Scherle of Fremont-Mills, et al.; S. F. 345, Mills and Riley.
Prohibit shooting of any rifle or shotgun on or over public highways. H. F. 259 , Gillette of Clay-Dickinson, et al.

## FIREMEN-

General
Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.
Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.
Adjusting pensions of retired firemen and policemen according to presently paid salaries in these departments. IH. F. 39, Gaudineer, et al.; S. F. 58, O'Malley, et al.
Relating to retirement systems for policemen and firemen under civil service. H. F. 50, Denato, et al.

Retirement systems for policemen and firemen at an age corresponding to years of service. H. F. 51, Radl, et al.; S. F. 152, Burke, et al.
Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al.
Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn.
Permit volunteer firemen to use revolving blue lights on their motor vehicles. H. F. 286, Dougherty.

Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.
Relating to hours of duty for city firemen. S. F. 423, Kruck; H. F. 433, Doderer, et al.
Provide liability immunity to members of fire departments. H. F. 659, governmental subdivisions.

## FIREWORKS—

## General

Possession and transportation of fireworks a misdemeanor. H. F. 329, transportation.

## FISH AND GAME-

## General

Repealing the law authorizing counties to pay bounties on wild animals. H. F. 87, Gallagher, et al.
To close all other hunting seasons during the established gun season for hunting deer. H. F. 208 , Busch, et al.
To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.
To permit box trapping of cottontail rabbits and squirrels. S. F. 249, conservation and recreation.
To change the hunting, fishing and trapping license year from April 1 to the calendar year. S. F. 250, conservation and recreation.
Relating to use of throw or trot lines in fishing. S. F. 348, Dodds.
Exempt owners, lessees, and occupants of recreational premises from liability to recreational users. S. F. 383, Nims, et al.
Restrict the means of taking trout from designated trout waters. S. F. 425, Condon.
Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.
Permit sale of skins and plumage of game birds and animals; rabbits. I. F. 572 , conservation and recreation.

## Conservation Commission

See Comservation Commission, sub-reference General Licensen
Permit half price fish and game license at age seventy. S. F. 81, Lodwick, et al.
Permit fishing without a license for people 65 or older. S. F. 52, McGill; H. F. 150, Glenn and Dougherty.
To amend the fees charged for hunting and fishing licenses and trout stamps. S. F. 293 , conservation and recreation.

Permit residents of bordering states to fish in Iowa counties bordering their state on same basis that Iowans can fish in bordering state. S. F. 314, Main.
Permit members of war veterans organizations over 65 to hunt and fish without a license. S. F. 327, Klefstad.
Special deer hunting licenses to landlords and tenants. S. F. 353, Buren and Floy.
Remove limit on number of deer hunting permits issued by the conservation commission. H. F. 457, Kluever.
Limit present bait dealers license to retail, establish separate fee for wholesale. H. F. 681, conservation and recreation.
Bait dealers licenses. S. F. 580, conservation and recreation.

## FLAGS-

General
Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.

## FLOOD CONTROI-

## General

Cities and towns enter into contract with federal government payments for flood control work. S. F. 321, O'Malley, et al.; H. F. 387, Denato.

## FOODS -

## General

Relating to the labeling and imprinting of colored oleomargarine when sold or offered for sale at retail. S. F. 27, Murray, et al.; H. F. 20, Cochran, et al.
Relating to egg and poultry industry, licensing and regulations. H. F. 432, Meacham.
Changing various rules for enforcement of candling and grading eggs. H. F. 451, Ossian, et al.
Iowa soybean association eligible for benefits of farm aid groups; levy excise tax one-half cent a bushel sold to promote products. S. F. 478, Coleman, et al.
Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.
Increase fees for handling various farm produce. H. F. $\mathbf{3 5 6}$, agriculture; S. F. 512, agriculture.
Bring ice milk under labeling requirements of Iowa law, listing of ingredients. S. F. 520, agriculture.

Provide for declaration of unit price on packaged commodities. H. F. 678, agriculture.
Declaration of unit price on certain prepackaged commodities. S. F. 602, agricultural.
Establish an Iowa state fair and world food exposition study committee. H. J. R. 26, governmental subdivisions.

Amend H. F. 356, payment of license fees for creamery and cheese factories. S. F. 632, agriculture. Dalry See Dairy, sub-reference General and Foods

## FRATERNAL BENEFICIARY-

## General

Require payment of premium tax on policies exceeding $\$ 5,000.00$ written by fraternal beneficiary associations. S. F. 100, Hagedorn.
Levy a tax on premium income of fraternal insurance societies. H. F. 161, Fischer of Grundy.
Taxation of fraternal beneficiary associations. S. F. 214, commerce.

## FREIGHT-

## General

Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Annual regulatory fee on motor vehicles used for transportation of freight. H. F. 686, transportation.

## FUELS-

## General

Relating to reports by special fuel dealers or users to the state treasurer's office. S. F. 39, O'Malley.
Provide for testing of liquefied petroleum gas meters by department of agriculture and condemnation of inaccurate meters. H. F. 338, Oehlsen.
Increase tax on diesel, motor and other special fuel. H. F. 160 , Busing, et al.; S. F. 344, Hansen, et al.

Relating to stops at railroad crossings by local delivery trucks hauling flammable liquids. S. F. 378, Lucken, et al.
Require fire marshal to regulate use and reuse of containers that held combustible materials. H. F. 462, Radi.
Exempt from motor fuel tax, gas used by farmers for agricultural purposes. H. F. 500, Shirley of Dallas and Korn.

Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott,
Rolating to violations of fammable liquid and liquified petroleum gas regu-
Increasing annual license fees for gasoline and fuel oil pumps. H. F. 568, agriculture; S. F. 507, agriculture.
Prohibit placing gasoline in bottles. H. F. 591, agriculture; S. F. 539, agriculture.

Set time for payment of annual pipeline inspection fee, rewrite law form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.
Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593 , commerce.

Penalty of $\$ 25$ to $\$ 100$ for violation of flammable liquid and liquified petroleum gas regulations. H. F. 143, Shirley of Dallas, et al.
Amend motor and special fuel tax laws; provide for dispensation of such fuels; penalties for violations. S. F. 594, appropriations.
Motor fuel and special fuel inventoried on June 30,1965 , July 1, 1965, tax rates established by H. F. 160, Sixty-first General Assembly. S. F. 616, ways and mearis.

## FUNDS-

## General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.
Change from mandatory to optional payments by highway authorities for crossing roads and highways with drain tile line or ditches. H. F. 95, Edgington, et al.
Empower county conservation boards to cooperate with the federal government, to accept federal funds for outdoor recreational areas. H. F. 110, Kennedy, et al.
Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.
Relating to financing of school costs. S. F. 169, Beneke and Kibbie.
Investment of public funds. S. F. ISO, Ely and Shirley.
Investment of funds of life insurance companies; clarify Lowa Law, S. F. 215, Frommelt, et al.
Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al.
Educational loan fund, and making appropriation therefor. H. F 294, Gillette of Story.
State social welfare board allowed to transfer funds from one welfare fund to another as needed; approval by comptroller and governor. H. F. 306, industrial and human relations.
Authorize state social welfare board to pay assistance grants on pro-rata basis if funds insufficient to pay grants in full. H. F. 307, industrial and human relations.
Remove the $\$ 1.50$ per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.
Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.
Permit school boards, after vote of the people, to transfer funds from the general fund to the schoolhouse fund. S. F. 317, Heying.
To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.
Establish Iowa advisory commission on intergovernmental relations and to appropriate funds for its operation. H. F. 394, Grassley.
Appropriate funds from general fund to conservation commission for dredging of Storm Lake and North Twin Lake. H. F. 399, Miller of Buena Vista and Winkelman.
Establish a secondary road research fund. S. F. 400, Hagedorn; H. F. 424, Scherle of Fremont-Mills and Gillette of Clay-Dickinson.
Permit investment of up to 25 percent of IPERS funds in common stock; 10 percent in preferred stock. H. F. 441, Doderer, et al.
Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. H. F. 458, Rickert.
Permit public bonds to be issued before contract for expenditure of bond proceeds. S. F. 451, Ely.
Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.
Increasing from $\$ 500,000$ to $\$ 1,000,000$ the size of the Iowa primary road contingent fund. H. F. 569, transportation.
Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. F. F. 577, governmental affairs.
Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.
Authorizing governor to accept federal funds. S. F. 540, governmental affairs.
Procedure and type of investment of public funds by treasurer; amend interest rates of deposit of public funds. H. F. 663, commerce.
State make payments of costs and fees in successful habeas corpus actions if plaintiff has no funds. H. F. 354, Redfern.
Appropriate $\$ 700,000$ from general fund; create an assistance fund for mentally ill; reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.

## Citles and Towns

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al.
Remove maximum individual millage rate in 7 functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. S. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.
Broaden conflict of interest law to make specific exemptions for municipal officials. S. F. 105, Denman, et al.; H. F. 184, Radl, et al.
Creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265, Rasmussen, et al.

Pay municipal court expenses from city general fund. S. F. 172, Burke, et al.; H. F. 191, Resnick, et al.

Authorizing cities and towns to establish zoos. S. F. 449, Ely and Riley.
Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F. 186, Jackson of Clinton, et al.

## County

Relating to public libraries. H. F. 21, Robinson, et al.
Taxation for the county fund for mental health. H. F. 153, Distelhorst, et al. To permit a county to levy a poor fund tax up to 3 mills. S. F. 207, Reppert. smaller populated counties bonding authority of the county conservation boards. H. F. 249, Baker, et al.
County conservation boards create lakes by damming streams, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing.
Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504 , Busing, et al.
Board of supervisors to establish office of legal aid attorney; appropriate public or private funds. H. F. 516, Denato.

## Trensurer of State

Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.
Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley, et al.

## FUNERALS-

 GeneralSet up licensing requirements for funeral establishments. H. F. 374, O'Malley. Remove restriction in Iowa Code of participation by licensed embalmers in prearranged funeral plans. S. F. 442, Reppert; H. F. 506, Oxley.
Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.

## GAMBLING-

## General

Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.
Amending constitution to authorize bingo games sponsored by charitable, nonprofit, religious or veterans organizations. H. J. R. 5, Doyle, et al.
Codify and clarify the definition of the term "lottery." H. F. 241, Miller of Des Moines and Distelhorst.
Define a lottery as any plan where a prize is awarded on a paid chance. S. F. 261, Reno and Riley.
Permit pari-mutuel betting, 3 member lowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.
Relating to the definition of gambling device. S. F. 401, Schroeder and McNally; H. F. 435, Hutchins and Fisher of Greene.
Permit pari-mutuel racing in Iowa under 3 member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

## GASOLINE-

## See Fuels

## GENEIRAL ASSEMBLY-

See Legislature, sub-reference General and General Assembly

## GENERAL FUND-

## General

Revert to general fund unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations. H. F. 621, appropriations.
Social welfare department appropriation for medical assistance to aged. S. F. 565 , appropriations.

Conservation commission appropriation for construction, dredging, etc. $S$. F. 566, appropriations.
Creating the general contingent fund; appropriating $\$ 1,800,000.00$ from general fund. H. F. 673 , appropriations; S. F. 581, governmental affairs.
Appropriate from general fund to budget and financial control committee. H. F. 674, appropriations.

Appropriate from general fund to blind for library space and shelving. H. F. 689, appropriations.
Appropriate from general fund to blind for remodeling heating system and air conditioning; permit acceptance of federal funds. H. F. 690, appropriations.
Appropriate from general fund for salaries, support, maintenance, etc. to central office of board of regents. H. F. 693, appropriations.
Appropriate from general fund to national and state guard for capital improvements, repairs, etc. H. F. 694, appropriations.
Appropriate from general fund for administrative departments. S. F. 621, appropriations.
Appropriate from general fund to printing board for printing, etc. S. F. 623, appropriations.
Appropriate from general fund to public safety for construction of two new district headquarters buildings. S. F. 624, appropriations.
Appropriate from general fund to conservation commission for salaries, etc. S. F. 626, appropriations.

Appropriate from general fund to executive council to purchase and equip a governor's residence, $\$ 250,000$. S. F. 627, appropriations; H. F. 711, appropriations.
Appropriate from general fund for central office of board of control for salaries, etc. S. F. 628, appropriations.
Appropriate from general fund to board of regents for salaries, support, etc. of institutions. H. F. 706, appropriations.
Appropriate from general fund to board of regents for capital improvements for institutions. H. F. 707, appropriations.
Appropriate from general fund to capitol planning commission, $\$ 12,500$. H. F. 708, appropriations.
Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.
Appropriate from general fund to public instruction for general state aid to school districts. S. F. 644, appropriations.
Appropriate from general fund to public instruction for specified school aid. S. F. 645, appropriations.

Appropriate from general fund to public instruction for supplemental aid to certain school districts. S. F. 646, appropriations.
Appropriate from general fund to public instruction for transportation $\$ 8,000,-$ 000 . S. F. 633, appropriations.
Accept the national defense education act of 1958, appropriation from general fund to public instruction for participation. S. F. 634, appropriations.
Appropriate funds from seneral fund to public instruction for construction of four vocational schools. S. F. 635, appropriations.
Appropriate from general fund for expenses of interstate cooperation commission members. S. F. 638, appropriations.
Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.
Appropriate from general fund to public Instruction for salaries, support, etc. S. F. 640, appropriations.

Appropriate from general fund to public instruction for vocational education. S. F. 643, appropriations.

## GOVERNMENTAL AFFAIRSGeneral

Providing for a method of electing the state board of public instruction. S. F. 367, Beneke.
Consolidate all architectural work of state departments in one agency, supervised by executive council. H. F. 352, Conway, et al.
Establish civil service system for state employees. S. F. 346, Riley, et al.; H. F. 482 , Foster.

Permit county officials to be associated with Iowa state association of countles and similar national organizations. H. F. 504, Busing, et al.
Establish state air pollution control board. H. F. 525, Resnick.
Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545, Brinck.
Provide automatic retirement at age 65 unless department head and executive council has approved work continuance to age 70 for state employees. S. F. 502 , governmental affairs.

Allowing more time for governmental units to fle for exemptions on sales and use tax refunds. H. F. 552 , governmental affairs.
Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.

I'roviding enforcement measures for collecting interest and penalties imposed upon employers who fail to make contributions or reports as required by law. H. F. 555, governmental affairs.
To allow Iowa employment security commission to subject interest and penalties on contributions subject to jeopardy assessments. H. F. 556 , governmental affairs.
Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmental affairs.
Authorizing governor to accept federal funds. S. F. 540, governmental affairs.
Interchange of federal, state and local government employees. $S$. $F$. 554, governmental affairs.
Governor's Day. S. F. 562, governmental affairs; H. F. 662, education.
Public employee credit unions. S. F. 170, Coleman, et al.; H. F. 654, commerce,
Supreme executive power of the state in absence of governor. S. F. 595, judiciary.
Determination of executive disability. H. F. 713, governmental affalrs.
Create office of state architect to draft costs, plans, etc. for all agencies of state government. H. F. 149, Conway, et al. Reorganimation
To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al.; H. F. 58, Cohen, et al.
To amend constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit general assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Amending constitution of Iowa to change term of offce of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.
Permit state and local governments to provide joint services and facilities through public or private agencies. S. F. 97, Fly, et al.; H. F. 188, Meacham, et al.
Authorizing the governor to prepare plans for the reorganization of the executive branch of the Iowa government. S. F. 14, Kibbie, et al.; H. F. 40, Jackson of Clinton, et al.

Reorganizing state board of health. H. F. 242, public health.
Abolish state tax commission, create a single tax commissioner and state tax court, appointed by governor, revising taxation and assessment laws. S. F. 3.23 , Flthon, et al.

Give governor authority and responsibility of appointing the members of board of public instruction. H. F. 548, Robinson, et al.
Examine organization of all extcutive agencies, prepare plans and legislative proposal for reorganization of such agencies, report to 1967 legislature. S. F. 547, governmental affairs.
Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies. II. F. 649, governmental affairs.
Eliminate finance committee of board of regents. H. F. 646, education; S. F. 572, education.
County-manager form of government in counties. H. F. 534, Bailey.

## GOVERNOR-

## General

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit general assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5 . Purke, et al.; H. J. R. 6, Jackson of Clinton, et al.
Appointment of the office of the secretary of agriculture, S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.
State social welfare board allowed to transfer funds from one welfare fund to another as needed, approval by comptroller and governor. H. F.
Amending the constitution of the state relating to the election of the governor
Create commiseutenant governor. S. J. R. 21, governmental affairs. human relations.
Consolidate all architectural work of state departments in one agency, supervised by executtve council. H. F. 352, Conway, et al.

Creating a state agricultural products utilization research committee. H. F. 344, Scherle of Fremont-Mills and Gillette of Clay-Dickinson; $\mathbf{S}$. $\mathbf{F}$. 382, Main.
Give governor authority and responsibility of appointing the members of board of public instruction. H. F. 548, Robinson, et al.
Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al.
Issue land patent on 51.65 acres in Wapello County to Clovie D. Walter. S. F. 514, judiciary.
Authorizing governor to accept federal funds. S. F. 540, governmental affairs.
Appropriate funds to defray expenses of the inaugural ceremonies. S. F. 542, appropriations; H. F. 631, appropriations.
Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies. H. F. 649, governmental affairs.
Create commission on the aging in the State of Iowa. S. F. 351, industrial and human relations; H. F. 647, industrial and human relations.
Supreme executive power of the state in absence of governor. S. F. 595, judiciary.
Appropriate to governor-elect for expenses after day of election and before day of inauguration. H. F. 705, appropriations.
Appropriate from general fund to executive council to purchase and equip a governor's residence, $\$ 250,000$. S. F. 627, appropriations; H. F. 711, appropriations.
Determination of executive disability. H. F. 713, governmental affairs.
Governor to mobilize executive department in event of public highways emergncy. H. F. 714, governmental affairs.
Governor power to veto items in appropriation bills. H. J. R. 4, Scott; S. J. R. 9, Frommelt, et al.
Permit governor to appoint auditor of state. S J. R. 4, Mincks, et al.; H. J. R. 10, Jackson of Clinton, et al.
Abolish legislative research committee, and bureau, create lowa government operations commission, 3 members appointed by governor, $\$ 16,000$ eacb salary. H. F. 341, Bogenrief.
Create commussion on the aging. S. F. 351, industrial and human relations; H. F. 647, industrial and human relations.

Create office of state architect to draft costs, plans, etc. for all agencies of state government. H. F. 149, Conway, et al.
Reorganization by governor of executive branch. S. F. 14, Kibbie, et al; H. F. 40, Jackson of Clinton, et al.

Amend constitution, terms of governor and lieutenant governor four years. S. J. R. 7, Reppert, et al.

## GUNS-

## See Firearms

## HANDICAPPED-

## General

Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al.

## HEALTH-

## General

Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.
Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.; H. F. 44, Cohen, et al.

Require physicians, dentists, interns nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56. Stanley, et al.
Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al; H. F. 58, Cohen, et al.
Authorize city councils to finance, by certificates, ordered installation of sanitary tollet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al.
To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules. H. F. 119, Palmer, et al.

To increase minimum sick leave for school employees. H. F. 131, Gregerson, et al.
Organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments. H. F. 279, public health.
Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54 , Resnick, et al.
Reorganizing state board of health. H. F. 242, public health.
Increase from $\$ 12,000$ to $\$ 21,000$ the salary of state health commissioner. S. F. 268 , appropriations.

Podiatrists participate in hospital and medical service plans. H. F. 232, Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al.
Create 5 member certification board to certify qualifications of persons operating public water supply and sewage treatment. S. F. 312, Ely, et al.; H. F. 345, Gannon, et al.

Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.
Penalty for violation of the rules of local board of health. S. F. 396, Ely.
Create Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412, Gallagher, et al.
Providing penalties for violation of rules of a local board of health. H. F. 447, Caffrey and Robinson.
Set up commission to study, evaluate and co-ordinate health, welfare and educational services offered by public and private agencies. H. F. 476, Wilson.
Increase compensation of county boards of health from $\$ 3$ a day to $\$ 50$ or a maximum of $\$ 1,000$ a year. H. F. 479 , Rasmussen of Polk.
Establish state air pollution control board. H. F. 525 , Resnick.
Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al.
Regulating sale of credit life and credit accident and health insurance. H. F. 562, commerce.
Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.
State department of health establish program to combat and prevent mental retardation in children from phenylketonuria. S. F. 484, Stanley.
Compensation to commissioners of hospitalization. S. F. 17i, Elvers and Denman.
Licensing and qualifications of physical therapists. H. F. 283, Rasmussen, et al.; S. F. 275, Ely, et al.
Evidence of rabies inoculation before dog can be licensed by city, town or county. H. F. 566 , public health.
Change present membership of board of heaith to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, o'malley, et al.
Declare as state policy every newborn child tested for phenylketonuria, mental deflciency disease. S. F. 463, Ely.
Require testing for phenylketonuria in newborn infants, means of preventing severe mental retardation. H. F. 496, Bremmer and Lynch.
Revise membership requirements for state hospital advisory council. H. F. $\mathbf{3 7 2}$, public health.

## Drugs

See Drugs, sub-reference General

## Hospitals

See Hospitals, sub-reference General
Mental Health
See Mental Health, sub-reference General

## HIGFWAY COMMISSION-

## General

To make it mandatory for rallway companies to maintain street improvements and crossings. H. F. 126, Gaudineer.
Define the use of water in highway construction as non-regulated. S. F. 304, Stanley.
Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate $\$ 170,000$ from state road use tax fund. H. F. 346, appropriations.
Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.
Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.
Authorize the state highway commission to enter into agreements for removal and preservation of historical, etc., remains disturbed or to be disturbed by highway construction. H. F. 371, Gillette of Story.
Relating to jurisdiction and control of highways. S. F. 405, Klefstad.
Remove limitation of $\$ 350,000$ a year expenditures of highway commission for traffic weightig operations and registration, etc. H. F. 582, trans-
Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.
Fines for operators violating temporary welght restrictions. H. F. 594, transportation.
Classiflcation of highways and responsibility therefor, S. F. 551, transportation.

Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.
Highway commission purchase primary road right-of-way financed by issuance of anticipatory primary road warrants. H. F. 643, transportation.
Highway commission conduct and account for its financial activities on a calendar year basis. H. F. 652, transportation.
Capital expenditures by highway commission for maintenance of buildings and purchase of aircraft. S. F. 592, appropriations.
Expenditures by highway commission for use as a revolving fund. S. F. 593, appropriations.
Highway commission maintain, reconstruct, etc., all highways and roads on state-owned and state-controlled roads and property. H. F. 535, Redfern, et al.
Highway commission maintain, reconstruct, etc., park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al.

Expenditures by highway commission for salaries and expenses. S. F. 591, appropriations.

## Roads

## Sce Roads, sub-reference General

## Weishing Stations

Remove limitation of $\$ 350,000$ a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.

## HIGHWAY SAFETY PATROL-

## General

No plea of guilty shall be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.
Increasing the size of the highway patrol from 300 to 400 members. H. F. 9 , Gannon.
Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.; H. F. 508, Dunton and Gannon.
Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.
Appropriate from general fund to public safety for construction of 2 new district headquarters buildings. S. F. 624, appropriations.

## IIIGHWAYS-

## General

Equipment of motor vehicles with safety belts. S. F. 4, Riley.
Requiring that car lights be turned on half an hour before sunset and to remain lighted until half an hour after sunrise. H. F. 5, Cralg.
Relating to use of amber-colored lights on vehicles used by the state and the political subdivisions of the state. H. F. 17, Scherle of Fremont-Mills, et al.
Relating to entry upon private property for surveys, etc., paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.

Relating to highway safety and control of traffic at highway intersections. S. F. 121 , Stanley and Lange.

Relating to responsibility for damage to highways and highway structures. S. F. 130 , Kruck.

Use and operation of school buses on the public highways. S. F. 168, Nims, et al.; H. F. 159, Scott, et al.
Responsibility of motor vehicle operator in backing vehicles on highways. S. F. 75, Kruck, et al.; H. F. 85, Rider, et al.

Change from mandatory to optional payments by highway authorities for crossing roads and highways with drain tile line or ditches. H. F. 95, Edgington, et al.
Equipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.
To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.
To make it mandatory for railway companies to maintain street improvements and crossings. H. F. 126, Gaudineer.
Require motorists to yield right-of-way for maintenance or construction work. S. TF. 201, transportation.
To require installation of stop or yield signs on all intersecting highways by July 1, 1968 . H. F. 190. Gillette of Story.
Provide mail delivering vehicles sufficlent area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al.
Continuous signal by vehicle drivers of intention to turn, not less than 300 feet. H. F. 128, Rasmussen, et al.; S. F. 225, transportation.
Increase from 25 mile radius to 50 miles distance over-sized farm equipment can be delivered by dealers to farmers without penalty. H. F. 215, Miller of Page, et al.

Removal of vehicles left standing on highways. H. F. 240, Gillette of Story, et al.
More severe penalty for reckless driving on the highway. H. F. 257, Bailey
Prohibit shooting of any rifle or shotgun on or over public highways of the state. H. F. 259, Gillette of Clay-Dickinson, et al.
Define the use of water in highway construction as non-regulated. S. F. 304, Stanley.
Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.
Require public hearing before transferring a primary road to the local secondary road system. H. F. 336, Grassley, et al.
To provide for safety emblems on slow-moving vehicles. S. F. 359, Mills.
Relating to jurisdiction and control of highways. S. F. 405, Klefstad.
Use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways, nuisances. H. F. 396, transportation.
Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.
To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.
Ditches within 40 feet of end of $T$ intersections must be eliminated. S. F. 473, Coleman.
Secondary and farm-to-market road extensions in cities of more than 2,500. S. F. 477, Nims, et al.

Increasing from $\$ 500,000$ to $\$ 1,000,000$ the size of the Iowa primary road contingent fund. H. F. 569, transportation.
Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.
Stop or yield at intersections on through highways if sign is in place. H. F. 600 , judiciary.
Classification of highways and responsibility therefor. S. F. 551, transportation.
Distance motor trucks, etc., must maintain from other motor trucks, etc. H. F. 620, transportation.

Decreasing speed limit on roads and highways. H. F. 630, transportation.
Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets; appropriation. H. J. R. 25, trans portation; S. J. R. 27, transportation.
Annual credit to highway grade crossing safety fund. H. F. 695, appropriations.
Speed limits on freeways. S. F. 625, governmental affairs.
Appropriation, claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; F. F. 701, appropriations.
Governor to mobilize executive department in event of public highways emergency. H. F. 714, governmental affairs.

## Interstate

Regulate outdoor advertising along interstate highway by prohibiting signs. S. F. 192, Hansen, et al.; H. F. 228, Dunton, et al.

Prohibit parking on any portion of the interstate highway system. H. F. 583, transportation.
Amending S. F. 335 , width and weight of vehicles on interstate. S. F. 641, transportation.

## HISTORICAL MARKERS-

## General

Establishing a historical marker commission. S. F. 412, Denman.
Establish a historical markers commission, H. F. 633, commerce.

## HISTORICAL SOCIETIES-

## General

Establish county historical societies. S. F. 349, McGill.
Authorize the state highway commission to enter into agreements for removal and preservation of historical, ete., remains disturbed or to be disturbed by highway construction. H. F. 371, Gillette.

## HOLIDAYS.

## General

Provide timeral off with pay for state employees for desirnated legal holidays. S. F. 434, Nims and Kruck.

Repeal chapter of the Code relating to the desecration of Decoration Day, etc. H. F. 423, Miller of Des Moines and Distelhorst.

## Home Rule -

 GeneralExtend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. F. F. 82, Jackson of Clinton and Coffman.

Amend Iowa constitution to provide home rule for city and town governments. H. J. R. 3, Grassley.

Amending lowa constitution to provide home rule for municipal corporations. S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al.

Authorize cities and towns to establish a mall or plaza. S. F. 472, Coleman; H. F. 409, Cochran, et al.

Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman.

## HOMESTEAD CREDIT-

 GeneralRelating to providing tax relief for elderly persons on the homesteads of such persons. S. F. 24, Walker.
To give double homestead tax credit to owners who are sixty-five or over. S. F. 47. Riley.

Increasing the maximum homestead tax credit. S. F. 243, Reppert.
Property tax benefit for elderly and disabled of limited incomes. S. F. 206, Burke; H. F. 280, Gregerson, et al.

## HOSPITALS-

## General

Additional appropriation of $\$ 309,000$ to relocate water supplying facilities of Woodward state hospital and school, Saylorville dam. H. F. 37, Baker.
To exempt resident doctors and internes at state hospitals from IPERS. F. F. 69, Mahan and Doderer; S. F. 92, Burns.
To permit employee to select his own medical, surgical and hospital service under workmen's compensation. S. F. 70, Condon, et al.; H. F. 73, Miller of Buena Vista, et al.
To require staggered three-year terms for the five member hospital licensing board. S. F. 138, Ely.
Transfer land from Eldora training school to city of Eldora for municipal hospital. H. F. 136, Oehlsen, et al.
Relating to compensation to commissioners of hospitalization. S. F. 171, Elvers and Denman.
Remove restriction that certified or registered public accountants may not make audits of county and memorial hospitals for more than 4 successive years. S. F. 40, Stanley, et al.; H. F. 92, Fisher of Greene, et al.
Provide for flling of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.
Transfer state sanitorium at Oakdale to State University of Iowa and enlarge the functions of the sanitorium. H. F. 267, education; S. F. 271, education.
Permitting construction of municipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.
Revise membership requirements for state hospital advisory council, in line with federal requirements, allow Iowa to quallfy for federal hospital construction aid. H. F. 372, public health.
Optometrists to participate in hospital and medical service insurance plans. H. F. 444, Fischer of Grundy.

Provide for treatment of alcoholism. S. F. 529, judiciary.

## HOTELS-

 GreneralExtend present sales tax to include receipts from the renting of hotel and motel rooms. S. F. 149, Hansen, et al.
Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.

## HOUSING-

## General

Cities to supplement rent for families displaced by urban renewal. S. F. 90 , Reppert, et al.; H. F. 141, Caffrey, et al.
Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.
Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.
Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al.
Authorize cities and towns to establish fair employment practice acts and fair housing acts, to establish civil rights commission. S. F. 364, Ely and Riley.
Permit liquor control commission to grant permission for liquor licensee to have interior access to residential or sleeping quarters. S. F. 371, Elvers; H. F. 425, Tjeden, et al.
Establish 7 member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.
Relating to ownership of individual apartment units. H. F. 489, Gaudineer and Denato; S. F'. 481, Schroeder and O'Malley.
Time of taking possession of property under power of eminent domain. H. F. 129, Bogenrief, et al.

Urban renewal and public housing contracts in cities and towns. S. F. 606, governmental subdivisions.

## HUMAN RIGHTS-

General
Authorize cities and towns to establish fair employment practice acts and fair housing acts, to establish civil rights commission. S. F. 364, Ely and Riley.

## IIUNTING-

General
To close all other hunting seasons during the established gun season for hunting deer. H. F. 208, Busch, et al.
Prohibit shooting of any rife or shotgun on or over public highways of the state. H. F. 259, Gillette of Clay-Dickinson, et al.
Restrict the use of firearms near buildings while hunting. S. F. 260, Messerly.
Exempt owners, lessees, and oceupants of recreational premises from liabllity to recreational users. S. F. 383, Nims, et al.
Relating to training of dogs for hunting. S. F. 397, Reno.
Relating to game breeding and shooting preserves. F. F. 510, Jackson of Clinton.

## Licenses

To change the hunting, fishing and trapping license year from Aprll 1 to the calendar year. S. F. 250, conservation and recreation.
To amend the fees charged for hunting and fishing licenses and trout stamps. S. F. 293, conservation and recreation.

Permit members of war veterans organizations over 65 to hunt and fish without a license. S. F. 327, Klefstad.
Special deer hunting licenses to landlords and tenants. S. F. 353, Buren and Floy.
Remove limit on number of deer hunting permits issued by the conservation commission. H. F. 457, Kluever.

## IMPRISONMENTT-

## General

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al.
To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.
Relating to lewdness and indecent exposure. H. F. 173, Doyle.
Relating to term of imprisonment of an inmate at the state penitentiary and men's reformatory. H. F. 176, Winkelman, et al.
Effect of a transfer of persons from the lowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.
More severe penalty for reckless driving on the highway. H. F. 257, Bailey.
To set fine for falsification of credit union records. S. F. 299 , Frommelt, et al.
Penalty for bribery in athletic contests, fine of up to $\$ 10,000$ or up to 10 years imprisonment or both; make imprisonment in a penitentiary. H. F. 452 , Gaudineer.

Increase prison term for lascivious act with a child from 3 to 20 years, if child is under 13 years, then a sentence of up to 50 years. S. F.498, Stanley, et al.
Punishment of parents who fail to support minor children. H. F. 507, Glanton.
Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.

## INAUGURATION-

## General

Appropriate funds to defray expenses of the inaugural ceremonies. S. F. 542 , appropriations; H. F. 631, appropriations.

## INCOME TAX-

See Taxes, sub-reference Income

## INDIANS—

## General

Increase salary of Tama Indian reservation officer and change title. S. F. 521, governmental subdivisions.

## INDUSTRIAL COMMISSION-

 GeneralProvide for fling, of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.
Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.
Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.

## INDUSTRRY-

## General

Allow manufacturing companies credit against Iowa corporation income tax for amounts spent to build or enlarge plants in lowa. S. F. 155, Stanley.
Cities and towns to acquire land and construct industrial buildings and issue bonds for same. S. F. 552, commerce; H. F. 641, commerce.

## INSTITUTIONS-

## General

Relating to the time to be served by inmates of the women's reformatory. S. F. 11, Lange and Coleman; H. F. 6, Winkelman and Loss.

Relating to authorizing board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.
Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.; H. F. 44, Cohen, et al.

Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.
Additional appropriation of $\$ 309,000$ to relocate water supplying facilities of Woodward State Hospital and School, Saylorville Dam. H. F. 37, Baker.
Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86 , Hausheer, et al.
To eliminate the office of secretary of the state board of control and to authorize the board to assign administrative duties to assistants by resolution. H. F. 106, Conway, et al.
Transfer land from Eldora Training School to City of Eldora for Municipal Hospital. H. F. 136, Oehlsen, et al.
Increase from 25 to 45 miles per hour speed limits on roads at institutions under board of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al.
Provide for the education of children in state controlled institutions. S. F. 86, education; H. F. 144, Scott, et al.
Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. 162, Oehlsen, et al.
To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc., and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al.
Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; H. F. 72, Brinck and Redfern.

Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriffs from which patient was committed. S. F. 233 , Reppert and McNally.
Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133 , Mayberry, et al.
Abolish offices of heads of educational departments at University of Iowa, Iowa State University, and State College of Iowa within 3 years, provide each department head shall be appointed. H. F. 310, Boot, et al.
To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.
Appropriate $\$ 625,000$ for addition to infirmary at soldiers home at Marshalltown. S. F. 133, Mills; H. F. 154, Craig and Rider.
Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate $\$ 170,000$ from state road use tax fund. H. F. 346, appropriations.
To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.
Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss.

Clarify law regarding payment of costs by county of voluntary inpatient and outpatient services at state mental health institutions. S. F. 274, Ely; H. F. 383, governmental affairs.

Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education.
Establish a technical institute in southwest Iowa, board of regents, appropriate $\$ 1,650,000$. H. F. 434, Robinson, et al.
Revise and recodify statutes providing care, treatment, habilitation, support, etc., of mentally retarded persons. S. F. 444, Ely.
Remove limitations on board of control spending from budget for its institutlons adopted by 1963 legislature. S. F. 454, Lucken, et al.
To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.
Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.

Voluntary payments for care of minors in state institutions and provide for the social security benefits to pay for such care. S. F. 476, Flatt; H. F. 542, Seibert.

Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al.
State highway commission maintain, reconstruct and repair all highways and roads on state-owned and state-controlled property. H. F. 535, Redfern, et al.
Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

State highway commission maintain, reconstruct and repair state park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al.
Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. H. F. 577, governmental affairs.
Provide for treatment of alcoholism. S. F. 529, judiciary.
State make payments of costs and fees in successful habeas corpus action if plaintiff has no funds. I. F. 354, Redfern.
Appropriation for capital improvements for institutions under board of control. H. F. 684, appropriations.
Board of regents grant paid leaves of absence to staff members for further study, etc. S. F. 42, Nims, et al.; H. F. 93, Cohen, et al.
Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.

## INSURANCE-

 GeneralRelating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.
Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.
Authorizing schooi districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.
To provide additional death benefits for employees without dependents. S. F. 67, Condon and Flatt
Requiring insurance companies to give reason to insured in notice cancelling auto Insurance. S. F. 98, Flatt.
Require payment of premium tax on policies exceeding $\$ 5,000.00$ written by fraternal beneficiary associations. S. F. 100, Hagedorn.
Investment of funds of life insurance companies, clarify Iowa law. S. F. 215, Frommelt, et al.
Levy a tax on premium income of fraternal insurance societies. H. F. 161, Fischer of Grundy.
To set value of stock shares in insurance companies at not less than \$1. S. F. 202, Reppert.
Authorize insurance commissioner to establish rules for solicitation and voting of proxies from insurance company policyholders and stockholders. S. F. 216, commerce; H. F. 209, commerce.

Regulation of securities dealers under the Iowa securities law. H. F. 174 , commerce; S. F. 217 , commerce.
Increasing from $\$ 180$ to $\$ 200$ a week the pay of insurance examiners checking domestir companies. H. F. 179, commerce; S. F. 218, commerce.
Empowering insurance commissioner to promulgate rules and regulations under the securities act. F. F. 178, commerce; S. F. 222, commerce.
Relating to registration requirements under the Iowa securities law. H. F. 177, commerce; S. F. 223, commerce.
Require reports to insurance commissioner of insider trading of domestic stock insurance company equity securities by an owner of 10 percent or more of the stock. S. F. 231, commerce; H. F, 210, commerce.
Increasing capital and surplus requirements for insurance companies seeking new licenses in Iowa. H. F. 211, commerce.
Consolidating present fire and casuaity insurance rate regulatory laws. H. F. 212, commerce.
To include value determined under rules of national association of insurance commissioners in present law regulating valuation for life insurance companies investments. S. F. 241, Coleman and Shaff.
Remove 50 percent minimum membership requirement on franchise plan group health and accident insurance policies but retain a minimum of 10 members. H. F. 237, Kempter and Miller of Page.
Increase proof of motor vehicle financial responsibility from $\$ 25,000$ to $\$ 35,000$ and provide varying increases in auto insurance protection. H. F. 247 ,
Prohbit Patton, et al. insurance application forms requiring naming race or color of applicant. F. F. 272, Gillette of Story.
Podiatrists participate in hospital and medical service plans. H. F. 232,
Increase required auto insurance coverage from $\$ 10,000$ to $\$ 25,000$ for one person, $\$ 20,000$ to $\$ 50,000$ for two persons and property protection from $\$ 5,000$ to $\$ 10,000$. H. F. 364 , Gaudineer.

Increasing the maximum amount of small loans and relating to penalties for excessive interest. S. F. 146, Reppert, et al.; H. F. 384, Kempter, et al.
Certain coverage required to be offered in or supplemental to any automobile liability pollcy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state. H. F. 397, Maley and Dunton.
County boards of supervisors obtain insurance to protect county offcers from liability for mistakes made in line of duty. II. F. 430, Bogenrief, et al.
Optometrists to participate in hospital and medical service insurance plans. H. F. 444 , Fischer of Grundy.

Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. F. 459, Kruck, et al.
Permit state to contribute 25 percent of cost of group health and hospital plans for employees. S. F. 469, Coleman.
Require all motor vehicle liability insurance written for not less than $\$ 10,000$ for one death, $\$ 20,000$ for two or more, in addition to property damage coverage. S. F. 494, Stanley.
Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.
Payment of 2 percent premium tax on policies, on any one life, exceeding $\$ 5,000$, fraternal beneficiary associations. S. F. 214, commerce.
Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.
Regulating sale of credit life and credit accident and health insurance. H. F. 562 , commerce.
Group accident insurance for youth organization. H. F. 608, commerce.
Correct error in S. F. 146. S. F. 571, commerce.
Amend H. F. 211, establish guide lines for admission of foreign insurance companies. H. F. 672, commerce.
Insuring of groups. S. F. 166, Schroeder, et al.
Taxation of fraternal beneflciary associations. S. F. 214, commerce.
Promotion expense incurred in organization of domestic insurance companies. S. F. 533 , judiciary; H. F. 602, commerce.

Cities and towns, etc. buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss. Fire
Consolidating present fire and casualty insurance rate regulatory laws. H. F. 212, commerce.

## INTERSTATE COOIPERATION-

 GeneralChanging the bounty on wolves. H. F. 57, Scherle of Fremont-Mills.
Conferring authority on courts and agencies of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.
To require registration with Iowa commerce commission of all interstate motor carriers. S. F. 140, transpertation.
To require that long distance telephone rates within the state shall be computed on the same basis even if a call crosses state lines. H. F. 123, Fischer of Grundy.
Increasing from $\$ 180$ to $\$ 200$ a week the pay of insurance examiners checking domestic companies. H. F. 179, commerce; S. F. 218, commerce.
Permit residents of bordering states to fish in Iowa counties bordering their state on same basis that Iowans can fish, in bordering state. S. F. 314, Main.
Interstate vehicle equipment safety compact. H. F. 606, transportation.
Interstate driver license compact. H. F. 607, transportation.
Appropriation, claims by members of commission on interstate cooperation. S. F. 608, appropriations; H. F. 703, appropriations.

Traveling ilibrary to enter into compacts with adjoining states. S. F. 17, Lodwick and Dodds; H. F. 41, Robinson, et al.
Appropriate from general fund for expenses of interstate cooperation commission members. S. F. 638, appropriations.

## IOWA ADVISORY COMMISSION-

## General

Establish Iowa advisory commission on intergovernmental relations and to appropriate funds for its operation. H. F. 394, Grassley.

## IOWA AIR POLLUTION CONTROL BOARDGeneral

Establish state air pollution control board. H. F. 525, Resnick.

## IOWA CIVIL AIR PATROL COMMISSION-

## General

Establishing a civil air patrol commission, appropriating funds thereto. H. F. 520 , McNamara, et al.; S. F. 482, Reppert.

## IOWA DEVELOPMENT COMMISSION-

## General

Iowa development commission provide assistance to insure economic and orderly development of the state. H. F. 632, commerce; S. F. 561, commerce.
Deficiency appropriations for Iowa development commission and public safety. H. F. 665, appropriations.

Iowa development commission to use money appropriated by Sixtieth General Assembly. H. F. 639, commerce; S. F. 599, appropriations.
Appropriation, claims by legislative members of development commission. S. F. 612, appropriations; H. F. 698, appropriations.

## IOWA EMPLOYMENT SECURITY COMMISSION- <br> General

Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.
To allow Iowa employment security commission to subject interest and penalties on contributions subject to jeopardy assessments. H. F. 556, governmental affairs.
Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmental affairs.
Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570, governmental affairs.
Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, govern mental affairs.

## IOWA FERTILIZER LAWGeneral

Pewrite Iowa fertilizer law and set standards for transportation, handing, etc., of anhydrous ammonia, etc. S. F. 500, agriculture.

## IOWA INHERITANCE TAX-

 GeneralIowa inheritance tax. H. F. 679, ways and means.
lowa estate tax. H. F. 709, ways and means.

## IOWA INSURANCE COMMISSIONGeneral

Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26 , Stephens, et al.
Authorize insurance commissioner to establish rules for solicitation and voting of proxies from insurance company policyholders and stockholders. S. F. 216, commerce; H. F. 209, commerce.

Require reports to insurance commissioner of insider trading of domestic stock insurance company equity securities by an owner of 10 percent or more of the stock. S. F. 231, commerce; H. F. 210, commerce.
Increasing capital and surplus requirements for insurance companies seeking new licenses in Iowa. H. F. 211, commerce.
Consolidating present fire and casualty insurance rate regulatory laws. H. F. 212, commerce.
To include value determined under rules of national association of insurance commissioners in present law regulating valuation for life insurance companies investments. S. F. 241, Coleman and Shaff.

## IOWA LEGISLATIVE COUNCIIGeneral

Nstablish Iowa legislative council; replace, budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537. Meacham.

## IOWA RECREATION BOARD-

 GeneralEstablish an Iowa recreation board to study recreation needs, provide appropriation. H. F. 536, Craig and Boot.

## IOWA SOLDIEIRS HOMEGeneral

Require that any assets of member of the lowa soldiers home be used to help pay for his maintenance and support there. H. F. 285, Rider.
Appropriate $\$ 625,000$ for addition at soldiers home at Marshalitown. S. F. 133, Mills; H. F. 154, Craig and Rider.

## IOWA SOYBEAN CORPORATION-

## General

Iowa soybean association eligible for benefits of farm aid groups, levy excise tax one-half cent a bushel sold to promote products. S. F. 478, Coleman, et al.

IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COM-MITTEE-

## General

Establish an Iowa state fair and world food exposition study committee. H. J. R. 26, governmental subdivisions.

## IOWA STATE MLEDLATION AND CONCLLIATION COMMISSION-

 GeneralEstablishment of a mediation and conciliation commission. H. F. 676, industrial and human relations.

## IOWA TRAINING SCHOOL FOR BOYS-

## General

Transfer land from Eldora Training School to City of Eldora for Municipal Hospital. H. F. 136, Oehlsen, et al.
Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. 162, Oehisen, et al.
Effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.

## IOWA WATEER POLLUTION CONTROL COMMISSION-

 GeneralCreate Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412, Gallagher, et al.

## IPERS-

## General

To exempt resident doctors and internes at state hospitals from IPERS. H. F. 69, Mahan and Doderer; S. F. 92, Burns.
Increase top limit for salary deductions to IPERS from $\$ 4,800$ to $\$ 6,000$. S. F. 197, Ely, et al.
Remove $\$ 4,000$ annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer; increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of Clinton, et al.
To rewrite law dealing with termination of employment under IPERS permitting qualification for benefits in five years. S. F. 307, O'Malley; H. F. 405, Jackson of Black Hawk, et al.

Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.
Permit investment of up to 25 percent of IPERS funds in common stock; 10 percent in preferred stock. H. F. 441, Doderer, et al.
Appropriate $\$ 500,000$ a year to IPERS to increase the prior service reserve fund. H. F. 443 , Resnick and Carnahan.
Public employees of 72 years of age to receive retirement benefits regardiess of the amount of their earnings and if they have full time employment. H. F. 550, Mahan and Kluever.
Exempt persons hired for short periods of time from participation in IPERS. H. F. 587, governmental subdivisions.

Claims of $\$ 370$ appropriated from IPERS. H. F. 615, appropriations.
Appropriate from IPERS to employment security commission for administrative costs of IPERS. S. F. 579, appropriations; H. F. 683, appropriations.
Advisory Investment Board
Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. 11, Oehlsen.
Relating to advisory investment board of the IPERS. H. F. 347, Hausheer, et al.
Appropriation for claims by members of advisory investment board of IPERS. S. F. 609, appropriations.

JUDGES-

## General

Repeal requirement that all supreme court justices live and maintain their offices in Des Moines after January 1, 1968. S. F. 55, Rigler, et al.
Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.
Clarify the provisions relating to judicial nominating commissions and right of chairman to vote. S. F. 116, judiciary.

To create a special court to be known as Iowa tax court. H. F. 152, Miller of Page, et al.
Changing method of computing judicial retirement benefits. S. F. 210, Ely and Riley.
To place municipal courts under the court reform act; permit Des Moines to have six municipal judges; to increase civil jurisdiction from $\$ 2,000$ to $\$ 5,000$; increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.
To rewrite Iowa juvenile court law; designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.
Relating to expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.
Reducing from 21 to 10 number of judicial districts in Iowa. S. F. 373, Riley.
Providing a unified trial court system, abolishing all courts below the district court level. H. F. 449, Kluever.
Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.
Clarify procedures for selection of election judges. H. F. 524, Rasmussen.
Provide for law clerks for judges of the Iowa supreme court. S. F. 530, judiciary.
Clarify Iowa Code on contesting elections. S. F. 549, judiciary.

## JUDICIARY-

## General

Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.
Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary.
Establish office of public defender in every county, elected every two years and paid $\$ 8,000$ a year. H. F. 102, Glenn and Lynch.
To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.
Increase terms of medical physicians and surgeons of state board of medical examiners from 5 to 6 years. S. F. 94, judiciary; H. F. 117, judiciary.
Clarify procedure for adoption of rules by state departments. H. F. 170 , judiciary.
Relating to lewdness and indecent exposure. H. F. 173, Doyle.
Changing method of computing judicial retirement henefts. S. F. 210, Ely and Riley.
Increase from $\$ 20$ to $\$ 100$ maximum sum the stealing of which shall constitute petty larceny; increase from $\$ 100$ to $\$ 300$ the fine. H. F. 258, Bailey.
Relating to expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.
Approval, amendment or rejection of rules of civil procedure reported to the General Assembly. S. F. 356, judiciary; H. F. 373, judiciary.
General Assembly disapproved changes in civil procedures by supreme court, found in House Journal under date of January 28, 1965, amended rule 215.1 S. F. 355, judiciary; H. F. 375, judiciary.

Providing a unified trial court system, abolishing all courts below the district court level. H. F. 449, Kluever.
renalty for bribery in athletic contests, fine of up to $\$ 10,000$ or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. $F$. 452, Gaudineer.
Allow courts to set fees for court-appointed attorneys, eliminating the
statutory fees. H. F. 466 , Kluever.
Selection of grand jurors, provide a more representative grand jury. H. F. 473, Doderer.
Increase annual salary of the clerk of the grand jury in counties having population of 150,000 and over from $\$ 6,000$ to $\$ 7,000$. H. F. 475, Gaudineer.
Establishing a code of military justice in Iowa for national guard not in federal service. H. F. 560 , judiciary.
Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.
Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. H. F. 565, judiciary.
Obscenity and indecency. H. F. 624, judiciary.
Eliminate statutory fees for court-appointed attorneys; allow court to establish
Clarify Iowa fee. H. F. 597, judiciary.
Legalize, etc., proceedings providing for organization, etc., of school corpora-
tions. $S . F .569$, judiciary.
Supreme executive power of the state in absence of governor. S. F. 595 ,
judiciary.
Determination of executive disability. H. F. 713, governmental affairs.

## Courts <br> See Court, sub-references General and District

## JURY-

## General

Poll list taken from election registers, cities with permanent registration, jury lists for municipal court. H. F. 196, Duffy, et al.
Require defendant who has counsel to raise demurrer to indictment at least four days before trial. S. F. 270, Shirley.
Permit selection of grand jurors from election precincts instead of by township only. S. F. 437, Ely.
Selection of grand jurors, provide a more representative grand jury. H. F. 473 , Doderer.
Increase annual salary of the clerk of the grand jury in counties having population of 150,000 and over from $\$ 6,000$ to $\$ 7,000$. H. F. 475 , Gaudineer.

## JUVENILE-

## See Minots

## LABELING-

## General

Relating to the labeling and imprinting of colored oleomargarine when sold or offered for sale at retail. S. F. 27, Murray, et al.; H. F. 20, Cochran, et al.
Rewrite Iowa fertilizer law and set standards for transportation, handling, etc., of anhydrous ammonia, etc. S. F. 500, agriculture.
Bring ice milk under labeling requirements of lowa law, listing of ingredients. S. F. 520, agriculture.

## LABOR-

 GeneralRelating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.
Establish a state minimum wage of $\$ 1.25$ per hour. H. F. 48, Felger, et al.; S. F. 54, Mincks and Klefstad.

Establish a state minimum wage of $\$ 1.25$ per hour. S. F. 57, Stanley, et al.
To regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73, Mincks, et al.
Illegal for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al.; S. F. 80, Denman, et al.
Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.
Wage rate for public works projects. S. F. 91, Klefstad, et al.; H. F. 157, Wengert, et al.
To regulate and enforce payment of wages due employees from corporations doing business in Lowa. H. F. 254, Caffrey, et al.
Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total costs exceeds $\$ 500$, requiring letting of contracts. H, F. 440, Gillette of Story, et al.
Relating to child labor. S. F. 395, Riley and Denman; H. F. 454, Gaudineer.
Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.
Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.
License all electricians, etc. H. F. 481, Burke.
Inspection of low-pressure boilers by state boiler inspector. S. F. 87, Klefstad, et al.; H. F. 175, Bremmer, et al.
Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.
Establishment of a mediation and conciliation commission. H. F. 676, industrial and human relations.
Employer to enter into certain agreements with labor organizations. H. F. 677, industrial and human relations. Unions
Relating to labor unions, repealing right-to-work law. H. F. 1, Gaudineer, et al.
Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.
Amend the Iowa constitution incorporating the "right-to-work" principle in labor contracts in the constitution. H. J. R. 12, Grassley.
Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al.; H. F. 125 , Carnahan, et al.
Allow union shop in Iowa wage contracts. S. F. 492, Mincks, et al.; H. F. 514 , Gaudineer, et al.

School employees to authorize payroll deduction for dues to professional organizations, etc. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et $a l$.

## LAKES-

## General

Relating to operating six horsepower motor boats on artificial lakes having a minimum of 50 acres rather than present 100 acre limit. S. F. 19, McGill.
To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.
County conservation boards create lakes by damming streams,, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing.
Appropriate funds from general fund to conservation commission for dredging of Storm Lake and North Twin Lake. H. F. 399, Miller of Buena Vista and Winkelman.
Appropriate $\$ 65,000$ for improvements at Green Valley State Lake in Union county. H. F. 526, Madden.
Authorize participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.
Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575 , conservation and recreation.

## LAND-

## General

To increase from 100 to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. $\mathbf{H}$. F. 45, Loss, et al.

To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.
Rewrite present lowa law on assessment and taxation of platted lands. S. F. 151, Coleman, et al.
Relating to powers and duties of county conservation boards. H. F. 181, Gallagier and Baker.
Broaden definition of drainage districts to include "all lands," amend various seations of the levee and drainage district act. S. F. 211, Beneke and Coleman; H. F. 253, Cochran, et al.
Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.
County conservation boards create lakes by damming streams, acquire lands, etc.; financed by general obligation bonds. H. F. 282, Busing.
Annexation of additional lands in a drainage or levee district and basis for assessments upon such lands. H. F. 334, Scherle.
Trespassing on the land of another and refusing to leave a dwelling place. S. F. 334 , Riley.

Constructing replacement drains wholly on the owner's land. S. F. 387, Beneke.
Relating to the required qualifications for registration as a professional engineer or land surveyor. S. F. 40 , Stanley, et al.
Relating to the registration of professional engineers and land surveyors and the regulation of these professions. S. F. 408, Stanley, et ai.
Permit corporations to acquire property within the limits of any city and town of this state. S. F. 415, O'Malley, et al.; H. F. 438, Anderson, et al.
Enable cities to acquire land for relocating railroad facilities and other public utility installations from urban renewal projects. S. F. 438, Condon and Messerly.
Provide moving expenses up to $\$ 500$ within a 25 -mile area in condemnation cases. S. F. 468, Riley.
Permit cities and towns to zone property 1 mile outside their limits. H. F.
Establish 7 , Meacham board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibbie and Benda.
Require land taken by condemnation cannot be possessed until legal appeals are decided. H. F. 528, Bogenrief and Foster.
To encourage landowners to make land and water available to public by limiting liability in connection therewith. F. F. 564, conservation and recreation.
Prohibiting littering of water or land under state jurisdiction. H. F. 567, conservation and recreation.
Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year. H. F. 590, conservation and recreation.

Issue a land patent on 40 acres of Marion county land to Marion county. S. F. 528, judiciary.
Conservation commission to use monies appropriated by Fifty-ninth General Assembly. H. F. 691 , appropriations.

Amend H. J. R. 17, implementing and defining powers of executive councll in acquisition of additional land for capitol grounds. H. J. R. 27, governmental affairs.
Create urban land tax credit, appropriation. S. F. 163, Reppert.

## LAND PATENTS-

## General

Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker.
Issue land patent on 51.65 acres in Wapello County to Clovie D. Walter. S. F. 514, judiciary.
Issue a land patent on 40 acres of Marion county land to Marion county. $S$. F. 528, judiciary.

## LARCENY—

## General

ncrease from $\$ 20$ to $\$ 100$ maximum sum the stealing of which shall constitute petty larceny, increase from $\$ 100$ to $\$ 300$ the fine. H. F. 258, Bailey.

## LEGALIZING AND ENABLING AC'IS-

## General

Relating to legalizing remodeling of two courtrooms in Linn county courthouse. S. F. 28, Ely and Riley.
To Iegalize proceedings of south Hamilton community school board in setting a one-mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.
Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35, Baker and Hausheer.
Legalizing proceedings of the board of directors of the United Community School District in Boone and Story Counties, authorizing $\$ 700,000$ in school district bonds. H. F. 36, Baker.
Amending Iowa constitution creating legislature with 35 senators and 70 house members. S. J. R. 12, Riley.
Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker.
Legalize $\$ 7,644$ spent by the Boone county board of supervisors, improvements to Boone county home. H. F. 342, Baker.
Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth Counties. H. F. 343, Nielsen of EmmetPalo Alto.
Legalize and validate $\$ 700,000$ bond issue voted for school building program of Osage community school district. H. F. 350, Stevenson.
Legalize $\$ 16,000$ in fire equipment bonds issued, anticipate collection of one and one-half mills, Hazelton township, Buchanan county. II. F. 386, Harrington.
Legalize proposed transfer of present airport site owned by city of Hawarden as gift to Sioux Empire College, county of Sioux, State of Iowa, authorize conveyance of legal title. S. F. 416, DeKoster; H. F. 402, Den Herder.
Legalize a school district merger involving Waterloo school district. H. F. 518, Jackson of Black Hawk, et al.
Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

Legalize and validate proceedings board of directors of Linn-Mar community school district in Linn county, provide issuance of school building bonds, etc. S. F. 503, judiciary.
Establishment of the Iowa City community school district in Johnson County. H. F. 650, education.

Legalize $\$ 40,000$ in sewer bonds of the town of Calamus in Clinton county. H. F. 644, judiciary.

Legalize $\$ 175,000$ in water and sewer revenue bonds of the town of Calamus in Clinton county. H. F. 645, judiciary.
Legalize, etc. proceedings providing for organization, etc. of school corporations. S. F. 569, judiciary.
Reorganization of school districts in Buchanan county. H. F. 685, Harrington.
LEGISLATIVG CHAMIERS REMODELING COMMITTEE—— General
Appropriation to appointive members of legislative chambers remodeling committee. S. F. 5S4, appropriations.

LEGISLATIVE FISCAL DIRECTORGeneral
Require long-range cost estimate attached to all bils introduced providing appropriations of state money or increase or decrease of revenue. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.

Establish Iowa legislative council, replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibble and Mincks; H. F. 537, Meacham.

## LEGISLATIVE REAPPORTIONMENT-

See Reapportionment of Legislature

## LEGISLATIVE RESEARCH-

## General

Create legislative information councils for General Assembly to operate between regular sessions. S. F. 196, Lodwick, et al.
To abolish the six member legislative research committee and replace it with a legislative research bureau; appointed director. S. F. 308, Hill, et al.
Establish Iowa legislative council; replace, budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537, Meacham.
Appropriation, claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; H. F. 701, appropriations.
Membership of legislative research committee and bureau. S. F. 629, governmental affairs.
Abolish legislative research committee, and bureau, create Iowa government operations commission, 3 members, appointed by governor, $\$ 16,000$ each, salary. H. F. 341, Bogenrief.

## LEGISLATURE-

## General

Confirmation of public officers by the senate, eliminating executive sessions. S. F. 1, Frommelt, et al.

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.
Create a committee to study water fouridation and to appropriate $\$ 5,000$ for that purpose. H. J. R. 19, Radl.
Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.
Require approval by secretary of state amendments to the articles of incorporation of business corporations. H. F. 395, Bailey.
Amend Iowa constitution to provide for a unicameral legisiature. H. J. R. 21, Bogenrief, et al.
Create 58 member senate from 47 districts, each county 35,000 or more population, each county 80,000 or more additional senators. S. F. 483, O'Malley.
Create committee to study the need for revising Code of Iowa, make appro-
Governor appoint auditor of Doderer. State. S. R. 4, Mincks, et al.; H. J. R. 10 , Jackson of Clinton, et al.
Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Repeal provision establishing office of county attorney. H. J. R. 14, Gillette of story, et al.
Abolish 6 member legislative research committee, replace with legislative research bureau, appointed director. S. F. 308, Hill, et al.
Establish Iowa legislative council, replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537, Meacham.
Appropriation to commercial code study committee for preparation of proposed legislation. S. F. 558, appropriations.
Representation in senate and house, Sixty-second General Assembly and thereafter. S. F. 568, governmental affairs.
Appropriation to appointive members of legislative chambers remodeling
committee. S. F. 584, appropriations.
Appropriation to members of court study commission. S. F. 585 , appropria-
tions tions.
Create vehicle code study committee to study vehicle laws. H. J. R. 24, trans-
Appropriation, claims to legislative members serving on legislative advisory committees. S. F. 614, appropriations; H. F. 700, appropriations.
Abollsh legislative research committee, and bureau, create Iowa government operations commission, 3 members appointed by governor, $\$ 16,000$ each salary. H. F. 341, Bogenrief.

## General Assembly

Amending Jowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. G, Lodwick, et al.

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. 11, Oehlsen.
To appropriate $\$ 3,000$ from general fund for printing and other expenses of the court study commission. S. F. 48, appropriations.
Proposing an amendment to constitution relating to effective date of laws passed at general session of General Assembly. H. J. R. 2, Baringer; S. J. R. 10, Lange and Stanley.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
Amending Iowa constitution to permit legislators to receive pay increases as well as expenses. H. J. R. 8, Wilson, et al.
Specify when terms begin of members of the capitol planning commission. H. F. 148, Grassley and Caffrey.

Create legislative information councils for General Assembly to operate between regular sessions. S. F. 196, Lodwick, et al.
Adopting report of the capitol planning commission as the master plan and guide for expansion of the state capltol grounds. S. J. R. 15, O'Malley, et al.; H. J. R. 16, Grassley, et al.
Require long-range cost estimate attached to all bills introduced providing appropriations of state money or increase or decrease of revenue. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.

Amend the constitution to create a 35 member senate and a 105 member house. S. J. R. 19, Kruck, et al.

Increase salaries of senate and house majority and minority floor leaders from $\$ 30$ to $\$ 50$ per day and from $\$ 30$ to $\$ 40$ per day. H. F. 361 , Baker and Hausheer.
Approval, amendment or rejection of rules of civil procedure reported to the General Assembly. S. F. 356, judiciary; H. F. 373, judiciary.
General Assembly disapproved changes in civil procedures by supreme court, found in House Journal under date of January 28, 1965, amended rule 215.1. S. F. 355 , judiciary; H. F. 375, judiciary.

Amend state constitution to create a 56 member senate and 110 member house. S. J. R. 22, Reppert.

Amend state constitution to permit state legislature to set residence requirements for voters, not more than 6 months in state and 60 days in county. S. J. R. 23 , Stanley.
Establish Iowa legislative council, replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537, Meacham.
Amend Iowa constitution relating to composition of the General Assembly, basis of representation of the members, establishment of congressional districts. S. J. R. 24, governmental affairs.
Governor appoint secretary of state, treasurer, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Compensation of members of the General Assembly, \$50. S. F. 555, governmental affairs.
Increase from $\$ 30$ to $\$ 40$ pay of legislators. H. F. 657, governmental affairs.
Create commission on the aging. S. F. 351, industrial and human relations; H. F. 647, industrial and human relations.

Membership of legislative research committee and bureau. S. F. 629, governmental affairs.
Annual sessions of General Assembly. S. J. R. 3, Denman, et al.; H. J. R. 9, Wilson, et al.
Amend constitution, terms of governor and lieutenant governor 4 years. $S$. J. R. 7, Reppert, et al.

Payment of miscellaneous expenses by Sixty-first General Assembly and work after adjournment. H. F. 718, appropriations.

## HEVEE-

## See Drainage Districts

## LIABILITY-

## General

Increasing drivers responsibility and liability toward passengers. H. F. 3, Gaudineer, et al.
Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.
Fliminate requirement beer permittees having dancing must hire a policeman. H. F. 64, Coffman, et al.

Reducing from 2 years to 1 year period actions can be fled under dram shop law. H. F. 65, Coffman and Scott.
Repeal provision allowing payment of exemplary damages from the dram shop law. H. F. 81, Jackson of Clinton, et al.
Relating to responsibility for damage to highways and highway structures. S. F. 130 , Kruck

Responsibility of motor vehicle operator in backing vehicles on highways. S. F. 75, Kruck, et al.; H. F. 85, Rider, et al.

Exempt owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon. S. F. 283, Stephens.
Limit the civil liability to persons riding in aircraft without payment for the ride or transportation. H. F. 293, Detje.
Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.
Exempt owners, lessees, and occupants of recreational premises from liability to recreational users. S. F. 383, Nims, et al.
Constructing replacement drains wholly on the owners land. S. F. 387, Beneke.
Establish a guest liability statute for aircraft. S. F. 420, Burke.
Certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or prinicipally garaged in this state. H. F. 397, Maley and Dunton.
Owners of income property liable for injuries suffered by persons falling on snow-covered sidewalks. H. F. 380 , Gaudineer, et al.
County boards of supervisors obtain insurance to protect county officers from liability for mistakes made in line of duty. H. F. 430, Bogenrief, et al.
Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. $\mathrm{F}^{\text {. }}$ 459, Kruck, et al.
Require all motor vehicle liability insurance written for not less than $\$ 10,000$ for one death, $\$ 20,000$ for two or more, in addition to property damage coverage. S. F. 494, Stanley.
Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation.
Insurance companies give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.
Insurance coverage increased from $\$ 10,000$ to $\$ 25,000$, one person, $\$ 20,000$ to $\$ 50,000,2$ persons, property from $\$ 5,000$ to $\$ 10,000$. H. F. 364 , Gaudineer.
Increase proof of motor vehicle financial responsibility from $\$ 25,000$ to $\$ 35,000$, and increases in auto insurance protection. H. F. 247, Patton, et al.
Provide liability immunity to members of fire departments. H. F. 659, governmental subdivisions.
Determine liability of fee title holder motor vehicles. S. F. 618, judiciary.

## LIBRARIES-

## General

Relating to public libraries. H. F. 21, Robinson, et al.
Creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265, Rasmussen, et al.

Use of public libraries, H. F. 670 , governmental subdivisions.
Appropriate from general fund to blind for library space and shelving. H. F. 689, appropriations.
Traveling library to enter into compacts with adjoining states. S. F. 17, Lodwick and Dodds; H. F. 41, Robinson, et al.

## LICENSES-

## General

Watchmakers licenses, S. F. 6, Lucken, et al.
Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.
Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.
To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.
Requiring commercial establishment to have liquor license when rented out for private parties, etc., where liquor is served. H. F. 22, Fisher of Greene and Doyle.
Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al.
To forbid any licensed dealer from selling a motor venlcle or trailer with re-
Allow cities and towns and areas under boards of supervisors, voting wet, continue licensing sale of liquor by the drink even though county voted dry. H. F. 60 , Coffman and Scott.
Provide that conviction for a felony shall not disqualify person from obtaining liquor license if conviction more than 3 years. H. F. 75, Miller of Des Moines, et al.
Require licensed real estate brokers and salesmen to post surety bonds of
To make a license a right and renewal mandatory. S. F. 78 , Briles; H. F. 89 , Kempter.

Relating to public dance supervision upon the premises of class $B$ beer permit holders. H. F. 90, Gaudineer, et al.
License and regulate, under public safety department, lie detector examiners. S. F. 176, Burke.

Provide for voluntary surrender of real estate license, waiving hearing or notice, give real estate commission power to suspend license. S. F. 194, O'Malley, et al.

Permitting county governments to regulate and license junk dealers. S. F. 123 , Kibbie, et al.; H. F. 192, Distelhorst, et al.
Increasing capital and surplus requirements for insurance companies seeking new licenses in Jowa. H. F. 211, commerce.
Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.
Permit counties to collect dog license fees for cities and towns. H. F. 300, Burke, et al.
Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al.
Relating to the licensing and regulation of milk dealers, must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.
Defining narcotic drugs and making the law uniform. S. F. 330, Grifin.
Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.
Enact an lowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.
Increase the penalty for driving while the drivers license is suspended or revoked. S. F. 350, Stanley.
Set up licensing requirements for funeral establishments. H. F. 374, O'Malley.
Relating to the licensing and regulation of milk dealers, must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370 , Bailey, et al.
Permit pari-mutuel betting, 3 member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.
Relating to egg and poultry industry, licensing and regulations. H. F. 432, Meacham.
Requiring milk and cream processors to post bond with secretary of agriculture. H. F. 446, Meacham.
License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.
Give notice to dog owners regarding annual license fee. H. F. 486, Doyle.
Permit pari-mutuel racing in Iowa under 3 member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

Require vaccination for rabies before a dog can be licensed. H. F. 501, Kluever.
Permit people with citizens band radios to acquire license numbers for their cars the same as ham operators. H. F. 515, Busing, et al.
Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.
Requiring evidence of rabies inoculation before a dog can be licensed by a city, town or county. H. F. 566, public health.
Revise licensing and regulations of private detectives. II. F. 648, transportation.
No license issued by board of health to any hospital prior to issuance of a fire safety certincate. F. F. 335, Caffrey and Foster.
Fees
See Fees, sub-references General and Hicenses
Fish and Game
See Fish and Game, sub-reference Licenses
Inniting
See Hunting, sub-reference Licenses
Medical, Irofessional
See Medical, Professional, sub-reference Generaj Motor Vehicles
Requiring photograph on drivers or chauffeurs license and repealing requirement for notation on back of license by judge for violations. S. F. 43, Nims, et al.
Increasing cost of drivers and chauffeurs licenses. H. F. 32, Resnick.
Drivers whose license has been revoked or suspended, convicted of two or more moving violations during 2 year license period must complete sarety education course before new license issued. S. F. 101, Flatt.
To require that all operators and chauffeurs licenses shall bear a photograph of the licensee. H. F. 124, Miller of Buena Vista, et al.
Revocation of driver or chauffeur license of motorist who fails to stop after property damage accident of $\$ 100$ or more. H. F. 168 , Gillette of story, et al.
Failure to stop and render aid after an accident in which property damage totals $\$ 100$ or more, revocation of driving prvileges. H. F. 169, Gillette of Story, et al.

To permit purchase of transit plates for travel trailers. S. F. 242, Buren.
To ilcense manufacturers, distributors, factory and distributor representatives of motor vehicles under the state public safety department. S. F. 287, transportation.
To require blood type be included on drivers or chauffeurs license. S. F. 305, Reno.
Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.
To permit either mother or father to sign application for drivers instruction permit for child under 18. S. F. 369, Reppert.
Providing that no operators or chauffeurs license shall be issued to a person under 18 years of age without his first having successfully completed an approved driver education course. H. F. 390, Miller of Des Moines, et al.; S. F. 409, Shirley, et al.
Start issuance of motor vehicle ilicense plates in January instead of December. H. F. 429, Bogenrief, et al.

Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.
Increase cost of obtaining duplicate operators license from $\$ .25$ to $\$ 2.00$ and chauffeurs license from $\$ .50$ to $\$ 2.00$. H. F. 488, Hageman.
Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.
Persons convicted of 3 or more moving violations within 12 month period and license suspended or revoked, can not be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.
Interstate driver license compact. H. F. 607, transportation.
Issuance of a temporary drivers permit. S. F. 422 , Kruck, et al.; H. F. 603, transportation.
County sheriffs issue operators and chauffeurs licenses. H. F. 610, transportation.
Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261 , Madden, et al.
Exemption of registration fee to disabled veterans who are provided with money to buy a car. S. F. 493, Stanley.
Fully reflective vehicle number plates. H. F. 661, transportation.

## Liquor

See Liquor, sub-references General and Liquor Control Commission Cosmetology
See Cosmetology, sub-reference General

## LIE DETECTORS-

## General

License and regulate, under nublic safety department, lie detector examiners. S. F. 176, Burke.

## LIENS-

## General

Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert.
Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.
Provide a lien for services of bulls and also a lien for services by artificial
insemination. S. F. 333, Nurse and Briles. S. F. 266, Riley and Ely; H. F. 353, McNamara, et al.

Increase certaln fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep $\$ 2.50$ fee. H. F. 471 , Bogenrief, et al.
Providing enforcement measures for collecting interest and penalties imposed upon employers who fall to make contributions or reports as required by law. H. F. 555, governmental affairs.

## LIEUTENANTC GOVERNOR-

## General

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of clinton, et al.
Amending constitution of Iowa to change term of offce of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.
Amending the constitution of the state relating to the election of the gover-
Amend constitutiontenant governor. S. J. R. 21, governmental affairs. governor and lieutenant governor four years. S. J. R. 7, Reppert, et al.

## LIGHTS-

General
Requiring that car lights be turned on half an hour before sunset and to remain lighted until half an hour after sunrise. H. F. 5, Craig.

To forbid driving a motor vehicle with only the parking lights turned on. H. F. 109, Gillette of Story, et al.

Require flashing front amber and red lights on school buses, permit buses to stop only where there is 700 feet clear vision. S. F. 191, Nims, et al.
Permit volunteer firemen to use revolving blue lights on their motor vehicles. H. F. 286, Dougherty.

Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.
Provide safety measures, etc., necessary to eliminate fire, panic, death, etc., resulting from electrical power outages leaving public buildings without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.
Use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways, nuisances. H. F. 396, transportation.
Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley; IF. F. 366, Wilson.

## LIQUOR-

## General

To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.
Requiring commercial establishment to have liquor license when rented out for private parties, etc., where liquor is served. H. F. 22, Fisher of Greene and Doyle.
Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban.
Proof of age required of a prospective purchaser of intoxicating liquors. H. F. 26, judiciary.

Allow cities and towns and areas under boards of supervisors, voting wet continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.
Authorizing Iowa tax commission to refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.
Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.
Reducing from two years to one year perfod actions can be filed under dram shop law. H. F. 65, Coffman and Scott.
Providing suspensions as well as revocations for violations of the beer law. H. F. 66, Coffman, et al.

Repeal 10 percent tax on sale of liquor by drink, raise prices of liquor in state stores by 25 cents ffth, allow liquor licensee discount 20 percent on purchases in state stores under prices paid by retailers. F. F. 80 , Coffman and Jackon of Clinton.
Repeal provision allowing payment of exemplary damages from the dram shop law. H. F. 81, Jackson of Clinton, et al.
Extend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to IImit such Sunday sales to country clubs. IH. F. 82, Jackson of Clinton and Coffman.
To reduce from $\$ 1,000$ to $\$ 500$ the cost of a liquor-by-the-drink license in unincorporated towns of 200 or more population. H. F. 120, Scherle of Fremont-Mills.
Allow use of veterans auditoriums for sports events, conventions, etc., and allow beer and liquor to be sold. S. F. 177, Reppert.
Issue 15 hour, 1 day, beer and liquor permit to veterans and other organizations, $\$ 15$ fee in lieu of license and tax. H. F. 172, Doyle, et al.
Issue 12 hour beer and liquor license to veterans organizations for $\$ 15$ permit fee in lieu of usual license and tax on liquor sales. S. F. 102, Hansen, et al.
Fine or imprisonment for minor having liquor or beer in his possession, H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.
Relating to discounts for quantity purchases of liquor. S. F. 431, O'Malley and Frommelt.
Shorten from four to two years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.
Extend one hour the legal hours of sale of liquor by the drink. H. F. 416 , judiciary.
Eliminate two year residency requirement in a county as a qualification for obtaining a liquor license. H. F. 422, Doyle, et al.
Relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired. S. F. 399, Hill, et al.; H. F. 427, Hutchins, et al.
Permit liquor to be sold at 6 a.m. instead of $7 \mathrm{a} . \mathrm{m}$. on weekdays. S. F. 440 , O'Malley and Frommelt.
Seasonal liquor licenses issued for 6 or 8 months. S. F. 441, O'Malley and Frommelt.
Provide 7 year limitation on convictions for second offense driving while intoxicated, also for subsequent offenses. H. F. 468, Doyle.
Suspension or cancellation of liquor control licenses. S. F. 531, judiciary.

Conviction for a felony shall not disquallfy person from obtaining liquor license if conviction more than three years. H. F. 75, Miller of Des Moines, et al.

## Beer <br> See Beer, sub-reference General <br> Wine <br> See Wine, sub-reference General

## LIQUOR CONTROL COMMISSION-

Repeal 10 percent tax on sale of liquor by drink; raise prices of liquor in state stores by 25 cents fifth; allow liquor licensee discount 20 percent on purchases in state stores under prices paid by retailers. H. F. 80, Coffman and Jackson of Clinton.
Relating to disclosure of payments by companies selling alcoholic beverages to the Iowa liquor control commission. S. F. 407, Stanley, et al.
Relating to liquor taxation, control and enforcement. S. F. 433, Frommelt.
Permit liquor control commission to grant permission for liquor licensee to have interior access to residential or sleeping quarters. S. F. 371, Elvers; H. F. 425, Tleden, et al.
Permit liquor to be sold at 6 a.m. instead of 7 a.m. on weekdays. S. F. 440 , O'Malley and Frommelt.
Seasonal liquor Hicenses issued for six or eight months. S. F. 441, OMalley and Frommelt.
County Attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.
Suspension or cancellation of liquor control licenses. S. F. 531 , judiciary.
Appropriate from general fund for capital improvements to liquor control commission. S. F. 588, appropriations.

## LITERATURE-

## General

Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502, Baringer.

## LIVESTOCK-

See Animals, sub-references General and Farm

## LOANS—

## General

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.
Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert.
Regulate industrial ioan companies under supervision and icensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276. Jackson of Clinton, et al.
Relating to size of loans by credit unions. S. F. 294 , Frommelt, et al.
To make it a misdemeanor for giving false statements to credit unfons to secure loans. S. F. 300, Frommelt, et al.
Educational loan fund, and making an appropriation therefor. H. F. 294, Gillette of Story.
Increasing the maximum amount of small loans and relating to penalties for excessive interest. S. F. 146, Reppert, et al.; F. F. 384, Kempter, et al.
Reduce maximum interest. S. F. $\begin{aligned} & \text { extes that may be charged by small loan com- }\end{aligned}$
Require panies. H. F. 411, Glenn. employee on loans. H. F. 437, Millen, et al.
Repeal 5 -mill monies and credits tax, except on banks, loan agencies, etc., and replace the tax money with a 3 percent surtax on dividends and interest in excess of $\$ 200$. S. F. 452 , Hagedorn, et al.
Regulating sale of credit life and credit accident and health insurance. H. F. 562 , commerce.
Correct error in Senate File 146. S. F. 571, commerce.

## LOTTEEXY -

See Gnmbling

## MAIL-

## General

Mailing of absentee election ballots. H. F. 23, Carnahan, et al.
Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser.
Provide mail H . 231, Palmer, et al.
Provide mail delivering vehicles sufficient area to stop off traveled portion of
Only name, primary roads when dellvering mail. H. F. 281, Hullinger, et al.
name, address and city or town of absent or disabled voter be listed on affidavit on envelope in which ballot is mailed. H. F. 337, Carnahan,

## MANPOWER DEVELOPMENT AND TRAINING ACT OF 1962-

## General

Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs.

## MARGARINE-

See Foods, wub-reference General

## MARRIAGE-

## General

Continue ADC payments under certain conditions when a parent remarries. S. F. 458, Denman.

## MEAT AND POULTRY-

## Genernl

Meat and poultry inspection, appropriation. H. F. 658, agriculture.

## MEDICAL, PROFESSIONAL_

## General

To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

To permit employee to sélect his own medical, surgical and hospital service under workmen's compensation. S. F. 70, Condon, et al.; H. F. 73, Miller of Buena Vista, et al.
Increase terms of medical physicians and surgeons of state board of medical examiners from five to six years. S. F. 94, judiciary; H. F. 117, judiciary.
To require staggered three-year terms for the five member hospital licensing board. S. F. 138, Ely.
Provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.
To define specific drugs banned in illegal possession statute and increase penalty. S. F. 285, Griffin and O'Malley.
To eliminate doctor-patient privilege in suit for personal injuries. S. F. 289, Riley.
To require resident osteopathic physicians or surgeons in hospitals to obtain a special license from the state board of medcial examiners. S. F. 296, O'Malley, et al.
Podiatrists participate in hospital and medical service plans. H. F. 232, Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al.
Defining narcotic drugs and making the law uniform. S. F. 330 , Griffin.
Exempt prescription drugs from sales tax. H. F. 312, Nielsen of Emmet-Palo Alto; S. F. 339, Griffin.
Relating to the issuance of a resident osteopathic physician and surgeon license to practice osteopathic medicine and surgery. H. F. 382, public health.
Optometrists to participate in hospital and medical service insurance plans. H. F. 444, Fischer of Grundy.

Require testing for phenylketonuria in newborn infants as a means of preventing severe mental retardation from this cause. H. F. 496, Bremmer and Lynch.
Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502, Baringer.
State department of health establish program to combat and prevent mental retardation in children from phenylketonuria, require tests of all newborn children. S. F. 484, Stanley.
Persons convicted of three or more moving violations within 12 month period and license suspended or revoked, cannot be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.
Eliminate responsibility of child to provide needed medical care to applicants or claimants under medical assistance to the aged program, $H$. $F$ : 579, industrial and human relations.
Relating to drugs and medicine. H. F. 613, public health.
Eligibility for medical assistance for the aged. H. F. 623, industrial and human relations.
Licensing and qualifications of physical therapists. H. F. 283, Rasmussen, et al.; S. F. 275, Ely, et al.
No license issued to any hospital prior to issuance of a fire safety certificate. H. F. 335, Caffrey and Foster.

Medical assistance for the aged. S. F. 541, public health.
Social welfare department appropriation for medical assistance to aged. S. F. 565, appropriations.

## MEDICAL EXAMINERS-

General
To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.
Increase terms of medical physicians and surgeons of state board of medical examiners from five to six years. S. F. 94, judiciary; H. F. 117, judiciary.
To require resident osteopathic physicians or surgeons in hospitals to obtain a special license from the state board of medical examiners. S. F. 296, O'Malley, et al.
Relating to the issuance of a resident osteopathic physician and surgeon license to practice osteopathic medicine and surgery. F. F. 382, public health.

## MEMORIALS-

 GeneralAllow use of veterans auditoriums for sports events, conventions, etc., and allow beer and liquor to be sold. S. F. 177, Reppert.

## MENTAL HEALTH-

 GeneralTaxation for the county fund for mental health. H. F. 153, Distelhorst, et al.
Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.
Appropriate $\$ 30,000$ a year to board of control to continue work and research of Iowa's plan to combat mental retardation. S. F. 239, O'Malley.
Clarify law regarding payment of costs by county of voluntary inpatient and outpatient services at state mental health institutions. S. F. 274, Ely; H. F. 383, governmental affairs.

Revise and recodify statutes providing care, treatment, habilitation, support, etc., of mentally retarded persons. S. F. 444, Ely.
Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.
State department of health establish program to combat and prevent mental retardation in children from phenylketonuria. S. F. 484, Stanley.
Declare as state policy every newborn child tested for phenyiketonuria, mental deficiency disease. S. F. 463, Ely.
Require testing for phenylketonuria in newborn infants, means of preventing severe mental retardation. H. F. 496, Bremmer and Lynch.

## MENTALLY ILL-

 GeneralIncrease prison term for lascivious act with a child from 3 to 20 years, if child is under 13 years, then a sentence of up to 50 years. S. F. 498 , Stanley, et al.
Appropriate $\$ 2,605,000$ for construction of a security hospital and diagnostic, treatment center operated by board of control. S. F. 456, Lucken, et al.; H. F. 531, Smith of O'Brien.
Appropriate $\$ 700,000$ from general fund, create an assistance fund for mentally ill, reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.

## MERCHANDISE-

## General

To prohibit Sunday sales of certain merchandise. S. F. 164, Coleman, et al.
Fermitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert.
Exempt first $\$ 10,000$ of merchandise stock from property tax. S. F. 258, Flatt, et al.
Assessment of merchandise inventories for taxation. S. F. 471, Coleman,
Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.

## MERIT SYSTEM-

 GeneralEstablish civil service system for state employees. S. F. 346, Rlley, et al.; H. F. 482, Foster.

## Military affairs-

## General

Exempt persons in armed forces from payment of annual registration on their motor vehicles provided in storage. H. F. 268, Utzig, et al.

Exempt first $\$ 1,000$ of military pay from state individual income tax. S. F. 265 , Flatt, et al.
Increase the $\$ 750$ property tax exemption of World War I veterans to $\$ 1,000$. S. F. 273, Reppert.

Exempt from Iowa income tax 50 percent of compensation received from armed forces, maximum exemption of $\$ 3,000$. H. F. 485 , Keleher and Gaudineer.
Exchange or sale of military lands. S. F. 548, governmental affairs; H. F. 640, governmental affairs.
State military forces. S. F. 576, governmental affairs.
Establishing a code of military justice in Iowa for national guard not in federal service. H. F. 560 , judiciary.
Maintenance and operational costs of state aircraft by national guard. S. F. 578, appropriations.
Appropriate from general fund to national and state guard for capital improvements, repairs, etc. H. F. 694, appropriations.

## Veterann

See Veterans, sub-reference General

## MILLAGE-

## General

Relating to repealing the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds. S. F. 25 , Schroeder, et al.
To legalize proceedings of South Hamilton Community School Board in setting a one-mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.
To remove the seven-mill limit on school district taxes for paying principal and interest on school bond indebtedness. H. F. 105, Doderer and Hausheer.
Pay agricultural land tax credits in full and to raise exempt applicable school millage from 15 to 20 mills. H. F. 137, Scherle of Fremont-Mills, et al.
Remove maximum individual millage rate in seven functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. $S$. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.
To permit a county to levy a poor fund tax up to three mills. S. F. 207, Reppert.
Increase from present seven mills to ten mills the levy limitation on school bonds. H. F. 2, Smith of O'Brien, et al.; S. F. 20, Nims, et al.
Increasing the maximum homestead tax credit. S. F. 243 , Reppert.
To limit to a maximum of one mill the levy for county boards of education. S. F. 254, Shoeman, et al.

Organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments. H. F. 279, public health.
Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54, Resnick, et al.
Combine present two county secondary road tax levies into one levy of $111 / 8$ mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.
One mill school site levy only by school districts maintaining a 12 grade school with enrollment of at least 600. S. F. 269, Shirley and Lodwick.
Legalize $\$ 16,000$ in fire equipment bonds issued, anticipate collection of $11 / 2$ mills, Hazelton Township, Buchanan County. H. F. 386, Harrington.
Repeal 5 -mill monies and credits tax, except on banks, loan agencies, etc., and replace the tax money with a 3 percent surtax on dividends and interest in excess of $\$ 200$. S. F. 452, Hagedorn, et al.
New agricultural land tax credit. H. F. 540, Shirley of Dallas-Guthrie, et al.

## MINING-

## General

Regulating strip coal mining. S. F. 372, Reno, et al.; H. F. 439, Anderson, et al. Forbid use of explosives in strip mines or quarries within two miles of city or town limits. H. F. 460, Kluever.

## MiNORS-

## General

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban.
Proof of age required of a prospective purchaser of intoxicating liquors. H. F. 26, judiciary.
Amending Iowa constitution lowering voting age to 18 years. H. J. R. 11, Brinck.
Require physicians, dentists, Interns, nurses, etc, to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.
Punish beer permit holder for selling beer to minor only if he had knowledge or reason to believe buyer under age. H. F. 78, Coffman, et al.
Conferring authority on courts and agencies of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.

Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.
To rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.
To permit either mother or father to sign application for drivers instruation permit for child under 18. S. F. 369, Reppert.
Revise and recodify Iowa juvenile court laws dealing with dependent, neglected and delinquent children. S. F. 95, O'Malley, et al.; H. F. 360, Renda, et al.
Relating to child labor. S. F. 395, Riley and Denman; H. F. 454, Gaudineer.
Punishment of parents who fail to support minor children. H. F. 507, Glanton. Relating to child desertion. H. F. 519, Glanton.
Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. 162, Oehlsen, et al.
Transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.

## MOBILE HOMES-

## General

To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al.
Permitting mobile homes to be placed in storage. S. F. 195, Burke.
Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.
Require owners of mobile home parks to incorporate. H. F. 459, Gillette of Story.
Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.
Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.

MONEYS AND CREDITS-

## General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al.
Relating to repealing the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds. S. F. 25, Schroeder, et al.
Increasing certain taxes and repealing moneys and credits tax and personal property tax. S. F. 414, Stephens.
Repeal 5 -mill monies and credits tax. except on banks, loan agencies, etc. and replace the tax money with a 3 percent surtax on dividends and interest in excess of $\$ 200$. S. F. 452 , Hagedorn, et al.
Appropriate $\$ 13,500,000$ for state ald to schools, set up a property tax credit fund of $\$ 24,000,000$, repeal moneys and credits tax, replace with 2 percent surtax on interest and dividends. H. F. 499, Smith of O'Brien.
Repeal 5 mills moneys and credits tax, individuals, estates and trusts, increase income tax rate on upper bracket incomes. S. F. 583, ways and means.
Relating to moneys and credits tax and establishing a 5 percent surtax. H. F.
Amending S. F. 583 , assessment of property for moneys and credits tax. S. F. 642 , ways and means.

## MORTGAGE-

## General

Providing for recording of public utility mortgages. S. F. 357, Reppert.
Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. $s$. $F$. 514, judiciary.

## MOTELS—

 GeneralExtend present sales tax to include receipts from the renting of hotel and motel rooms. S. F. 149, Hansen, et al.

## MOTOR VEIIICLES-

## General

No plea of guilty shall be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.
Equipment of motor vehicles with safety belts. S. F. 4, Riley.
Increasing driver's responsibility and liability toward passengers. H. F. 3, Gaudineer, et al.
Requiring that car lights be turned on half an hour before sunset and to remain lighted until half an hour after sunrise. H. F. 5, Craig.
Relating to use of amber-colored lights on vehicles used by the state and the political subdivisions of the state. H. F. 17, Scherle of Fremont-Mills, et al.

Requiring every new motor vehicle registered after January 1, 1966 shall be equipped with safety belts. H. F. 29, Scherle, et al.
To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al.
Use and operation of school buses on the public highways. S. F. 168, Nims, et al.; H. F. 159, Scott, et al.
Requiring insurance companies to give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.
Regulating the color of a vehicle formerly used as a school bus. S. F. 119, Stanley.
Relating to the registration of vehicles used to transport chemical fertilizers. S. F. 128, Stephens and Van Gilst.

Responsibility of motor vehicle operator in backing vehicles on highways. S. F. 75, Kruck, et al.; H. F. 85, Rider, et al.

Fo forbid driving a motor vehicle with only the parking lights turned on. H. F. 109, Gillette of Story, et al.

Tquipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.
To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.
Increase from 50 to 55 miles daytime speed limit on trucks. H. F. 121, Scherle of Fremont-Mills.
To require registration with Iowa commerce commission of all interstate motor carriers. S. F. 140, transportation committee.
Provide mall delivering vehicles sufficient area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al.
Drag racing on streets and highways prohibited. S. F. 76, Kruck, et al.; H. F. 151, Wilson.
Requiring use of snow tires or chains on passenger vehicles while driving on snow or ice. H. F. 134, Edgington, et al.; S. F. 159, Denman et al.
Commercial trucks hauling liquid commercial fertilizer not an implement of husbandry. S. F. 178, Reppert and Murray.
Octagonal stop signs on school buses. S. F. 185, Stanley, et al.
Require flashing front amber and red light on school buses, permit buses to stop only where there is 700 feet clear vision. S. F. 191, Nims, et al.
Require motorists to yield right-of-way for maintenance or construction work. S. F. 201, transportation.

Continuous signal by vehicle drivers of intention to turn, not less than 300 feet. H. F. 128, Rasmussen. et al.; S. F. 225, transportation.
To remove restriction on carrying concealed weapons in a car without a license. S. F. 230, Riley.
Exempt persons in armed forces from payment of annual registration on their motor vehicles provided in storage. H. F. 268, Utzig, et al.
Raising maximum allowance paid public officers and employees other than state officers and employees using private automobile, rate fixed by municipal or political subdivision. S. F. 96, Reppert, et al.; H. F. 204, Reichardt, et al.
Relating to negligent driving and reckless driving. H. F. 207, Dougherty and Kluever.
Increase from 25 mile radius to 50 miles distance over-sized farm equipment can be delivered by dealers to farmers without penalty. H. F. 215, Miller of Page, et al.
Removal of vehicles left standing on highways. H. F. 240, Gillette of Story, et al.
Increase proof of motor vehicle financial responsibllity from $\$ 25,000$ to $\$ 35,000$ and provide varying increases in auto insurance protection. H. F. 247, Patton, et al.
Color of motor vehicle included in registration records. H. F. 250, Gaudineer, et al.
Octagonal stop signs and other improvements for signs on school buses. H. F. 252, Robinson and Mayberry.
More severe penalty for reckless driving on the highway. H. F. 257, Bailey.
Permit volunteer firemen to use revolving blue lights on their motor vehicles. H. F. 286, Dougherty.

Require licensed distributors of motor vehicle fuel to secure his own surety bond at his own expense. H. F. 287, Melrose and Flischer of Grundy.
Statewide periodic motor vehicle inspection. S. F. 213, Reppert, et al.; H. F. 292, Robinson and Fischer of Grundy.
Negligent homicide, the death, of a person in a motor vehicle accident if caused by a' "negligent" driver, fine up to $\$ 1,000$ or year in county jall. S. F. 272, Kruck et al.; H. F. 295, Dunton and Nielsen of Emmet-Palo Alto.
Emergency drivers are covered by maximum Hability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.
Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al.
Reduce maximum length limits on all trucks and truck combinations to 50 feet. H. F. 323, Foster.

Equipping motor vehicles with safety belts or safety harnesses. S. F. 319, Kruck, et al.
Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.
Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.
Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.
To provide for safety emblems on slow-moving vehicles. S. F. 359, Mills.
To provide uniform minimum fines for scheduled traffic violations. S. F. 362, Riley.
Permitting pick-up trucks or passenger cars towing a horse trafler to haul one or two horses. S. F. 374, Burke and McNally.
Abolish authority of cities and towns to establish vehicle testing stations. H. F. 355, Renda.

Increase required auto insurance coverage from $\$ 10,000$ to $\$ 25,000$ for 1 person, $\$ 20,000$ to $\$ 50,000$ for 2 persons and property protection from $\$ 5,000$ to $\$ 10,000$. H. F. 364 , Gaudineer.
Relating to the overall length of vehicles. S. F. 404, transportation.
Certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state. H. F. 397, Maley and Dunton.
Relating to operation of a motor vehicle while intoxicated or while ability to operate is impaired. S. F. 399, Hill, et al.; H. F. 427, Hutchins, et ai.
Start issuance of motor vehicle license plates in January instead of December. H. F. 429, Bogenrief, et al.

Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. F. 459, Kruck, et al.'
Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.
Require all motor vehicle liability insurance written for not less than $\$ 10,000$ for one death, $\$ 20,000$ for two or more, in addition to property damage coverage. S. F. 494, Stanley.
Provide 7 year limitation on convictions for secend offense driving while intoxicated, also for subsequent offenses. H. F. 468, Doyle.
Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.
Permit collection of sales tax only on the cash difference between the selling price and trade-in allowance of cars and farm equipment. H. F.
Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.
Exempt from motor fuel tax, gas used by farmers for agricultural purposes. H. F. 500, Shirley of Dallas and Korn.

Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott et al.
Relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production. S. F. 388, transportation; H. F. 581,
Remove agriculture. traffic weighing operations and registration, etc. H. F. 582, transportation.
Interstate vehicle equipment safety compact. H. F. 606, transportation.
Turning left at an intersection. H. F. 596, judiciary.
Issuance of a temporary drivers permit. S. F. 422, Kruck, et al.; H. F. 603, transportation.
No regrooved tires on motor vehicles. H. F. 627, transportation.
Eliminate saliva test from chemical tests in determining intoxication. H. F. 635, transportation.
Clarify and establish procedures to be used by the Iowa reciprocity board for determining apportionment of truck registrations fees with other states under the pro rating law. H. F. 637, transportation.
Dual axle requirements of motor vehicles, trailers and semitrailers. H. F. 629, commerce.
Dcreasing speed limit on roads and highways. H. F. 630, transportation.
Relieve department of public safety of furnishing containers to county treasurers for automoblie registration certificates. H. F. 238, Dunton,
Exempt reglstration fee to disabled veterans if provided money to buy a
Permit people with citizens band radios acquire license numbers for their
Fully reflective vehicle number plates. H. F. F. 661 , transportation.

Restrictions on parking and stopping on primary roads. H. F. 660, transportation.
Annual regulatory fee on motor vehicles used for transportation of freight. H. F. 686 , transportation.

Create vehicle code study committee to study vehicle laws. H. J. R. 24, transportation.
Determine liability of fee title holder, motor vehicles. S. F. 618, judiciary.
Enable car dispatcher to purchase station wagons. S. F. 630, governmental affairs; H. F. 712, governmental affairs.
Amend S. F. 335, width and weight of vehicles on interstate. S. F. 641, transportation.

## Fees

See Fees, sub-references General and Licenses

## Licenses

See Licenses, sub-reference Motor Vehicles
Treasurer of State
See Treasurer of State, sub-reference General

## MUNICIPAL CORPORATIONS—

See Cities and Tuwns, sib-references General and Ordinances

## NATURAL TESOURCES COUNCIL-

## General

Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for 2 consecutive weeks, etc. S. F. 518, agriculture.
Rewrite Lowa law on functions and duties of lowa natural resources council, etc. S. F. 522, agriculture.
Rewrite Iowa law on development and use of flood plains of rivers and streams by Iowa natural resources council. S. F. 523, agriculture.
Comprehensive planning of water resources and matters associated therewith. S. F. 543, agriculture.

## NARCOTICS-

## General

Deflning narcotic drugs and making the law uniform. S. F. 330, Griffn.

## NATIONAL GUARD-

See Military Affairs

## NEPOTISM-

General
Prohibit nepotism within the state. H. F. 299, Robinson.

## NEWSPAPERS—

## See Publications

## NOMINATIONS-

## General

Clarify the provisions relating to judtcial nominating commissions and right of chairman to vote. S. F. 116, judiciary.
Nomination papers for municipal offices flled at least 4 weeks before election. H. F. 194, Wilson, et al.

Municipalities may elect officials on a partisan basis. H. F. 219, Brinck.
$\$ 25$ candidate filing fee for nomination papers for county elective offices; $\$ 50$ fee for U. S. senator, congress, state oftices and Iowa legislature. S. F. 315, Reppert.
Relating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.

## NOTICES-

General
Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.
Relating to entry upon private property for surveys, etc., paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.

Provide notices of determination shall not be given employers which fail to notify employment security commission of disqualifiable separations from employment. S. F. 71; Mincks and Coffman; H. F. 71, Caffrey, et al.
Requiring insurance companies to give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.
To make a license a right and renewal mandatory. S. F. 78, Briles; F. F. 89, Kempter.
To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.

Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and MeNally.
Give artisan's lien priority over a lender's lien with written consent of lender. S. F. 266 , Riley and Ely; H. F. 353, McNamara, et al.

Give notice to dog owners regarding annual license fee. H. F. 486, Doyle.
Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for 2 consecutive weeks, etc. S. F. 518, agriculture.
Amend and correct uniform commercial code act. S. F. 597, judiciary.
Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.

## OHSCENI'Y-

 GeneralObscenity and indecency. H. F. 624, judiciary.

## OFFICLRS-

General
Redefine municipal court district. S. F. 77, Klefstad, et al.
lncreasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88 , Denman, et al.
Increase compensation of conservation officers. S. F. 181, Nims, et al.
Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; H. F. 72 , Brinck and Redfern.

Set up an Iowa law enforcement academy at the University of Iowa, appropriate funds for construction and operation. H. F. 111, Doderer, et al.; S. F' 174, Kruck, et al.
To provide conservation commission employees with uniforms, equipment, arms and supplies, S. F. 291, conservation and recreation.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary.
City councils to appoint city attorney, clerk, engineer, health officer, etc., for 4 year terms. S. F. 328, Denman, et al.; H. F. 381, Gaudineer, et al.
Powers of local board of health, its officers and agents, and providing criminal penalties. S. F. 385, O'Malley.
Penalty for violation of the rules of local board of health. S. F.396, Ely.
County boards of supervisors obtain insurance to protect county officers from liability for mistakes made in line of duty. lI, F. 430, Bogenrief, et al.
Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.; H. F. 508, Dunton and Gannon.
Increase salary of Tama Indian reservation officer and change title. S. F. 521, governmental subdivisions.
Cities and towns, etc., buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.
State Fire Marshal
See State Fire Marshal, sub-reference General

## OIL_

## See Fuels

## OLD AGE ASSISTANCE-

## General

Old age assistance grants; disregard first $\$ 10$ plus one-half the rest of the first $\$ 50$ earned a month. H. F. 302, industrial and human relations.
Old age assistance recipients; property exclusions. H. F. 303, industrial and human relations.
Enabling state to recover old age assistance payments from a person who withheld information on property he possessed. H. F. 558, industrial and human relations.
Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.
Eliminate responsibility of child to provide needed medical care to applicants or claimants under medical assistance to the aged program. H. F. 579 , industrial and human relations.

## OLEOMARGARINESee Foods

## OIPTOMETRY-

## General

Prohibit price advertisement of eyeglasses, etc. H. F. 248, Miller of Des Moines,
Appointment of inspector by board of optometry examiners, fixing compensation therefor, optometry license renewal fees, etc. H. F. 400 , Maley, et al.; S. F. 426 , Buren and Briles.

Optometrists to participate in hospital and medical service insurance plans. H. F. 444, Fischer of Grundy.

## ORGANIZATIONS—

## General

Permit a school employee to authorize payroll deductions for dues to professional associations, organizations or unions. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et al.
Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al.
Group accident insurance for youth organizations. H. F. 608, commerce.
Promotion expenses incurred in organization of domestic insurance companies. S. F. 533 , judiciary; H. F. 602, commerce.

Exempt from taxation buildings of non-profit organizations while under construction. H. F. 715, ways and means.

## OSTEOPATHY—

## General

To require resident osteopathic physicians or surgeons in hospitals to obtain a special license from the state board of medical examiners. S. F. 296, O'Malley, et al.
Relating to the issuance of a resident osteopathic physician and surgeon license to practice osteopathic medicine and surgery. H. F. 382, public health.

## PACKING PLANTS-

 GeneralRelating to the buying and selling of beef cattle. H. F. 509, Gannon.

## PAIRKING-

## General

To forbid driving a motor vehicle with only the parking lights turned on. H. F. 109, Gillette of Story, et al.

Prohibit parking, etc., within a city which has ordinance covering snow removal or other accumulations from streets. H. F. 145, Renda, et al.
Relating to acquiring off-street parking facilities in certain cities. S. F. 295 , Klefstad.
Relating to bank parking-lot offices. S. F. 393, Rigler, et al.
Prohibit parking on any portion of the interstate highway system. H. F. 583, transportation.
Restrictions on parking and stopping on primary roads. H. F. 660, transportation.
Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radi, et al.; S. F. 220, Ely and Riley.

Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F. 186, Jackson of Clinton, et al.
Permit banks to have two drive-in offices, broaden services provided by such offices. H. F. 426, Jackson of Clinton, et al.

## PARKING METERS-

## General

Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F. 186, Jackson of Clinton, et al.

## PARES-

## General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.
To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.
Require owners of mobile home parks to incorporate. H. F. 459, Gillette of Story.
Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.
State highway commission maintain, reconstruct and repair all highways and roads on state-owned and state-controlled property. H. F. 535, Redfern, et al.
State highway commission maintain, reconstruct and repair state park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al.
Authorize participation by this state and its subdivision in programs of lederal assistance relating to the plannning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.
Prohibit littering of water or land under state jurisdiction. H. F. 567, conservation and recreation.
To set a 4 a.m. opening hour for state parks. H. F. 588, conservation and recreation.

Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.
Appropriate $\$ 65,000$ for improvements at Green Valley State Lake in Union County. H. F. 526, Madden.
Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year. H. F. 590, conservation and recreation.

Conservation commission to use monies appropriated by Fifty-ninth General Assembly. H. F. 691, appropriations.
Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

## PAROLE-

## See Prisoners

## PEACE OFFICERS-

## General

To fix probation period for police patrolmen and under police academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.
Permit marshals in cities of more than 15,000 to appoint special deputies for emergency service. S. F. 232, Reppert, et al.
Removal of vehicles left standing on highways. H. F. 240, Gillette of story, et al.
Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn.
Eliminate saliva test from chemical tests in determining intoxication. H. F. 635, transportation.
Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.
Accident and disability benefits for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al.
Supervisory conservation commission personnel act as special police. S. F. 290 , conservation and recreation.
Cities and towns, etc., buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

## PENAL INSTITUTIONS-

## General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.
To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F 16 Brinck and Redfern.
Effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.
Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.
Provide method of payment of state penitentiary and men's reformatory personnel during emergencies. S. F. 455, Lucken, et al.
Term of imprisonment of an inmate at state penitentiary and men's reformatory. F. F. 176, Winkelman, et al.
State make payments of costs and fees in successful habeas corpus actions If plaintiff has no funds. H. F. 354, Redfern.

## Prisons

Employment and other privileges for certain inmates of county jails. S. F. 5, Messerly, et al.
Relating to the time to be served by inmates of the women's reformatory. S. F. 11, Lange and Coleman; H. F. 6, Winkelman and Loss.

Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; Prison time. F. 72, Brinck and Redfern.

## PIENALTIES-

## General

Providing penalties on amounts due the state of Iowa on deliniquent state institutional accounts. H. F. 577, governmental affairs.

## HENSIONS-

See Retirement Systems, sub-references General, Pensions and Publie Retirement System

## PERMITS-

## Providineneral

H. F. 66 , Coffman, et al. H, F. 67, Resnick, et al.

No denial of beer permit for person not being of good moral character if violation occurred more than three years prior to application. H. F. 68, Miller of Des Moines and Distelhorst.
Provide that conviction for a felony shall not disqualify person from obtaining liquor license if conviction more than three years. H. F. 75, Miller of Des Moines, et al.
Punish beer permit holder for selling beer to minor only if he had knowledge or reason to believe buyer under age. H. F. 78, Coffman, et al.
Repeal provision class B beer permittee have at least 500 square feet of dance floor space. H. F. 79, Coffman, et al.
Issue 12 hour beer and liquor license to veterans organizations for $\$ 15$ permit fee in lieu of usual license and tax on liquor sales. S. F. 102, Hansen, et al.
Relating to public dance supervision upon the premises of class $B$ beer permit holders. H. F. 90, Gaudineer, et al.
Subject a beer permit to mandatory revocation only upon conviction for a violation. H. F. 100, Miller of Des Moines.
Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.
Issue 15 hour, one day, beer and liquor permit to veterans and other organizations, $\$ 15$ fee in lieu of license and tax. H. F. 172, Doyle, et al.
Increase from $\$ 3$ to $\$ 5$ cost of drivers license or permit, chauffeurs license $\$ 6$. H. F. 233, Miller of Des Moines.

Tighten requirements for issuance of firearms permit. S. F. 267, Benda.
Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.
Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.
Weapons permits issued by a sheriff shall be valid throughout state. H. F. 46, Scherle of Fremont-Mills, et al.; S. F. 345, Mills and Riley.
To permit either mother or father to sign application for drivers instruction permit for child under 18. S. F. 369 , Reppert.
Eliminating class C beer permits issued to grocery and drug stores. S. F. 370 , Condon.
Shorten from four to two years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.
License all electricians, ete. H. F. 481, Burke.
Annual registration with sherfff of pistols or revolvers. S. F. 318, Reno.
Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.
Set time for payment of annual pipeline inspection fee; rewrite law dealing with form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.
Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for two consecutive weeks, etc. S. F. 518, agriculture.
Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.
Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593, commerce.

Permits for administering hog-cholera virus not necessary. H. F. 586, agriculture; S. F. 535, agriculture.
Issuance of a temporary drivers permit. S. F. 422, Kruck, et al.; H. F. 603, transportation.
Electric transmission lines. H. F. 611, commerce.
Change amount of sales tax permit fee. H. F. 688, ways and means.
Amending S. F. 335, width and weight of vehicles on interstate. S. F. 641, transportation.

## pilammacies-

## General

'Co define specific drugs banned in illegal possession statute and increase penalty. S. F. 285, Griffin and O'Malley.
Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.
Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.
Relating to drugs and medicine. H. F. 613, public health.
Exempt prescription drugs from sales tax. H. F. 312, Nielsen of Emmet-Palo Alto; S. F. 339, Griffn.
Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501 , agriculture.
Repeal prohibition against sale of articles and medications intended to prevent conception, H. F. 502, Baringer.

## PHYSICAL THERAPISTS-

 GeneralLicensing and qualifications of physical therapists. H. F. 283, Rasmussen, et al.; S. F. 275, Ely, et al.

## PHYSICIANS-

## General

To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al. H. F. 44, Cohen, et al.

Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.
To exempt resident doctors and internes at state hospitals from IPERS. H. F. 69, Mahan and Doderer; S. F. 92, Burns.
To require staggered three-year terms for the five member hospital licensing board. S. F. 138, Ely.
To eliminate doctor-patient privilege in suit for personal injuries. S. F. 289 , Riley.
Persons convicted of three or more moving violations within 12 month period and license suspended or revoked, cannot be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.

## PLAZAS AND MALLS-

 GeneralAuthorize cities and towns to establish a mall or plaza. S. F. 472, Coleman; H. F. 409, Cochran, et al.

## PLUMBING-

 GeneralEnact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.

## PODIATRY-

## General

Podiatrists participate in hospital and medical service plans. H. F. 232, Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al.

## POLICE-

General
No plea of guilty shali be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.
Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.
Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.
Adjusting pensions of retired firemen and policemen according to presently paid salaries in these departments. FI. F. 39, Gaudineer, et al.; S. F. 58, O'Malley, et al.
Relating to retirement systems for policemen and fremen under civil service. H. F. 50, Denato, et al.

Eliminate requirement beer permittees having dancing must hire a policeman. H. F. 64, Coffman, et al.

To fix probation period for police patrolmen under police academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.
Retirement systems for policemen and fremen at an age corresponding to years of service. H. F. 51, Radl, et al.; S. F. 152, Burke, et al.
Permit marshals in cities of more than 15,000 to appoint special deputies for emergency service. S. F. 232, Reppert, et al.
Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al.
Set up an Iowa law enforcement academy at the University of Iowa; appropriate funds for construction and operation. H. F. 111, Doderer, et al.; S. F. 174, Kruck, et al.

Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.
Adjusting pensions of public safety peace officers; salaries paid active members. H. F. 31, Doyle, et ai.; S. F. 127. Hagedorn, et al.

## POLITICAL CAMPAIGNS-

## General

To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.
Provide for election of city central committees, precinct committee men and women and city conventions of political parties in special charter citles, 25,000 population or more, H. F. 492, Resnick.

## POLI'TICAL ORGANIZATIONS—

## General

Provide for election of city central committees, precinct committee men and women and city conventions of political parties in special charter cities, 25,000 population or more. H. F. 492, Resnick.
Clarify procedures for selection of election judges. H. F. 524, Rasmussen.
Allow deduction for contributions to political parties; candidates campaign expenses deductible. S. F. 536 , governmental affairs.

## POOR-

General
To permit a county to levy a poor fund tax up to three mills. S. F. 207, Reppert.
Relating to child desertion. H. F. 519, Glanton.

## POULTRY-

 GeneralRelating to egg and poultry industry; licensing and regulations. H. F. 432, Meacham.

## PRINTING BOARD-

## General

State printing board fixing fees for publication of sample ballots and printed supplies for voting machines. S. F. 134, Burrows; H. F. 221, Mayberry.
Incorporating printing board and car dispatcher under executive council. H. F. 614, governmental affairs.

Appropriate from general fund to printing board for printing, etc. S. F. 623, appropriations.

## PRINTING, PUBLISHING-

## General

To appropriate $\$ 3,000$ from general fund for printing and other expenses of the court study commission. S. F. 48, appropriations committee.
Cost of printing supplies for voting machines not exceed an amount determined by state printing board. S. F. 135, Burrows; H. F. 220, Mayberry.
State printing board fixing fees for publication of sample ballots and printed supplies for voting machines. S. F. 134, Burrows; H. F. 221, Mayberry.

PRISONS—
See Penal Institution, sub-references General and Prisons
PRISONERS-

## General

Employment and other privileges for certain inmates of county jails. S. F. 5, Messerly, et al.
To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.
Relating to the time to be served by inmates of the women's reformatory. S. F. 11, Lange and Coleman; H. F. 6, Winkelman and Loss.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.
Abolishing the death penalty in Iowa. F. F. 8, Korn; S. F. 65, Ely, et al.
Relating to term of imprisonment of an inmate at the state penitentiary and men's reformatory. H. F. 176, Winkelman, et al.
Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.
Relating to prison time served during parole. S. F. 417, Burke.
Relating to the total amount of money that may be advanced to a parolee for relief purposes. S. F. 418, Burke.
Relating to publishing the names of prisoners who have violated their paroles. S. F. 419, Burke.

Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.
Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.
Employment and other privileges for certain prisoners of county jalls. H. F. 622, judiciary.

## PROPERTY-

 GeneralRelating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.
Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.

Relating to entry upon private property for surveys, etc.; paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.

Relating to limitations of actions in regard to restrictions and revisions on real estate. H. F. 115, judiciary.
Relate to time of taking possession of property under power of eminent domain. H. F. 129, Bogenrief, et al.
School board may possess real estate within or outside district as a schoolhouse site or for school related purposes. H. F. 138, Bailey, et al.
Revocation of driver or chauffeur license of motorist who fails to stop after property damage accident of $\$ 100$ or more. H. F. 168, Gillette of Story, et al.
Failure to stop and render aid after an accident in which property damage totals $\$ 100$ or more, revocation of driving privileges. H. F. 169, Gillette of Story, et al.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Exempt owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon. S. F. 283, Stephens.
To make it a misdemeanor for giving false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.
Old age assistance recipients, property exclusions. H. F. 303, industrial and human relations.
Trespassing on the land of another and refusing to leave a dwelling place. S. F. 334, Riley.

Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.
To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.
Give artisans lien priority over a lenders lien with written consent of lender. S. F. 266, Riley and Ely; H. F. 353, MeNamara, et al.

Increase required auto insurance coverage from $\$ 10,000$ to $\$ 25,000$ for one person; $\$ 20,000$ to $\$ 50,000$ for two persons and property protection from $\$ 5,000$ to $\$ 10,000$. H. F. 364, Gaudineer.
Owners of income property liable for injuries suffered by persons falling on snow-covered sidewalks. H. F. 380, Gaudineer, et ad.
Constructing replacement drains wholly on the owners land. S. F. 387, Beneke.
Permit corporations to acquire property within the limits of any city and town of this state. S. F. 415, O'Malley, et al.; H. F. 438, Anderson, et al.
Forbid trespass on posted private property having privately owned pond, pool, lake, stream, etc., with notice of posting filed with the sheriff. S. F. 495, 'Stanley.'

Relating to ownership of individual apartment units. H. F. 489, Gaudineer and Denato; S. F. 481, Schroeder and O'Malley.
Permit cities and towns to zone property one mile outside their limits. H. F. 491, Meacham.
Require land taken by condemnation cannot be possessed until legal appeals are decided. H. F. 528, Bogenrief and Foster.
Enabling state to recover old age assistance payments from a person who withheld information on property he possessed. H. F. 558, industrial and human relations.
To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation and
Issue land patent on 51.65 acres in Wapello County to Clovie D. Walter. S. F. 514, judiciary.
Setting reasonable time schedule for assessing and valuation of property. S. F. 546, governmental affairs.

Assessment of property outside city limits that abuts on a city street. S. F. 574, governmental subdivisions.
Amend and correct uniform commerciai code act. S. F. 597, judiciary.
Filing of assessment protests with the board of review. S. F. 603 , ways and means; H. F. 696, ways and means.
Property tax benefit for elderly and disabled of limited incomes. S. F. 206, Burke; H. F. 2 S0, Gregerson, et al.
Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radi, et al.; S. F. 220 , Ely and Riley.

Uniform commercial code act.; S. F. 227, judiciary;H. F. F. 401, judiciary.
Amending Senate File 583, assessment of property for moneys and credits tax. S. F. 642, ways and means.

## Taxes

See Taxes, sub-reference County
PUBLIC DEFENDERGeneral
Establish office of public defender in every county, elected every two years
Boards of supervisors establish office of public defender. H. F. 655, judiclary.

## PUBLIC HEAMTH- <br> Sce Health, sub-reference General <br> 1UBLIC DEFENSE- <br> General

State military forces. S. F. 576, governmental affairs.

## PUBLIC IMPROVEMENTS-

## General

To authorize creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160 . Reppert, et al.
Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.
Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al.
Provide moving expenses up to $\$ 500$ within a 25 mile area in condemnation cases. S. F. 468, Riley.
Permit Des Moines to use alternative special assessments for public improvements which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.

## PUBLIC INSTRUCTION, DEPARTMENT OF-

 GeneralIssuance of high school equivalency certificates by the state superintendent of public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al.
Admission of children to school. S. F. 331, Stanley.
Providing for a method of electing the state board of public instruction. S. F. 367, Beneke.
Appropriate to department of public instruction $\$ 10,000$ veterans administration, $\$ 5,000$ school lunch program. H. F. 651, appropriations.
Responsibilities of the state superintendent of public instruction. S. F. 553, education.
Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.
Provide for education of children in state controlled institutions. S. F. 86, education; H. F. 144, Scott, et al.
Re-establishment of the authority of the board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.
Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.
Set minimum 28 -unit course standard in public high schools. S. F. 235, Stephens.
Educational loan fund, and making an appropriation therefor. H. F. 294, Gillette of Story.
Give governor authority and responsibility of appointing members of board of public instruction. H. F. 548, Robinson, et al.
Appropriate from general fund to public instruction for general state aid to school districts. S. F. 644, appropriations.
Appropriate from general fund to public instruction for specified school aid. S. F. 645, appropriations.

Appropriate from general fund to public instruction for supplemental ald to certain school districts. S. F. 646, appropriations.
Appropriate from general fund to public instruction for transportation, $\$ 8,000,000$. S. F. 633, appropriations.
Accept the national defense education act of 1958, appropriation from general fund to public instruction for participation. S. F. 634, appropriations.
Appropriate funds from general fund to public instruction for construction of four vocational schools. S. F. 635, appropriations.
Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.
Appropriate from general fund to publle instruction for salaries, support, etc S. F. 640, appropriations.

Appropriate from general fund to public instruction for vocational education S. F. 643, appropriations.

## PUBLIC OFFICIALS-

## General

Confirmation of public officers by the senate; eliminating executive sessions. S. F. 1, Frommelt, et al.

Relmbursing public officers and employees for travel mileage. S. F. 2, Benda.
Amending Iowa constitution changing the term of office of county attorneys to four years. S. J. R. 2, Reppert, et al.
To prohibit candidates from accepting or soliciting political advertising from liquor control Ilcensees. S. F. 30, Reppert, et al.

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. G, Jackson of Clinton, et al.
Redefining municipal court district. S. F. 77, Klefstad, et al.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.
Increase mileage allowance of sheriffs office from 9 cents to 12 cents per mile. S. F. 109, Flatt.
Amending Constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.
Broaden conflict of interest law to make specific exemptions for municipal officials. S. F. 105, Denman, et al.; H. F. 184, Radl, et al.
Amending constitution to repeal provision establishing office of county attorney. H. J. R. 14, Gillette of Story, et al.
Increase from $\$ .50$ to $\$ 1$ the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.
Raising maximum allowance paid public officers and employees other than state officers and employees using private automobile; rate fixed by municipal or political subdivision. S. F. 96, Reppert, et al.; H. F. 204, Reichardt, et al.
Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary.
Increase compensation of city officials in commission form of government. H. F. 503 , Brinck.

Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al.
Reorganization by governor of executive branch. S. F. 14, Kibbie, et al.; H. F. 40, Jackson of Clinton, et al.

## PUBLIC RETIREMENT SYSTEMSee Retirement Systems

## PUBLIC SAFETY-

 GeneralIncreasing the size of the highway patrol from 300 to 400 members. H. F. 9 , Gannon.
Relating to use of amber-colored lights on vehicles used by the state and the political subdivisions of the state. H. F. 17, Scherle of FremontMills, et al.
Requiring every new motor vehicle registered after January 1, 1966, shall be equipped with safety belts. H. F. 29, Scherle, et al.
Drag racing on streets and highways prohibited. S. F. 76, Kruck, et al.; H. F. 151, Wilson.
Prohibit sale and use of fire extinguishers using toxic halogenated hydrocarbon extinguishing agents. H. F. 340, transportation; S. F. 390, transportation.
Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.
Appropriate from general fund to public safety for construction of two new district headquarters buildings. S. F. 624, appropriations.
Department of
Increasing cost of drivers and chauffeurs licenses. H. F. 32, Resnick.
License and regulate, under public safety department, lie detector examiners. S. F. 176, Burke.

Commercial trucks hauling liquid commercial fertilizer not an implement of husbandry. S. F. 178, Reppert and Murray.
Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.
Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn.
To license manufacturers, distributors, factory and distributor representatives of motor vehicles under the state public safety department. S. F. 287, transportation.
Statewide periodic motor vehicle inspection. S. F. 213, Reppert, et al.; H. F. 292, Robinson and Fischer of Grundy.
Truck operators and contract carriers to include irregular route service. S. F.
Liability ins Coleman, et al.; H. F. F . 321 , Dunton, et al. required before a motor vehicle could be registered. H. F. 469, Rickert.
Require semiannual inspection of motor vehicles at officially designated in-
Persons spection stations. H. F. 493, Resnick. and license suspended or revoked, can not be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.

Interstate vehicle equipment safety compact. H. F. 606, transportation.
Interstate driver license compact. H. F. 607, transportation.
State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. H. F. 634, transportation.
Commercial driving schools and instructors. H. F. 653, transportation.
Accident and disability benefits for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al.
Deficlency appropriations for Iowa development committee and public safety. H. F. 665, appropriations.

State responsible for providing transportation for all pupils attending school; appropriation. H. F. 532, Dunton.

## PUBLIC UTILITIES-

## General

Providing for recording of public utility mortgages. S. F. 357, Reppert.
Secured transactions and instruments of transmitting utilities, and the filing. and recording thereof. S. F. 506, judiciary.
Construction of municipal hospitals in certain cities owning own electric distribution system. S. F. 366, Beneke.
Adoption of state electrical code for inspecting and licensing electricians and contractors. S. F. 480, O'Malley, et al.

## Utilities

To require that long distance telephone rates within the state shall be computed on the same basis even if a call crosses state lines. H. F. 123, Fischer of Grundy.
Purchase of gas or water by a city or town. S. F. 142, O'Malley, et al.; H. F. 146, Rasmussen, et al.
Permit cities to vary rates for services, etc., by municipal utilities to support revenue bonds or obligations. S. F. 198, Ely.
Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.
Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000 . S. F. 450 , Ely.
Regulation of rates and service of public utilities. H. F. 605, commerce.
Cities to acquire land for relocating rallroad and other facilities from urban renewal projects. S. F. 438, Condon and Messerly.

## PUBLICATIONS—

## General

Adoption of certain city and town ordinances by reference. S. F. 143, Denman, et al.; H. F. 167, Glanton, et al.
Relating to amendment of ordinances in cities which have compiled and published ordinances in municipal code. S. F. 162, Reppert, et al; H. F. 262 , Bogenrief, et al.
Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278, Brinck and Nielsen of Emmet-Palo Alto.
Relating to publication of the official proceedings of county boards of supervisors. H. F. 297, Rider.
Require official publication of school board proceedings. H. F. 326, Dunton.
Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.
Require publication, 1966 , of four year property assessments, $\$ .50$ tax levied for publication cost, $\$ .40$ to newspaper. S. F. 154, Rigler, et al.; H. F. 378, Strothman, et al.
Require official proceedings of boards of supervisors need be published in only one newspaper in counties having a population of less than 15,000 . H. F. 527, Madden.

Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for two consecutive weeks, etc. S. F. 518, agriculture.

## RABIES-

General
Require vaccination for rabies before a dog can be licensed. H. F. 501, Kluever.
Requiring evidence of rables inoculation before a dog can be licensed by a city, town or county. H. F. 566, public health.

## RACING-

## General

Drag racing on streets and highways prohibited. S. F. 76, Kruck, et al.; H. F. 151, Wilson.
Permit pari-mutuel betting, three member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.
Permit pari-mutuel racing in Iowa under three member lowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

## RADIO-

## General

To permit conservation commission to operate its own radio stations with mobile units. S. F. 292, conservation and recreation.
Permit people with citizens band radios to acquire license numbers for their cars the same as ham operators. H. F. 515, Busing, et al.

## RAILROADS-

## General

Requiring railroad track motor cars have certain equipment and providing penalties. S. F. 79, Riley, et al.
To make it mandatory for railroad companies to maintain street improvements and crossings. H. F. 126, Gaudineer.
Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.
Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton County. S. F. 189, Walker.
Prohibit shooting of any rifle or shotgun on or over public highways of the state. H. F. 259, Gillette of Clay-Dickinson, et al.
Relief for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.
To require railroad cars to be equipped with reflectors. S. F. 309, Kibbie.
Require railroads to maintain public roads at railway crossings. H. F. 367, Mayberry.
Railroads maintain super-structures of underpasses. H. F. 388, Hausheer and Gillette of Story.
Relating to stops at railroad crossings by local dellvery trucks hauling flammable liquids. S. F. 378, Lucken, et al.
Enable cities to acquire land for relocating railroad facilities and other public utility installations from urban renewal projects. S. F. 438, Condon and Messerly.
Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506, judiciary.
Scales required to have device to print or stamp weight values on scale tickets. H. F. 315, agriculture; S. F. 519, agriculture.

## REAL ESTATE-

## General

Tncreasing compensation of real estate commission members. S. F. 83, Coleman. Relating to limitations of actions in regard to restrictions and revisions on real estate. H. F. 115, judiciary.
Relating to sale of real estate acquired by a county. S. F. 148, Beneke.
School board may possess real estate within or outside district as a schoolhouse site or for school related purposes. H. F. 138, Balley, et al.
Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker.
Require licensed real estate brokers and salesmen to post surety bonds of $\$ 5,000$. H. F. 165 , Foster, et al.
Provide for voluntary surrender of real estate license waiving hearing or notice; give real estate commission power to suspend license. S. F. 194, O'Malley, et al.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Require publication, 1966 , of 4 year property assessments, $\$ .50$ tax levied for publication cost, $\$ .40$ to newspaper. S. F. 154, Rigler, et al.; H. F. 378 , Strothman, et al.

Tax real estate transfers. H. F. 716 , ways and means; S. F. 636 , ways and means.

## REAPPORTIONMENT OF LEGISLATURE-

## Legislative Reapportionment

Amending Iowa constitution creating legislature with 35 Senators and 70 House members. S. J. R. 12, Riley.
Amend the constitution to create a 35 -member Senate and a $105-\mathrm{member}$ House. S. J. R. 19 , Kruck, et al.
Reapportion Iowa legislature, 60 -member Senate elected from 49 districts and a 124 -member House. S. F. 453, Hill.
Amend state constitution to create a 56 -member Senate and $110-\mathrm{member}$ Create 58 House. S. J. R. 22, Reppert. $58-m \mathrm{mber}$ Senate from 47 districts, each county 35,000 or more population, each county 80,000 or more additional Senators. S. F. 483, O'Malley.
Amend Iowa constitution relating to composition of the General Assembly basis of representation of the members, establishment of congressionai districts. S. J. R. 24, governmental affairs.
Formation of congressional districts, repealing provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.

## RECORDER-

## General

Marking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.
Providing for recording of public utility mortgages. S. F. 357, Reppert.

## RECORDS—

## General

To protect right of citizens to examine public records. S. W. 165, Stanley, et al. To set fine for falsification of credit union records. S. F. 299, Frommelt, et al. Relating to retaining of municipal records. S. F. 391 , Denman, et al.

## RECREATION-

## General

Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.
Empower county conservation boards to cooperate with the federal government; to accept federal funds for outdoor recreational areas. H. F. 110, Kennedy, et al.
To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.
Cities and towns to incur bonded indebtedness for reconstruction of repair of recreation buildings, swimming pools, etc. H. F. 328, Wengert, et al.
Exempt owners, lessees, and occupants of recreational premises from liablity to recreational users. S. F. 383, Nims, et al.
Establish an Iowa recreation board to study recreation needs; provide appropriation. H. F. 536, Craig and Boot.
Authorize participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.
To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation and recreation.
Prohibit littering of water or land under state jurisdiction. H. F. 567, conservation and recreation.
Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

## Parks

See Parks, sub-reference General

## REFORMATORY-

See Penal Institutions, sub-references General and Prisons

## REGISTRATION-

## General

Relating to the registration of vehicles used to transport chemical fertilizers. S. F. 128, Stephens and Van Gilst.

To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.
To require registration with Iowa commerce commission of all interstate motor carriers. S. F. 140, transportation.
Regulation of securities dealers under the Iowa securities law. H. F. 174, commerce; S. F. 217, commerce.
Relating to registration requirements under the lowa securities law. H. F. 177, commerce; S. F. 223, commerce.
Repeal exemption from registration vehicles used for storage, transportation and application of liquid fertilizers. H. F. 224, Nielsen of EmmetPalo Alto.
Relleve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.
Color of motor vehicle included in registration records. H. F. 250, Gaudineer, et al.
Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261, Madden, et al.
Exempt persons in armed forces from payment of annual registration on their motor vehicles provided in storage. H. F. 268, Utzig, et al.
No motor vehicle registration fee of less than $\$ 5$ shall be prorated. H. F. 274, Bogenrief, et al.
Permit cities to prepare duplicate voter registration lists by data processing methods. H. F. 296, Burke, et al.
Relating to cosmetology. S. F. 184, Klefstad, et al.; H. F. 317, Gregerson, et al.
Relating to the registration of professional engineers and land surveyors and the regulation of these professions. S. F. 408, Stanley, et al.
Relating to registration of voters. S. F. 421, Ely and Riley.

Certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state. H. F. 397, Maley and Dunton.
Establish branch registration places in cities having permanent registration, with deputy registrars. S. F. 341, McNally, et al.; H. F. 415, Rasmussen, et al.
Start issuance of motor vehicle license plates in January instead of December. H. F. 429 , Bogenrief, et al.

Regulating strip coal mining. S. F. 327 , Reno, et al.; H. F. 439, Anderson, et al.
Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.
Require motorboat registration with county treasurer rather than state conservation commission, minimum fee $\$ 3$. S. F. 460, Hansen, et al.
Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.
Exemption of registration fee to disabled veterans who are provided with money to buy a car. S. F. 493, Stanley.
Rewrite lowa fertilizer law and set standards for transportation, handing, etc. S. F. 500, agriculture.
Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.
Increase certain fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep $\$ 2.50$ fee. H. F. 471, Bogenrief, et al.
Issue permanent motor vehicle license plates to owners of motor vehicles other than commercial, establish monthly registration system based on birth date of vehicle. H. F. 480 , Robinson.
Allow farmer to register single unit straight truck with up to 6 wheels for $\$ 40$ annual fee. H. F. 483, Nielsen of Emmet-Palo Alto.
Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.
Annual registration with sheriff of pistols or revolvers. S. F. 318, Reno.
Remove limitation of $\$ 350,000$ a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.
Authorize removal from state records of the registration numbers of boats not renewed 60 days after lapsing. H. F. 589, conservation and recreation.
Clarify and establish procedures to be used by the Iowa reciprocity board for determining apportionment of truck registration fees with other states under the prorating law. H. F. 637, transportation.

## REMABILITATMON-

## General

To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.
Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.

## REORGANIZATION OF SCHOOL DISTRICTS-

 See School Districts
## RESTAURANTS-

## General

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.

## RETAILER-

## General

To prohibit Sunday sales of certain merchandise. S. F. 164, Coleman, et al.
Prohibit price discrimination in the sale of dairy products, etc. S. F. 212, Lange, et al.; H. F. 230, Cochran, et al.
Require retailers using trading stamps a choice of stamps or recelpt of actual cash value as a cash discount. H. F. 266, Fischer of Grundy.
Allow retailers a 3 percent credit or discount for sales tax collections. S. F. 280, Flatt, et al.; H. F. 357, Radl, et al.
To exempt trade-in allowances by retailers in remittances for the sales tax. S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Prohibit advertising or sale of "loss leaders" in merchandising. H. F. 464,
Assessment of merchandise inventories for taxation. S. F. 471, Coleman, et al.
Permit collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. $F$. 487, Hageman.
Depositing of sales tax receints by retailers if total amount collected in preceding month exceeds $\$ 25$. S. F. 604, ways and means.

Mandatory depositing of sales tax receipts by retallers if total collected in preceding month exceeds $\$ 100$. H. F. 697, ways and means.

## RETIREMENT SYSTEMS-

 GeneralRelating to retirement systems for policemen and firemen under civil service. H. F. 50, Denato, et al.

Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al.
Create special committee to study retirement programs for public employees, $\$ 5,000$ appropriation. S. J. R. 20, Kruck and Shirley; H. J. R. 20, Brinck and Doderer.
Provide automatic retirement at age 65 unless department head and executive council has approved work continuance to age 70 for state employees. S. F. 502, governmental affairs.

## Pensions

Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.
Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62 , Reppert, et al.
Retirement systems for policemen and firemen at an age corresponding to years of service. H. F. 51, Radi, et al.; S. F. 152, Burke, et al.
Changing method of computing judicial retirement benefits. S. F. 210, Ely and Riley.
Increase from $\$ 75$ to $\$ 100$ a month the pensions to public school teachers with at least 25 years service, retired before July 4, 1953. S. F. 237, Burns, et al.: H. F. 227, Resnick, et al.
Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn.
School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al.
School districts to buy annuity contracts for employees. H. F. 313, Gannon, et al.
Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al. Public Retirement System
Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. 11, Oehlsen.
Adjusting pensions of retired firemen and policemen according to presently paid, salaries in these departments. H. F. 39, Gaudineer, et al.; S. F. 58, O'Malley, et al.
Increase top limit for salary deductions to IPERS from $\$ 4,800$ to $\$ 6,000$. S. F. 197, Ely, et al.
Remove $\$ 4,000$ annual salary limit on which TPERS tax of 3.5 percent is collected from both the employing public body and the employer, increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of Clinton, et al.
Relating to advisory investment board of the IPERS. H. F. 347, Hausheer, et al.
Permit investment of up to 25 percent of IPERS funds in common stock, 10 percent in preferred stock. H. F. 441, Doderer, et al.
Appropriate $\$ 500,000$ a year to IPERS to increase the prior service reserve fund. H. F. 443 , Resnick and Carnahan.
Public employees of 72 years of age to recelive retirement benefits regardless of the amount of their earnings and if they have full time employment. H. F. 550 , Mahan and Kluever.

Exempt persons hired for short periods of time from participation in IPERS. H. F. 587, governmental subdivisions.

Accident and disability benefts for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al.

## RIVERS-

 GeneralCounty conservation boards create lakes by damming streams, acquire lands, etc.; fnanced by general obligation bonds. H. F. 282, Busing.
Rewrite lowa law on functions and dutles of Iowa natural resources councll, etc. S. F. 522, agriculture.
Rewrite Iowa law on development and use of food plains of rivers and streams by Iowa natural resources council. S. F. 523 , agriculture.
Comprehensive planning of water resources and matters assoclated therewith. S. F. 543, agriculture.

## ROAD USE TAX FUND-

## General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.
Permit cities and towns to use tax money same as they can spend street fund money. S. F. 103, Condon, et al.; H. F. 193, Robinson, et al.

Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Sclence and Technology, appropriate $\$ 170,000$ from state road use tax fund. H. F. 346 , appropriations.
Appropriate $\$ 159,000$ from road use tax fund to reconstruct and hard surface roads around Black Hawk Lake. S. F. 443, Lange; H. F. 490, Graham and Houston.
Establish primary road scenic and improvement fund, appropriation. H. F. 636, transportation.

## ROADS—

## General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.
Change from mandatory to optional payments by highway authorities for crossing roads and highways with drain tile line or ditches. H. F. 95 , Edgington, et al.
Increase from 25 to 45 miles per hour speed limits on roads at institutions under board of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al.
Remove 25 percent limitation on spending from the primary road fund by state highway commission for main highways in cities and towns. S. F. 106, Reppert, et al.; H. F. 189, Doderer, et al.

Combine present 2 county secondary road tax levies into one levy of eleven and one-eighth mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.

Provide mail delivering vehicles sufficient area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al.
Require public hearing before transferring a primary road to the local secondary road system. H. F. 336, Grassley, et al.
Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate $\$ 170,000$ from state road use tax fund. H. F. 346, appropriations.
Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al; S. F. 344, Hansen, et al.

Require railroads to maintain public roads at railway crossings. H. F. 367, Mayberry.
Prohibit county boards of supervisors from ordering indiscriminate spraying on and along roads. H. F. 403, Rider.
Establish a secondary road research fund. S. F. 400 , Hagedorn; H. F. 424, Scherle of Fremont-Mills and Gillette of Clay-Dickinson.
Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total cost exceeds $\$ 500$, requiring letting of contracts. H. F. 440, Gillette of Story, et al.
Appropriate $\$ 159,000$ from road use tax fund to reconstruct and hard surface roads around Black Hawk lake. S. F. 443, Lange; H. F. 490, Graham and Houston.
To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.
Ditches within 40 feet of end of $T$ intersections must be eliminated. S. F. 473 , Coleman. ry and farm-to-mark
S. F. 477 , Nims, et al.
Appropriate $\$ 65,000$ for improvements at Green Valley state lake in Union county. H. F. 526, Madden.
Increasing from $\$ 500,000$ to $\$ 1,000,000$ the size of the Iowa primary road contingent fund. H. F. 569 , transportation.
Prohibit parking on any portion of the interstate highway system. H. F. 583, transportation.
Travel on the primary road system. H. F. 612, transportation.
Providing necessary emergency work on the primary road system without advertising for bid if estimate is iess than $\$ 50,000$. S. F. 131, Kruck.
Classification of highways and responsibility therefor. S. F. 551 , transportation.
Establish primary road scenic and improvement fund, appropriation. IF. F. 636, transportation.
Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.
Cancel outstanding unredeemed county primary road bonds. H. F. 642, transportation.
Highway commission purchase primary road right-of-way financed by issuance of anticipatory primary road warrants. F. F. 643, transportation.
Restrictions on parking and stopping on primary roads. H. F. 660, transportation.
Highway commission maintain, reconstruct, etc. all highways and roads on state-owned and state-controlled roads and property. H. F. 535, Redfern, et al.
Highway commission maintain, reconstruct, etc. park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544 , Redfern, et al.

Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets, appropriation. H. J. R. 25 , transportation; S. J. R. 27, transportation.

## SAFETY—

General
Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.
Equipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.
Establish nccupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.
Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al.
Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lođwick.
To provide for safety emblems on slow-moving vehieles. S. F. 359, Mills.
Relating to employment safety and providing for an employment safety commission. S. F. 403 , industrial and human relations.
State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. IH. F. 634, transportation.
Create vehicle code study committee to study vehicle laws. H. J. R. 24, trans portation.
Annual credit to highway grade crossing safety fund. H. F. 695, appropriations.

## Highway Safety Patrol

 See Highway Safety Patrol, sulb-reference General
## Highways

See Highways, sub-reference General

## SALARIES-

## General

Raising pay of Polk county district court reporters. S. F. 33, Denman, et al.; H. F. 14, Bogenrief, et al.

Increasing salaries of elective county offials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.
To increase the salaries of county sheriffs. H. F. 104, Dunton, et al.; S. F. 136, Reppert, et al.
Increase compensation of conservation officers. S. F. 181, Nims, et al.
Increasing from $\$ 180$ to $\$ 200$ a week the pay of insurance examiners checking domestlc companies. H. F. 179, commerce; S. F. 218, commerce.
Increase from $\$ 12,000$ to $\$ 21,000$ the salary of state health commissioner. S. F. 268 , appropriations.
Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.
Increase salaries of county attorneys. H. F. 291, Gaudineer, et al.
Compensation of county attorneys. S. F. 329, Denman, et al.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349 , judiciary.
Increase salaries of Senate and House majority and minority floor leaders from $\$ 30$ to $\$ 50$ per day and from $\$ 30$ to $\$ 40$ per day. H. F. 361 , Baker and Hausheer.
Increase compensation of city officials in commission form of government. H. F. 503 , Brinck.

Increase salary of Tama Indian reservation officer and change title. S. F. 521, governmental subdivisions.
Increase salary of county attorneys. S. F. 532, judiciary.
Repeal penitentiary and men's reformatory salary appropriations; fulfilled by biennial appropriations. H. F. 616, appropriations.
Abolish salary restrictions for mayor and council; commission form governments. H. F. 626, governmental subdivisions.
Increase salary of county attorneys. H. F. 628, governmental subdivisions.
Compensation of members of the state conservation commission. S. F. 124, Benda.
Increase annual salary of clerk of grand jury counties of 150,000 and over from $\$ 6,000$ to $\$ 7,000$. H. F. 475 , Gaudineer.
Increase from $\$ 30$ to $\$ 40$ pay of legislators. H. F. 657, governmental affairs.
Overtime pay to state employees for emergency or holiday work. S. F. 221, Ely, et al.
Deductions from salaries of state employees to United Fund or similar organizations. H. F. 671, governmental affairs.
Expenditures by highway commission for salaries and expenses. S. F. 591, appropriations.

## Wages

Wage rates for public works projects. S. F. 91, Klefstad, et al.; H. F. 157, Wengert, et al.
Increase top limit for salary deductions to IPERS from $\$ 4,800$ to $\$ 6,000$. S. F. 197, Ely, et al.
Remove $\$ 4,000$ annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer; increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of Clinton, et al.
Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278, Brinck and Nielsen of Emmet-Palo Alto.
Provide method of payment of state penitentiary and men's reformatory personnel during emergencies. S. F. 455 , Lucken, et al.
Salary increase for members of the Iowa highway safety patrol. S. F. 288 , Kruck, et al.; H. F. 508, Dunton and Gannon.
Increase salaries of bailiffs and clerks of the municipal court. H. F. 574, judiciary.
Increase salaries of bailffs and clerks of municipal court $\$ 2,000$ per year. H. F. 585, judiciary.

Establish new method of determining employment security benefits. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.
State minimum wage of $\$ 1.25$ per hour. H. F. 48 , Felger, et al.; S. F. 54, Mincks and Klefstad.
State minimum wage of $\$ 1.25$ per hour. S. F. 57, Stanley, et al.
Regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73 , Mincks, et al.
Charge employer with embezzlement failing to account for amounts withheld from employee wages. S. F. 193, Rigler, et al.
Regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.
Creditors garnish wages of state employees. H. F. 406, Harrington, et al.
Written consent of employer for any wage assignment. H. F. 437, Millen, et $a l$.
State employees payment of accrued vacation pay; terminated or leave. S. F. 524, claims; H. F. 598, clalms.

## SALES-

## General

To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al.
Allow cities and towns and areas under boards of supervisors, voting wet continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.
Allowing sale of wine by privately owned stores. H. F. 62, Wilson and Coffman.
Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.
Eliminate requirement beer permittees having dancing must hire a policeman. H. F. 64, Coffman, et al.

Relating to sale of real estate acquired by a county. S. F. 148, Beneke.
Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert.
Prohibit price discrimination in the sale of dairy products, etc. S. F. 212, Lange, et al.; H. F. 230, Cochran, et al.
Regulate sale of firearms where delivery is by mail or freight service; unlawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.
To exempt trade-in allowances by retailers in remittances for the sales tax S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Relating to the buying and selling of eggs. S. F. 398, Reno, et al.
Extend one hour the legal hours of sale of liquor by the drink. H. F. 416 Exempt judiciary.
H. F educational institution from sales and use tax on purchases.

Relating to eggs and poultry industry; licensing and regulations. H. F. 432, Meacham.
Prohibit advertising or sale of "loss leaders" in merchandising. H. F. 464, Harrington.
Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439 , O'Malley and Frommelt.
Permit liquor to be sold at 6 a.m. instead of $7 \mathrm{a} . \mathrm{m}$. on weekdays. S. F. 440 , O'Malley and Frommelt.
License cattle dealers and regulate cattle sales under department of agri-
Permit publice. S. F. 448, Stephens and Van Gllst. public bonds to be issued before contract for expenditure of bond
Permit proceeds. S. F. 451, Ely.
collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. F. 487, Hageman.
Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502, Baringer.

Relating to the buying and selling of beef cattle. H. F. 509, Gannon.
Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.
No regrooved tires on motor vehicles. H. F. 627, transportation.
Amend and correct uniform commercial code act. S. F. 597, judiciary.
Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.
Sunday Sales
To prohibit Sunday sales of certain merchandise. S. F. 164, Coleman, et al.
Extends one hour the legal hours of sale of liquor by the drink. H. F. 416, judiciary.

## SALES TAX—

See Taxes, sub-reference Sales

## SANITATHON-

## General

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.

## SAVINGS AND LOAN ASSOCIATIONS-

## General

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.
Co-ordinate requirements of Iowa state chartered saving and loan associations with federal association requirements. H. F. 98, Melrose; S. F. 187, Denman, et al.
Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al.

## SCALES-

See Weights and Measures

## SCHOOL DISTRRICTS-

## General

Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35, Baker and Hausheer.
Legalizing proceedings of the board of directors of the United Community School District in Boone and Story Counties, authorizing $\$ 700,000.00$ in school district bonds. H. F. 36, Baker and Hausheer.
Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.
Allow public school employees transfer earned, unused, sick leave from one school district to another. H. F. 76, Rickert.
Simple majority vote needed for authorization of school bond issues. S. F. 93 , Ely.
Providing for all the area of the state to be in a school district maintaining twelve grades by July 1, 1966. S. F. 122, Stanley.
Relating to purchase of uniforms for vocal and instrumental school music groups. S. F. 139, Rigler and Lodwick.
School board may possess real estate within or outside district as a schoolhouse site or for school related purposes. H. F. 138, Bafley, et al.
Continue approved schoolhouse tax levy in school district boundary changes except in school district reorganization. S. F. 153, Ely and Beneke.
Relating to establishing technical high schools. S. F. 167, Dodds.
Require school boards to attach all school districts not in a twelve grade district, reorganization. S. F. 190, education.
Permit a school employee to authorize payroll deduction for dues to professional associations, organizations or unions. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et al.
Repeal limit $\$ 200$ year which may be spent for books, maps, apparatus, etc. H. F. 171, Shirley of Dallas, et al.

To require public school buses to transport private school children. S. F. 200, Hansen, et al.; H. F. 182, Miller of Des Moines, et al.
To permit the reorganization of school district territory completely surrounded by reorganized community school districts. S. F. 208, Briles, et al.
Set minimum 28 -unit course standard in public high schools; four units English, two units foreign language or Latin, three units each math, science and social studies. S. F. 235, Stephens.
Require state to provide 40 percent cost of education ail districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al.
Require each taxpayer to list the name of his resident school district on his state income tax return. H. F. 271, Strothman.
Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256 , Shoeman, et al.; M. F. 277, Strothman.

Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278 , Brinck and Nielsen of Emmet-Palo Alto.
One mill school site levy only by school districts maintaining a twelve grade school with enrollment of at least 600. S. F. 269 , Shirley and Lodwick.
School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al.
To remove the $\$ 5$ limit per pupil for pupil for school bus transportation. S. F. 298, Ely.
School districts to buy annuity contracts for employees. H. F. 313, Gannon, et al.
Provide for lease-purchase option of school buildings. S. F. 313, education.
Remove the $\$ 1.50$ per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.
Require official publication of school board proceedings. H. F. 326, Dunton.
Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.
Permit school boards, after vote of the people, to transfer funds from the general fund to the schoolhouse fund. S. F. 317, Heying.
To establish a new formula for payment by school districts of tuition for a student attending a public junior college outside the district. $S$. $F$. 363, education.
Limit levy for support of county boards of education to 1 mill. H. F. 362 Strothman, et al.
Relating to termination of contracts with school teachers. S. F. 411, Cassidy
Relating to purchase of school supplies. S. F. 424, Elvers, et al.
Encourage private operation of school buses and encourage school boards to contract with such private operators. S. F. 432, DeKoster.
Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413, education.
Reduce from 60 percent to 55 percent the majority required for approval of school bond issues. H. F. 455, seibert.
Set procedures for tie vote of county boards on school reorganization matters. S. F. $499, \mathrm{McNally}$.

Permit school districts to enter into lease-purchase contracts for mobile classrooms, laboratories, and shops. H. F. 494, Wolcott, et al.
Legalize a school district merger involving waterloo school district. H. F.
518, Jackson of Black Hawk, et al.
Taxpayer required to state his school district in state income tax return. S. F. 479, Kibbie, et al.
Establishment of the Iowa City community school district in Johnson county. H. F. 650, education.

Authorizing county boards of education in 2 or more counties to merge into
Establishment and operation of state vocational-technical schools and colleges. H. F. 664 , education.
Reorganization of school districts. S. F. 620, education.
Uniting of school districts. H. F. 704, education.
Appropriate from general fund to public instruction for general state aid to school districts. S. F. 644, appropriations.
Appropriate from general fund to public instruction for supplemental aid to
Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.

## SCHOOLS-

## General

Meetings of govenmental bodies to be open to the public. S. F. 12, Stanley,
Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.
Authorizing school districts to pay for group health insurance and group
Iffe insurance for employees. S. F. 36 , Ely, et al.
Charging tuition for pupils taking supplemental courses at summer school. S. F. 41, Shaff and Coleman.

Additional appropriation of $\$ 309,000.00$ to relocate water supply facilities of Woodward state hospital and school, Saylorville dam. H. F. 37, Baker.
Allow public school employees transfer earned, unused sick leave from one school district to another. H. F. 76, Rickert.
To grant a teacher the right of appeal to district court from termination of contract by a school board. H. F. 18, Oxley, et al.; S. F. 117, Nims, et al.
Regulating the color of a vehicle formerly used as a school bus, S. F. 119 .
Create a special legislative educational investigative committee, inquire into development of education techniques, appropriate $\$ 5,000$. H. J. R. 18 ,
Radl.

Providing for all the area of the state to be in a school district maintaining twelve grades by July 1, 1966. S. F. 122, Stanley.
Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.
To remove the seven-mill limit on school district taxes for paying principal and interest on school bond indebtedness. H. F. 105, Doderer and Hausheer.
Relating to purchase of uniforms for vecal and instrumental school music groups. S. F. 139, Rigler and Lodwick.
To increase minimum sick leave for school employees. H. F. 131, Gregerson, et al.
Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.
Pay agricultural land tax credits in full and to raise exempt applicable school millage from 15 to 20 mills. H. F. 137, Scherle of Fremont-Mills, et al.
School board may possess real estate within or outside district as a schoolhouse site or for school related purposes. H. F. 138, Bailey, et al.
Provide for the education of children in state controlled institutions. S. F. 86, education; H. F. 144, Scott, et al.
Create state public school building authority to construct and lease school buildings, not to exceed 40 years. S. F. 158, Reppert.
Provide for the re-establishment of the authority of the state board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.
Relating to establishing technical high schools. S. F. 167, Dodds.
Relating to financing of school costs. S. F. 169, Beneke and Kibbie.
Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.
Repeal limit $\$ 200$ year which may be spent for books, maps, apparatus, etc. H. F. 171, Shirley of Dallas, et al.

Issuance of high school equivalency certificates by the state superintendent of public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al.
Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al.
Set minimum 28 -unit course standard in public high schools; 4 units English, 2 units foreign language or Latin, 3 units each math, science and social studies. S. F. 235, Stephens.
Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213 , Bremmer, et al.
Increase from present 7 mills to 10 mills the levy limitation on school bonds. H. F. 2, Smith of O'Brien, et al.; S. F. 20, Nims, et al.

Increase from $\$ 75$ to $\$ 100$ a month the pensions to public school teachers with at least 25 years service, retired before July 4, 1953. S. F. 237, Burns, et al.; H. F. 227, Resnick, et al.
To apply the special schoolhouse tax levy on year of certification if filed before October 1. S. F. 255, Shoeman, et al.; H. F. 239, Strothman.
Provide for area vocational schools, community colleges and technical institutes, no more than 20 area vocational districts and 4 technical institutions. II. F. 260, Radl, et al.
One mill school site levy only by school districts maintaining a 12 grade school with enrollment of at least 600. S. F. 269 , Shirley and Lodwick.
School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al.
School districts to buy annuity contracts for employees. H. F. 313, Gannon, et al.
To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.
Provide for lease-purchase option of school buildings. S. F. 313, education.
Remove the $\$ 1.50$ per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; F. F. 320. Gregerson and Dunton.
Require official publication of school board proceedings. H. F. 326, Dunton.
Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.
Permit school boards, after vote of the people, to transfer funds from the general fund to the schoolhouse fund. S. F. 317, Heying.
Admission of children to school. S. F. 331, Stanley.
Increase the minimum sick leave for school employees. S. F. 332, Van Gilst and Elvers.
Unlawful for private schools or colleges to collect advance tuition or other charges in excess of $\$ 25$. S. F. 354 , Kibbie and Nurse.
To establish a new formula for payment by school districts of tuition for a student attending a public junior college outside the district. $S$. $F$. 363 , education.
Authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. S. F. 413, education; H. F. 393, education.

Relating to purchase of school supplies. S. F. 424, Elvers, et al.
Grant teachers right to a duty free lunch period. H. F. 414, Bremmer, et al.
Establish 8 trade and vocational schools, 1 in each district of the board of public instruction, appropriate $\$ 8,000,000$. H. F. 420, Scherle of Fre-mont-Mills.
Permit school boards to provide a shuttle bus service for high school students at a central location and take them to school. H. F. 431, Meacham and Melrose.
Increase sales and use tax by 1 cent, earmark this money for a school property tax replacement fund. S. F. 436 , Van Gilst and Stanley; H. F. 408, Dunton and Baringer.
Reduce from 60 percent to 55 percent the majority required for approval of school bond issues. H. F. 455, Seibert.
Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. H. F. 456, Crozier.
Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-Palo Alto.
Legalize a school district merger involving Waterloo school district. H. F. 518, Jackson of Black Hawk, et al.
Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.
Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F. 514, judiciary.
Repeal present school tax limits per person, establish overall limit of $\$ 400$ per person. H. F. 592, education.
Establishment and operation of area vocational schools and area community colleges. S. F. 550 , education.
Appropriate to department of public instruction $\$ 10,000$ veterans administration, $\$ 5,000$ school lunch program. H. F. 651, appropriations.
Responsibilities of the state superintendent of public instruction. S. F. 553 , education.
Commercial driving schools and instructors. H. F. 653, transportation.
Establishment and operation of state vocationai-technical schools and colleges. H. F. 664, education.
Advertising and selling courses of instruction. S. F. 560, education
Legalize, etc. proceedings providing for organization, etc., of school corporations. S. F. 569 , judiciary.
Dates for school elections. S. F. 596 , education.
Appropriate from general fund to public instruction for specified school aid. S. F. 645, appropriations.

## Community School Districts See Community School Districts, sub-reference General Legalizing Acts See Legalizing and Enabling Acts

 BusesUse and operation of school buses on the public highways. S. F. 168, Nims, et al.; H. F. 159, Scott, et al.
Raise age limit from 16 to 18, persons permitted to drive school buses. S. F. 182 , Burke, et al.
Octagonal stop signs on school buses. S. F. 185, Stanley, et al.
Require flashing front amber and red lights on school buses, permit buses to stop only where there is 700 feet clear vision. S. F. 191, Nims, et al.
To require public school buses to transport private school children. S. F. 200 , Hansen, et al.; H. F. 182, Miller of Des Moines, et al.
Hansen, et al.; H. F. 182, Miller of Des Moines, et al.
Octagonal stop signs and other improvements for signs on school buses. H. F. 252, Robinson and Mayberry.
To remove the $\$ 5$ limit per pupil for school bus transportation. S. F. 298, Ely.
Encourage private operation of school buses and encourage school boards to contract with such private operators. S. F. 432, DeKoster.
Permit school boards to provide a shuttle bus service for high school students at a central location and take them to school. H. F. 431, Meacham
State responsible for providing transportation for all pupils attending school, appropriation. H. F. 532 , Dunton.

## SCIENCE-

## General

Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475 , Kibbie and Benda.

## SEAT HELTS-

General
Requiring every new motor vehicle registered after January 1, 1966, shall be equipped with safety belts. H. F. 29, Scherle, et al.
Equipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.

Equipment of motor vehicles with safety belts. S. F. 4, Riley.
Equipping motor vehicles with safety belts or safety harnesses. S. F. 319, Kruck, et al.

## SECRETARY OF AGRICULTURE-

 GeneralMarking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.
Permitting department of agriculture to set fee for tuberculosis testing in cattle. S. F. 114, Main, et al.
Relating to the registration of vehicles used to transport chemical fertilizers. S. F. 128, Stephens and Van Gilst.

Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al.; H. F. 84, MeNamara, et al.

To require humane slaughter of livestock in packing plants outside federal jurisdiction. H. F. 122, Radl, et al.; S. F. 175, Fly and Riley.
Appointment to the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

To exempt electronic scale not requiring a pit from Iowa law on commercial scale installation. S. F. 244 , Briles.
Prohibit price discrimination in the sale of dairy products, etc. S. F. 212, Lange, et al.; H. F. 230, Cochran, et al.
Member of Iowa beekeepers association shall serve on state agriculture marketing board. H. F. 314, Hausheer.
Establishing milk room standards for producers of milk and cream for manufacturing purposes. S. F. 236, Elvers; H. F. 322, Den Herder, et al.
Provide for testing of liquified petroleum gas meters by department of agriculture and condemnation of inaccurate meters. H. F. 338, Oehlsen.
Forbid importation of swine, unless officially vaccinated, free of diseases. S. F. 340, Stephens.
Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc, penalties. S. F. 347, Shoeman and Lodwick.
Creating a state agricultural products utilization research committee. H. F. 344, Scherle of Fremont-Mills and Gillette of Clay-Dickinson; S. F. 382, Main.
Create Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412, Gallagher, et al.
Requiring milk and cream processors to post bond with secretary of agriculture. H. F. 446, Meacham.
Changing various rules for enforcement of candling and grading eggs. H. F. 451, Ossian, et al.
License cattle dealers and regulate cattle sales under department of agriculture. S. $\mathrm{F}^{-}$. 448, Stephens and Van Gilst.
Rewrite Iowa fertilizer law and set standards for transportation, handing, etc., of anhydrous ammonia, etc. S. F. 500, agriculture.
Require lowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture.
Relating to the buying and selling of beef cattle. H. F. 509, Gannon.
Relating to the agricultural marketing division and the marketing board and to make an appropriation. S. F. 490, Main.
Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. IH. F. 445, agriculture; S. F. 510, agriculture.
Increase from $\$ 1$ to $\$ 3$ annual charge for certifying to the soundness of any stallion or jack. H. F. 319, agriculture; S. F. 517, agriculture.
Scales required to have device to print or stamp weight values on scale tickets. H. F. 315, agriculture; S. F. 519, agriculture.
Eradication of hog cholera. S. F. 429, Main, et al.; H. F. 599, agriculture.
Increase fees charged by Iowa department of agriculture for inspection of weights and measures. H. F. 318, agriculture; S. F. 544, agriculture.
Agriculture marketing division and board. S. F. 570 , agriculture.

## SECRETARY OF STATE—

 GeneralTo amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
$\$ 25$ candidate filing fee for nomination papers for county elective offices, $\$ 50$ fee for U. S. senator, Congress, state offices and Iowa legislature. S. F. 315 , Reppert.

Require approval by secretary of state amendments to the articles of incorporation of business corporations. H. F. 395, Balley.

Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F. 514, judiciary.
Allow service of a suit on secretary of state when an Iowa resident commits a tort and leaves state before legal action has been started. H. F. 551 , Gaudineer.

## SECURITIES-

## General

Authorize insurance commissioner to establish rules for solicitation and voting of proxies from insurance company policyholders and stockholders. S. F. 216, commerce; H. F. 209, commerce.

Regulation of securities dealers under the Iowa securities law. H. F. 174, commerce; S. F. 217, commerce.
Empowering insurance commissioner to promulgate rules and regulations under the securities act. H. F. 178, commerce; S. F. 222, commerce.
Relating to registration requirements under the lowa securities law. H. F. 177, commerce; S. F. 223, commerce.
Require reports to insurance commissioner of insider trading of domestic stock insurance company equity securities by an owner of 10 percent or more of the stock. S. F. 231, commerce; H. F. 210, commerce.
To make it a misdemeanor for giving false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.

## SEWER SYSTEMS-

 GeneralAuthorize city councils to finance, by certificates, ordered installation of sanitary tollet facillities. S. F. 60, Reppert, et al.; Fi. F. 74, Caffrey, et al. Create 5 member certification board to certify qualifications of persons operating public water supply and sewage treatment. S. F. 312, EIy, et al.; H. F. 345, Gannon, et al.

To authorize cities and towns to issue revenue bonds for water plants and regulate water connections to private property. S. F. 376, Denman.

## shertiffs-

## General

Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.
Increase mlleage allowance of sheriffs office from 9 cents to 12 cents per mile. S. F. 109, Flatt.

To increase the salaries of county sheriffs. H. F. 104, Dunton, et al.; S. F. 136, Reppert, et al.
Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349 , judiciary.
Weapons permits issued by a sheriff shall be valid throughout state. F. F. 46, Scherle of Fremont-Mills, et al.; S. F. 345, Mills and Riley.
Forbid trespass on posted private property having privately owned pond, pool, lake, stream, etc., with notice of posting filed with the sheriff. S. F. 495, Stanley.

Annual registration with sheriff of pistols or revolvers. S. F. 318, Reno.
County sheriffs issue operators and chauffeurs licenses. H. F. 610, transportation.

## SIGNS-

## General

Relating to highway safety and control of traffic at highway intersections. S. F. 121, Stanley and Lange.

Octagonai stop signs on school buses. S. F. 185, Stanley, et al.
To require installation of stop or yield signs on all intersecting highways by July 1, 1968. H. F. 190, Gillette of Story.
Regulate outdoor advertising along interstate highway by prohibiting signs.
Octaron. F. 192, Hansen, et al.; H. F. 228, Dunton, et al.
Require warning sign or flag on any velicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.
Forbld trespass on posted private property having privately owned pond, ponl, lake, stream, etc., with notice of posting filed with the sheriff. S. F. 495, Stanley.

[^30]Voluntary payments for care of minors in state institutions and provide for the use of social security benefits to pay for such care. S. F. 476, Flatt; H. F. 542, Seibert.
Disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind. H. F. 573, industrial and human relations; S. F. 527, industrial and human relations.

## SOCIAL WELFARE-

## General

Relating to authorizing board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.
State board of social welfare may employ special counsel. H. F. 301, industrial and human relations.
Old age assistance grants, disregard first $\$ 10$ plus one-half the rest of the first $\$ 50$ earned a month. H. F. 302, industrial and human relations.
old age assistance recipients, property exclusions. H. F. 303, industrial and human relations.
State social welfare board allowed to transfer funds from one welfare fund to another as needed, approval by comptroller and governor. H. F. 306, industrial and human relations.
Authorize state social welfare board to pay assistance grants on pro-rata basis if funds insufficient to pay grants in full. H. F. 307, industrial and human relations.
To exempt from income consideration in various assistance programs, payments made under federal economic opportunity act of 1964, etc., powers and duties of welfare board. H. F. 308, industrial and human relations.
U. S. citizenship not requirement for old age assistance. H. F. 309, industrial and human relations.
Require county attorney to commence civil suit to compel support of persons receiving public assistance. S. F. 496, Stanley.
Social welfare shall administer soldiers, sailors and marines relief instead of soldiers relief commission. H. F. 474, Hausheer.
Set up commission to study, evaluate and co-ordinate health, welfare and educational services offered by public and private agencies. H. F. 476, Wilson.
Enabling state to recover old age assistance payments from a person who withheld information on property he possessed. H. F. 558, industrial and human relations.
Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.
Disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind. H. F. 573, fndustrial and human relations; S. F. 527, industrial and human relations.
Social welfare department appropriation for blind, children, old age, disabled and Indians. S. F. 567, appropriations.
Social welfare department appropriation for medical assistance to aged. S. F. 565 , appropriations.
Amount of assistance grants in ADC program. H. F. 578, industrial and human relations; S. F. 607, industrial and human relations.
Board of controi to elect own chairman annually, social welfare board to select a chairman. S. F. 252, Ely, et al.

## SOIL CONSERVATIONGeneral

Increase from $\$ 10$ to $\$ 25$ daily pay of state soil conservation committee members. H. F. 243, Miller of Des Moines.
Appropriate from general fund to soil conservation committee. S. F. 587, appropriations.

## SOLDIERS RELIEF COMMISSIONGeneral

Soclal welfare shall administer soldiers, sailors and marines relief instead of soldiers rellef commission. H. F. 474, Hausheer.
Repeal law barring boards of supervisors from delegating administrative duties of soldiers relief commission. S. F. 446, Ely.

## SPEED RESTRICTIONS-

 See Highvays
## SPORTS—

- General

Allow use of veterans auditoriums for sports events, conventions, etc, and allow beer and liquor to be sold. S. F. 177, Reppert.

Permit spearing of fish by skin divers under rules of state conservation commission. S. F. 183, Klefstad and Lisle.
Penalty for bribery in athletic contests, fine of up to $\$ 10,000$ or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. F. 452, Gaudineer.

## STATE COMMISSION ON HEALTH, EDUCATION AND WELFARE SERV-ICES-

## General

Set up commission to study, evaluate and co-ordinate health, welfare and educational services offered by public and private agencies. H. F. 476; Wilson.

## STATE FAIR-

## General

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al.
To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.
Approportion from general fund for capital improvements to state fair board. S. F. 586 , approportions.

Appropriate from general fund to fair board for aid to agricultural societies. S. F. 589, appropriations.

Establish an Iowa state fair and world food exposition study committee. H. J. R. 26, governmental subdivisions.

## STATE FIRE MARSHAI, -

## General

Relating to death by fire reports made to the state fire marshal. S. F. 389, transportation.
Require fire marshal to regulate use and reuse of containers that held combustible materials. H. F. 462, Radl.
Require any person using arc welding or oxygen-gas welding or cutting in a public bullding to obtain permit from state fire marshal. H. F. 463, Radl.
Relating to violations of flammable liquid and liquified petroleum gas regulations. S. F. 505 , transportation.
Increase from $\$ .50$ to $\$ 1$ the fee paid officials reporting a fire. H. F. 183 ,
No license issued to any hospital prior to fire safety certificate. H. F. 335 , Caffrey and Foster.
STATE OF IOWA-

## General

Amending Iowa constitution relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.
Amending lowa constitution changing the term of office of county attorneys to 4 years. S. J. R. 2, Reppert, et al.
Amending Iowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.
Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.
Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Establish statewide daylight saving time. S. F. 157, Hansen, et al.; H. F. 158, Rickert, et al.
Proposing an amendment to constitution relating to effective date of laws passed at general session of General Assembly. H. J. R. 2, Baringer; S.J. R. 10, Lange and Stanley.

Establish uniform time throughout the State of Iowa. S. F. 53, Riley.
Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.
Amend Iowa constitution to provide home rule for city and town governments. H. J.R. 3, Grassley.

Amending constitution of Iowa to change term of offle of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.
Amending Iowa constitution to provide home rule for municipal corporations.
Require s. J. R. 13 , Frommelt, et al.; H. J. R. 15 , Maule, et al. high schools, local districts share determined by ratio property value
Increase from $\$ 10$ to $\$ 25$ daily pay of state soll conservation committee mem-
Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.

Consolidate all architectural work of state departments in one agency, supervised by executive council. H. F. 352, Conway, et al.
Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims.
Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al.
Establish a standard time in Iowa. H. F. 180, Scherle of Fremont-Mills.
Permit state and local governments to provide joint services and facilities through public or private agencies. S. F. 97, Ely, et al.; H. F. 188, Meacham, et al.
Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al.
Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.
Governor prepare plans for reorganization of executive branch of government. S. F. 14, Kibble, et al.; F. F. 40, Jackson of Clinton, et al.

Require long-range cost estimate attached to all bills introduced providing appropriations. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.
Set up Iowa law enforcement academy at University of Iowa. H. F. 111, Doderer, et al.; S. F. 174, Kruck, et al.
Governor's day. S. F. 562 , governmental affairs; H. F. 662, education.
Establishment and operation of state vocational-technical schools and colleges. H. F. 664, education.
State make payments of costs and fees in successful habeas corpus actions if plaintiff has no funds. H. F. 354, Redfern.
Civil defense in Iowa. S. F. 575, governmental affairs.
Make appropriations to persons in settlement of claims against state. S. F. 573, claims.
Make appropriations to persons in settlement of claims against the state. S. F. 601, claims.
Governor to mobilize executive department in event of public highways emergency. H. F. 714, governmental affairs.
Traveling library to enter into compacts with adjoining states. S. F. 17, Lodwick and Dodds; H. F. 41, Robinson, et al.
Employees
See Employees Public Improvements
Adopting report of the capitol planning commission as the master plan and guide for expansion of the state capitol grounds. S. J. R. 15, O'Malley, et al.; H. J. R. 16, Grassley, et al.
Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley, et al.
Appropriate $\$ 159,000$ from road use tax fund to reconstruct and hard surface roads around Black Hawk Lake. S. F. 443, Lange; H. F. 490, Graham and Houston.
Establish an Iowa recreation board to study recreation needs, provide appropriation. H. F. 536, Craig and Boot.
Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.
Iowa development commission provide assistance to insure economic and orderly development of the state. H. F. 632, commerce; S. F. 561, commerce.

## Conventions

Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.
Change date of primary election. H. F. 533 , Rasmussen; S. F. 545 , governmental affairs.

## STATE OFFICES-

 GeneralConfirmation of public officers by the senate, eliminating executive sessions. S. F. 1, Frommelt, et al.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.
Increase from $\$ .50$ to $\$ 1$ the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.
Member of Iowa beekeepers association shall serve on state agricultural marketing board. H. F. 314, Hausheer.
Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al.
Examine organization of all executive agencles, prepare plans and legislative proposal for reorganization of such agencies, report to 1967 legislature. S. F. 547, governmental affairs.

Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies. H. F. 649, governmental affairs.

Erection and equipping of new state office building on capitol grounds. S. F. 559, appropriations.
Maintenance and operational costs of state aircraft by national guard. S. F. 578, appropriations.
Governor to appoint auditor of state, S. J. R. 4, Mincks, et al.; H. J. R. 10, Jackson of Clinton, et al.

## State of Iowa

See State of Iowa, sub-reference General

## STATE PUBLIC SCHOOL BUILDING AUTHORITY-

## General

Create state public school building authority to construct and lease school buildings, not to exceed 40 years. S. F. 158, Reppert.

## S'PATE TAX COMMISSION

## General

Abolish state tax commission, create a single tax commissioner and state tax court, appointed by governor, revising taxation and assessment laws. S. F. 323 , Elthon, et al.

Remove Des Moines Transit Company from assessment by the state tax commission. S. F. 435, Denman.
Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.
Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.
Refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.
Allow sale of wine by privately owned stores. IT. F. 62, Wilson and Coffman.
Establish fund for property tax relief. H. F. 543 , Brinck.
Clarify use of data processing equipment by tax department. H. F. 576, governmental affairs.

## STRERTS——

 GeneralTo make it mandatory for railway companies to maintain street improvements and crossings. H. F. 126, Gaudineer.
Prohibit parking, etc. within a city which has ordinance covering snow removal or other accumulations from streets. H. F. 145, Renda, et al.
Provide for reservation of right-of-way for future streets by cities. S. F. 365, Ely, et al.
Provide for reservation of right-of-way for future streets by cities. H. F. 495, Renda.
Secondary and farm-to-maket road extensions in cities of more than 2,500 . S. F. 477, Nims, et al.

Remove 25 percent limitation on spending from the primary road fund by state highway commission for main highways in cities and towns. S. F. 106, Reppert, et al.; H. F. 189, Doderer, et al.

Permit cities and towns to use tax money same as they can spend street fund money. S. F. 103, Condon, et al.; H. F. 193, Robinson, et al.
Require railroads to maintain public roads at rallway crossings, H. F. 367, Mayberry.
Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets, appropriation. H. J. R. 25, transportation; S. J. R. 27, transportation.
Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F. 186, Jackson of Clinton, et al.

## STRIKES-

## General

Illegal for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al,; S. F. 80, Denman, et al.

## STUDENTE-

## General

Charging tuition for puplls taking supplemental courses at summer school. S. F. 41, Shaff and Coleman.

Permit specially qualifed high school students to attend college for advanced courses. H. F. 15, Meacham and Dunton; S. F. 110, Benda and Nims.
Raise age limit from 16 to 18 , persons permitted to drive school buses. S. F. 182, Burke, et al.
Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al.
To establish a new formula for payment by school districts of tuition for a student attending a pubic junior college outside the district. S. F. 363, education.

## SUBDIVISIONS-

## General

Amending Iowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts, S. J. R. 6, Lodwick, et al.

## SUNDAY SALES-

See Sales, sub-references General and Sunday Sales

## SUPERINTENDENT OF BANKING-

 See Banking
## SUPERIN'RENDENT OF PUBLIC INSTRUCTION-

 See Public Instruction
## SUPERVISORS-

 See Board of Supervisors
## SUPREME COURTU-

See Court, sulb-reference Supreme
SWINE-
See Animals, sub-references, General and Diseasem
TAX COMMLSSION-
See State Tax Commission, sub-reference General

## TAXES-

## General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al.
Relating to municipal participation in area television translator systems. H. F. 4, Murphy and Gillette of Clay-Dickinson.
Require payment of premium tax on policies exceeding $\$ 5,000$ written by fraternal beneficiary associations. S. F. 100, Hagedorn.
To exempt inventories from personal property taxation. H. F. 108, Reichardt et al.
Rewrite present Iowa law on assessment and taxation of platted lands. S. F. 151, Coleman, et al.
Remove maximum individual millage rate in 7 functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. S. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.
Levy a tax on premium income of fraternal insurance societies. H. F. 161, Fischer of Grundy.
To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc. and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al.
To permit a county to levy a poor fund tax up to 3 mills. S. F. 207, Reppert.
Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al.; S. F. 344, Hansen, et al.

Increasing certaín taxes and repealing moneys and credits tax and personal property tax. S. F. 414, Stephens.
Relating to liquor taxation, control and enforcement. S. F. 433, Frommelt.
Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, and religious societies. H. F. 331, education.
Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.
Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.
Assessment of merchandise inventories for taxation. S. F. 471, Coleman, et al. Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.
Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott, et al.
Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agriculture land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.
Taxation of fraternal beneficiary associations. S. F. 214, commerce.
Appropriation, claims by members of tax revision advisory and education committee. S. F. 610, appropriations; H. F. 702, appropriations.
Iowa estate tax. H. F. 709, ways and means.
Study of Iowa tax structure, appropriation. H. J. R. 28, appropriations.
Business tax on corporations. H. F. 717, ways and means.

Exempt from taxation buildings of non-profit organizations while under construction. H. F. 715, ways and means.
Tax real estate transfers. H. F. 716, ways and means; S. F. 636, ways and means.
Agricultural Land Tax Credit
See Agricnitural Land Tax Credit County
Relating to providing tax relief for elderly persons on the homesteads of such persons. S. F. 24, Walker.
Relating to repealing the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds. S. F. 25, Schroeder, et al.
To legalize proceedings of South Hamilton community school board in setting a 1 -mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.
To give double homestead tax credit to owners who are sixty-five or over. S. F. 47, Riley.

Taxation of real property of educational institutions and religious, literary and charitable societies. H. F. 97 , Smith of O'Brien.
Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.
To exempt all household personal property from taxation. S. F. 145, Stanley, et al.
To provide a tax exemption on personal property of $\$ 50,000$, in actual value. H. F. 135, Nielsen of Shelby, et al.

Permitting mobile homes to be placed in storage. S. F. 195, Burke.
Increasing the maximum homestead tax credit. S. F. 243 , Reppert.
Exempting all presently taxable livestock from further taxation. H. F. 38, Den Herder, et al; S. F. 63, Elvers, et al.
Permitting county treasurer to appoint a deputy collector in cities over 6,000 not a county seat. H. F. 222, Anderson; S. F. 253, Briles.
To limit to a maximum of one mill the levy for county boards of education. S. F. 254, Shoeman, et al.

Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54, Resnick, et al.
Combine present 2 county secondary road tax levies into one levy of eleven and one-eighth mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.

Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261, Madden, et al.
Exempt first $\$ 10,000$ of merchandise stock from property tax. S. F. 258, Flatt, et al.
Real property tax exemption to disabled veterans on property acquired with federal assistance. H. F. 269, Utzig, et al.
County conservation boards create lakes by damming streams, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing.
Increase the $\$ 750$ property tax exemption of World War I veterans to $\$ 1,000$. S. F. 273, Reppert.

Permitting farmers to improve buildings without assessment increase. S. F. 257, Heying, et al.
Grant $\$ 500$ property tax exemption to defense department personnel serving in Vlet Nam between July 1, 1960 and July 1, 1965. S. F. 303, Riley. et al.
Relating to equalizing the county tax burden. S. F. 338, Heying, et al.
To make a resident of the state, rather than the county alone, eligible to take the examination for assessor. S. F. 368, Klefstad, et al.; H. F. 385 , Millen, et al.
Require publication, 1966 , of 4 year property assessments, $\$ .50$ tax levied for publication cost, $\$ .40$ to newspaper. S. F. 154, Rigler, et al.; H. F. 378, Strothman, et al.
Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.
Allow a court to set a reasonable attorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.
Assess all property for taxation at 25 percent of its market value. S. F. 497 ,
Exempt Stanley. $\begin{gathered}\text { household goods and personal effects from taxation, expedite collec- }\end{gathered}$ tion of personal taxes. H. F. 472, Bogenrief, et al.
Relating to collection of taxes, property. S. F. 489, Main.
Relating to collection of taxes, property. S. F. 489 , Main.
Organization, jurisdiction, powers and duties and methods of support of county multi-county, and city boards of health and health departments. H. F. 279, public health.
Granting 1916 Mexican Border veterans a $\$ 750$ property tax exemption. S. F 229 Riley.
Prohibit increasing the assessed value of a property for tax purposes beProvide cause of routine and ordinary repairs. H. F. 205, Anderson. tax exemption for household personal property. H. F. 28, Grassley,
et al.

Fixempt inventories from personal property taxation. H. F. 108, Reichardt, et al.
Allow manufacturing companies credit against lowa corporation income tax for amounts spent to build or enlarge plants in Iowa. S. F. 155, Stanley.
Create a special court to be known as Iowa Tax Court. H. F. 152, Miller of Pase, et al.
Repeal tax exemption limitation of 160 acres of income property in a township owned by educational institutions, substitute 240 acres. H. F. 33, Smith of O'Brien, et al.
Increase from $\$ 11,250,000$ to $\$ 15,000,000$ appropriation for payment of agricultural land tax credits. H. F. 199, Mueller, et al.
Increasing certain taxes and repealing money and credits tax and personal property tax. S. F. 414, Stephens.
Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, etc. H. F. 331, education.
Rellef for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.
Combine present 2 county secondary road tax levies into one levy of eleven and one-eighth mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.

Increase sales and use tax by 1 cent, this money for a school property tax replacement fund. S. F. 436 , Van Gilst and Stanley; F. F. 408, Dunton and Baringer.
Only bona fide residents entitled to agricultural land tax credit. H. F. 465, Hageman.
Appropriate $\$ 13,500,000$ for state aid to schools, set up a property tax credit fund of $\$ 24,000,000$, repeal moneys and credit tax, replace with 2 percent surtax on Interest and dividends. H. F. 499, Smith of O'Brien.
Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities, buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.
Property tax benefit for elderly and disabled of limited incomes. S. F. 206, Burke; H. F. 280, Gregerson, et al.
Appropriate $\$ 700,000$ from general fund, create an assistance fund for mentally ill, reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.
Create urban land tax credit, appropriation. S. F. 163, Reppert.
Educational cost sharing through property tax replacement, establish new chapter in Code. H. F. 719, ways and means.

## Income

To update income tax law to provide adoption of amendments to the internal revenue code passed by Congress last year. S. F. 125, Benda.
Allow manufacturing companies credit against Iowa corporation income tax for amounts spent to build or enlarge plants in lowa. S. F. 155, Stanley.
To create a special court to be known as Iowa Tax Court. H. F. 152, Miller of Page, et al.
Amending constitution to place a top limit of 4 percent on both individual and corporation income tax rates. S. J. R. 18, Stanley, et al.
State personal income tax law to conform to federal internal revenue act of 1964. H. F. 198, ways and means.

Require income tax withheld from non-residents working in Iowa placing married person in same category as single person. H. F. 244, Graham.
Require each taxpayer to list the name of his resident school district on his state income tax return. H. F. 271, Strothman.
Exempt first $\$ 1,000$ of military pay from state individual income tax. S. F. 265, Flatt, et al.
Exempt federal civil service annuity payments from state income tax. S. F. 286, Denman, et al.; H. F. 333, Clapsaddle and Gaudineer.
Increase state personal income tax rate to additional categories of income, increase personal exemptions permitted in computing tax payments. H. F. 436, Hausheer, et al.

Make Iowa income tax laws conform to 1964 amendments to the $U$. S. internal revenue code. H. F. 453, Denato.
Exempt from lowa income tax 50 percent of compensation recelved from armed forces, maximum exemption of $\$ 3,000$, H. F. 485 , Keleher and Gaudineer.
Increase optional standard deductions on individual state income tax from 5 to 10 percent not to exceed $\$ 1,000$. S. F. 486, Stanley,
Taxpayer required to state his school district in state income tax return. S. F. 479, Kibbie, et al.

Establish fund for property tax relief. H. F. 543, Brinck.
Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.
Clarify use of data processing equipment by tax department, assure maximum
uses of the exchange of federal information relating to income taxes. H. F. 576, governmental affairs.

Relating to equalizing the county tax burden. S. F. 338, Heying, et al.
Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. F. F. 529, Reichardt.
Repeal 5 mills moneys and credits tax, individuals, estates and trusts, increase income tax rate on upper bracket incomes. S. F. 583, ways and means.
Withholding Iowa income tax. S. F. 600, ways and means.
Increase rates of corporation income tax. H. F. 687, ways and means; S. F. 605 , ways and means.
Business tax on corporations. H. F. 717, ways and means.

## Sales

Repeal 10 percent tax on sale of liquor by drink, raise prices of liquor in state stores by 25 cents fifth, allow liquor licensee discount of 20 percent on purchases in state stores under prices paid by retailers. H. F. 80, Coffman and Jackson of Clinton.

Extend present sales tax to include receipts from the renting of hotel and motel rooms. S. F. 149, Hansen, et al.
Exempt prescription drugs from sales tax. H. F. 312, Nielsen of Emmet-Palo Alto; S. F. 339, Grifin.
Allow retailers a 3 percent credit or discount for sales tax, collections. S. F. 280, Flatt, et al.; H. F. 357, Radl, et al.
Increase state sales and use tax from 2 to 3 percent. H. F. 359, Hausheer.
To exempt trade-in allowances by retailers in remittances for the sales tax. S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Exempt any educational institution from sales and use tax on purchases. H. F. 418, Meacham, et al.
Increase sales and use tax by 1 cent, earmark this money for a school property tax replacement fund. S. F. 436, Van Gilst and Stanley; H. F. 408, Dunton and Baringer.
Provide sales tax exemption for items used by farmers to prepare their wares for market. H. F. 497, Scherle of Fremont-Mills.
Establish fund for property tax relief. H. F. 543, Brinck.
Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.
Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.
Increasing certain taxes and repealing moneys and credits tax and personal property tax. S. F. 414, Stephens.
Permit collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. F. 487, Hageman.
Exempt coinmercial fertilizers and agricultural limestone or materials from sales tax. H. F. 638, commerce.
Sales tax on certain services, etc. H. F. 668, ways and means.
State sales and use taxes, amend various sections. H. F. 675, ways and means.
Increase tax on cigarettes. H. F. 680, way and means.
Change amount of sales tax permit fee. H. F. 688, ways and means.
Depositing of sales tax receipts by retailers if total amount collected in preceding month exceeds $\$ 25$. S. F. 604 , ways and means.
Sales tax on trade-ins. S. F. 615, ways and means.
Exempt commercial fertilizers, agricultural limestone or materials from sales tax. S. F. 617, commerce.
Mandatory depositing of sales tax receipts by retailers if total collected in preceding month exceeds $\$ 100$. H. F. 697, ways and means.

## Schools

Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.
Continue approved schoolhouse tax levy in school district boundary changes except in school district reorganization. S. F. I53, Fly and Beneke.
Relating to financing of school costs. S. F. 169, Beneke and Kibble.
Requing to financing of school costs. S. F. 169, Beneke and Kibbie. high schools, local districts share determined by ratio property value per pupil. H. F. 213 , Bremmer, et al.
Increase from present 7 mills to 10 mills the levy limitation on school bonds.
To apply the special schoolhouse tax levy on year of certification if fled before October 1. S. F. 255, Shoeman, et al.; H. F. 239, Strothman.

Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.
To remove the $\$ 5$ limit per pupil for school bus transportation. S. F. 298, Ely.
Remove the $\$ 1.50$ per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.
Repeal present school tax limits per person, establish overall limit of $\$ 400$ per person H. F. 592, education.
Return 5 mill school tax, 1964 to taxpayers of Gillett Grove rural school district of Clay county. S. F. 537, judiciary.
Create urban land tax credit, appropriation. S. F. 163, Reppert.
Increase from $\$ 11,250,000$ to $\$ 15,000,000$, payment of agricultural land tax credits. H. F. 199, Mueller, et al.; S. F. 637, appropriations.

## Use

To require date be shown on postmark in mailing reports and requests for remittances relating to the motor vehicle fuel tax. S. F. 32, O'Malley.
Relating to reports by special fuel dealers or users to the state treasurers office. S. F. 39, O'Malley.
Increase state sales and use tax from 2 to 3 percent. H. F. 359 , Hausheer.
To exempt trade-in allowances by retailers in remittances for the sales tax. S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Exempt any educational institution from sales and use tax on purchases. H. F. 418, Meacham, et al.

Increase sales and use tax by 1 cent, earmark this money for a school property tax replacement fund. S. F. 436, Van Gilst and Stanley; H. F. 408, Dunton and Baringer.
Establish fund for property tax relief. H. F. 543 , Brinck.
Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.
Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.
Permit cities and towns to use tax money same as they can spend street fund money. S. F. 103, Condon, et al.; H. F. 193, Robinson, et al.
State sales and use taxes, amend various sections. H. F. 675, ways and means. Excise
Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al.; S. F. 344, Hansen, et al.

Exempt from motor fuel tax, gas used by farmers for agricultural purposes. H. F. 500, Shirley of Dallas and Korn.

Iowa soybean association eligible for benefits of farm aid groups, levy excise tax one-half cent a bushel sold to promote products. S. F. 478, Coleman, et al.
Motor fuel and special fuel inventoried on June 30 , 1965-July 1, 1965, tax rates established by H. F. 160 , Sixty-first General Assembly. S, F. 616 , ways and means.

## Surtax

Repeal 5 -mill monies and credits tax, except on banks, loan agencies, etc. and replace the tax money with a 3 percent surtax on dividends and interest in excess of $\$ 200$. S. F. 452, Hagedorn, et al.
Appropriate $\$ 13,500,000$ for state aid to schools, set up a property tax credit fund of $\$ 24,000,000$, repeal moneys and credits tax, replace with 2 percent surtax on interest and dividends. H. F. 499, Smith of O'Brien.
Relating to moneys and credits tax and establishing a 5 percent surtax. $H$. F. 692, ways and means.

Fuel
Appropriate funds to comptroller from motor vehicle fuel tax fund. H. F. 618, appropriations.
Appropriate funds to treasurer from motor vehicle fuel tax fund. H. F. 619 , appropriations.
Inheritance
Iowa inheritance tax. H. F. 679, ways and means.

## TEACHERS-

## General

To grant a teacher the right of appeal to district court from termination of contract by a school board. H. F. 18, Oxley, et al.; S. F. 117, Nims, et al.
Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.
Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al.
Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278, Brinck and Nielsen of Emmet-Palo Alto.

Create a special legislative educational investigative committee, inquire into development of education techniques, appropriate $\$ 5,000$. H. J. R. 18 , Radl.
Increase teaching certificate or renewal from $\$ 2$ to $\$ 6$, life renewal from $\$ 5$ to $\$ 20$ and a duplicate $\$ 5$. S. F. 343 , Kibbie, et al.
Relating to termination of contracts with school teachers. S. F. 411, Cassidy.
Grant teachers right to a duty free lunch period. H. F. 414, Bremmer, et al.
Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. H. F. 456, Crozier.
Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.

## Pensions

See Retirement Systems, sub-reference Pension

## 'TELEPHONE-

## Communications

To require that long distance telephone rates within the state shall be computed on the same basis even if a call crosses state lines. H. F. 123, Fischer of Grundy.
Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506, judieiary.

## TELEVISION-

## General

Relating to municipal participation in area television translator systems. H. F. 4, Murphy and Gillette of Clay-Dickinson.

Municipalities to use public funds to build and operate area television translator systems. H. F. 288, governmental subdivisions.

## TENAN'T-

 GeneralProvide moving expenses up to $\$ 500$ within a 25 mile area in condemnation cases. S. F. 468, Riley.

## TIME-

## General

Dstablish uniform time throughout the State of Iowa. S. F. 53, Riley.
Establish statewide daylight saving time. S. F. 157, Hansen, et al.; H. F. 158, Rickert, et al.
Time when beer may be sold. H. F. 404, judiciary.
Extend 1 hour the legal hours of sale of liquor by the drink. H. F. 416 , judiciary.
Permit beer to be sold at $6 \mathrm{a} . \mathrm{m}$. instead of 7 a.m., ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.
Permit liquor to be sold at $6 \mathrm{a} . \mathrm{m}$. instead of $7 \mathrm{a} . \mathrm{m}$. on weekdays. S. F. 440 $O^{\prime}$ Malley and Frommelt.
Establish a standard time in Iowa. H. F. 180, Scherle of Fremont-Mills.
To set a 4 a.m. opening hour for state parks. H. F. 588, conservation and recreation.
Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman.

## TOWNSHIPS-

## General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.
Redefine municipal court district. S. F. 77, Klefstad, et al.
Three year term for supervisors or township trustees. S. F. 186, judiciary.
Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.
Remove statutory $\$ 60,000$ annual dues limit to league of Iowa municipalities. S. F. 107, O'Malley, et al.; H. F. 185, Brinck, et al.

Repeal section 49.14 of Code, in confitct with other Code sections (township clerk shall be clerk of election and township trustees judges in township precinct). H. F. 223, Robinson.
Assist in formation of fire protection districts in areas of limited population. H. F. 377, Radl.

Permit selection of grand jurors from election precincts instead of by township only. S. F. 437, Ely.
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To permit purchase of transit plates for travel trailers. S. F. 242, Buren.
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Permitting pickup trucks or passenger cars towing a horse trailer to haul one or two horses. S. F. 374 , Burke and McNally.
Semiannual registration fees for travel trailers and mobile homes may be made in one paymennt. H. F. 442, Bogenrief and Houston.
Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.
Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.
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Remove limitation of $\$ 350,000$ a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.
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Amendments fled ..... 1297, 1298
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BREITBACH; ALFRED P., SR.-Representative Dubuque County Bills introduced - $-45, \quad 85,113,131,160,240,268,269,270$, $322,370,391$.
Amendments fled $706, \quad 879,923,1038,1039,2125$
Amendments offered ..... 1274
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Committee appointments ..... 1381
Legislative intent ..... 2046
Petitions presented ..... $200, \quad 438, \quad 482, \quad 567, \quad 776, \quad 883, \quad 992$
Resolutions offered ..... 412, 1162
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BREMMER, EDWARD-Representative Pottawattamie County.
Bills introduced - 18, 41, 86, 175, 187, 192, 196, 201, 213,$263,270,405,414,434,436,441,496,511$.
Amendments filed .........420, 480, 706, 923, 1039, 1532, 2000, 2042, 2125
Amendments offered ..........670, 1134, 1461, 1619, 1652, 2111, 2140, 2143
Amendments withdrawn ..... 2154
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Legislative intent ..... 1786,2046
Objections raised ..... 835
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BRINCK, ADRTAN-Representative Lee County
Bills introduced - J. R. 5, 11, $20 ; 16, ~ 41, ~ 55, ~ 72, ~ 176$, 185, 219, 251, 261, 263, 264, 278, 391, 415, 433, 451, 503, 543, 545.
Amendments filed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 199, 307 ,$330, \quad 399,420,436,465, \quad 706,723,753,775,924,944,1038$,$1039,1101,1121,1145,1261,1271,1316,1500,1584,1668,1717,1809,2125$
Amendments offered .....133, 356, 453, 798, 832, 949, 1014, 1015, $1026,1029,1153,1265,1394,1395,1595,1652,1793,1821,1885,2062,2110$
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Amendments filed ..... 464
Committee appointments ..... 87, 1813
Petitions presented ..... 730
BUSCH, HENRY W.--Representative Bremer County.
Bills introduced - J. R. 16, 17; 13, 95, 137, 208, 336, 385,$389,405$.
Amendments fled$188, \quad 199, \quad 269,610,611,612,613,687, \quad 706, \quad 722, \quad 793,1532$
Amendments offered $360,913,950,1310,1791,2005$
Amendments withdrawn ..... 834, 951
Call of the House requested ..... 1828
Committee appointments 87, 130, 154, 402, 1381, 2058, ..... 2174
Legislative intent ..... 1786, 2046
Objections raised ..... 719, 1720
Petitions presented ..... 991, 1113
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Visitors presented ..... 1017, 1812
BUSING, EDWARD E.-Representative Hamilton County.
Bills introduced - J. R. 15; 30, 91, 146, 160, 186, 187, 188,193, 231, 240, 249, 251, 263, 282, 400, 504, 515.
Amendments fled
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Amendments offered ..... 1161, 1742
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Objections raised ..... 1293
Petitions presented ..... 1236
Visitors presented ..... 249, 1169, 1306, 1351, 1377
CAFFREY, JAMES T,-Representative Polk County.
Bills introduced - J. R. 16, 17; 1, 12, 14, 18, 41,42 ,$43, \quad 49, \quad 50, \quad 71, \quad 74,103, \quad 107,108,114,119,129,134$,141, 148, 167, 183, 202, 204, 226, 246, 254, 262, 263, 265,$335,391,405,413,428,437,438,447,514$.
Amendments filed$400,534,626,923,1014,1038,1039,1101,1532,1534,1563,2083,2125$
Amendments offered ..... 310, 541, 1573
Amendments withdrawn ..... 698
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Amendments offered ..... 910, 934, 2026
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Bills introduced - J. R. $15 ; \quad 18, \quad 45,184,185,187,188,189$,261, $263, \quad 333,409,494$.
Amendments filed ..... 2125
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COCHRAN, DALE M.-Representative Webster County.
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Bills introduced-J. R. 6, 7, 15, 18, 40, 44, 54, 86,$142,155,195, \quad 261,263, \quad 337,390,405,412,441,518$.
Amendments filed222, 233, 307, 437, 465, 497, 518, 533, 924, 1011,$1039,1120,1166,1200,1227,1435,1533,1690,1691,1750,1751,1889,2125$
Amendments offered $.524,1393,1394,1740$, ..... 2096
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CONWAY, WALTER I.-Representative Louisa-Muscatine Counties.
Bills introduced - J. R. 15, 21; $96,106,149,156,175$, ..... 185,
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Amendments filed ..... 1039, 1582, 2125
Amendments offered ..... $455,643,1878$
Committee appointments ..... 87
Objections raised ..... 1306, 1694
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Bills introduced - $5, \quad 18, \quad 19, \quad 24, \quad 44, \quad 71, \quad 73, \quad 88,140$,154, 228, $263,365,390,412,415,536$.
Amendments filed 1038, 1039, 1271, ..... 1433
Amendments offered ..... 1476
Amendments withdrawn ..... 1823
Call of the House requested ..... 1876
Committee appointments ..... 87
Objections raised ..... 748
Petitions presented ..... 1536
Visitors presented ..... 2086
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CROSIER, DALE T,-Representative Linn County.Bills introduced - 18, $53 ; \quad 70, \quad 99,104,122,132,261,290$,$365,405,414,456$.
Amendments filed ..269, 465, 1039, 1254, 1298, 1375, 1532, 2084, 2124, ..... 2125
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Amendments withdrawn ..... 715
Call of the House requested ..... 2168
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DENATO, JAMES P.-Representative Polk County.
Bills introduced - J. R. 5 , 14; 1, 3, 14, 18, 49, 50 , 52, 74, $90,103,104,119,129,141,145,160,167,201$, 202, 204, 226, 231, 246, 262, 263, 270, 284, 298, 387, 405, $453,489,516$.
Amendments filed .......................187, 268, 400, 534, 593, 825,$923,924,925,963,1038,1039,1102,1109,1400,1535,1563,1692,2125$
Amendments offered ...................................................426, 444,571, $812,937,1001,1026,1244,1250,1311,1392,1393,1397,1658,1938$
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Bills introduced - J. R. 15; $38,146,188,192,259,283,317$,322, $370,402,417,418$.
Amendments flled 576, 611, 1038, 1296, 1808
Amendments offered 700, 1209, 1261, 1832, ..... 1836
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Objections raised .1258, 1273
Petitions presented $106,200,482,991,1018,1041$, ..... 1537
Visitors presented .11, 190, 1306
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Members appointed to serve during interim ..... 2174
DETJE, ALBERT H.-Representative Tama County.
Bills introduced - 18, 85, 175, 238, 263, 293.
Amendments filed ..... $.269,706,1122,1890$
Amendments offered ..... 1981
Amendments withdrawn ..... 864, 1160
Committee appointments ..... 93, 283
Legislative intent ..... 1786, 2046
Objective raised ..... $.835,1694$
Petitions presented$145,368, \quad 369, \quad 500,662,690,691, \quad 754, \quad 777,795,995,1078$
Visitors presented 710, 808, 926, $946,1169,1255$
DISTELHORST, MILTON-Representative Des Moines County.
Bills introduced - $30, \quad 31, \quad 52, \quad 68, \quad 73, \quad 75,184,118,124$,$130,133,153,158,184,185,186,187,188,192,194,196$,$241,251,263,264,390,391,423,438,451$.
Amendments filed ........534, 722, 723, 1038, 1625, 1781, 1782, 1849, 2042
Amendments offered ...........371, 668, 1069, 1139, 1140, 1861, 1966, 2068
Committee appointments ..... 88, 482, 2174
Legislative intent ..... 1786, 2046
Objections raised ..... 903
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DODERER, MINNETTTE—Representative Johnson County.Bills introduced - J. R. 5, 8, $9,15,16,17,120,23$;20, $44, \quad 69, \quad 86, \quad 93,105,111,113,139,142,166,186$,187, $188,189,195,201,213,231,263,270,324,337,345$,381, 405, 415, 433, 440, 441, 473, 549.
Amendments filed ............................. 330, 365, 576, 610, 626,$715,900,923,1015,1039,1254,1563,1668,1669,1692,1752,2125,2126$Amendments offered$343,717, \quad 761, \quad 812,952,953,957,1029,1117,1224,1579,1710,1711$
Amendments withdrawn .............358, 715, 954, 957, 1136, 1711, 2104
Announcements made ..... 2069
Call of the House requested ..... 917, 2168
Committee appointments $40, \quad 88,153,175, \quad 968,1702$, ..... 2174
Explanation of vote ..... 1555,2105
Objections raised ..... $749,835,1306$
Petitions presented ..... 234, 550
Point of order raised ..... 1831
DOUGHERTY, THOMAS M.-Representative Lucas-Monroe Counties.
Bills introduced - J. R. 15; 18, 19, 33, 87, 97, 118, 137,$150,162,184,199,207,215,259,261,281,286,322,365$,$378, \quad 389, \quad 439,451$.
Amendments filed 687, 706, 1034, 1298, 1891
Anmendments offered ..... 862
Amendments withdrawn ..... 1050
Committee appointments ..... 88, 125
Explanation of vote ..... 1962
Legislative intent ..... 1786, 2046
Objection raised ..... 701
Petitions presented 271, 331, 991, 1018, 1061, 1147, 1256
Resolutions offered by ..... 125
Visitors presented 1272, 1564, 1670, 1717, 2044DOYLE, DONALD V.-Representative Woodbury County.Bills introduced - J. R. $5, \quad 8, \quad 9 ; \quad 7,18, ~ 22, ~ 27, ~ 31, ~$$39,104,111,113,164,166,172,328,330,348,360,381$,422, 468, 486.Amendments fled .......................128, 144, 233, 281, 534, 592,$627,752,775, \quad 805,923,1039,1059$; 1270, 1375, 1500, 1532, 1668, 2125Amendments offered .....................................................204, 259,$346,375, \quad 392,496,761,1001,1025,1096,1116,1529,1703,1778,2132$Amendments withdrawn ......................................................... 195, 1608Call of the House .................................................................. 2168
Committee appointments 56, $88,175,1006,1813$,168
Election as State Comander of China-Burma-India Veterans Asso-ciation announced1318
Legislative intent ..... 2046
Petitions presented ..... 1378
Visitors presented ..... 270, 1352
DUFFY, JOHN L.-Representative Dubuque County.
Bills introduced - $52,166,196,201,260,385,415,422,505$. Amendments filed$.534,613,659,722,825,924,1038,1039,1400,1625,1668,2125$
Amendments offered 314, 852, 958, ..... 1876
Amendments withdrawn ..... 2019
Committee appointments 41, 88, 115, 125, 175
Legislative intent ..... 2046
Objections raised ..... 749
Petitions presented ..... 535, 777
Resolutions offered ..... 232, 1162
Bills introduced-J. R. 15; 15, 45, 92, 104, 106, 118, 138, 139,152, 159, 168, 169, 171, 184, 185, 186, 187, 188, 189, 200,$213,227,228,232,238,247,259,260,261,263,281,295$,298, 317, $320,321,326,380,381,390,397,408,308,332$,549.
Amendments filed ......366, 613, $804,1110,1121,1144,1625,1810,1929$
Amendments offered $907,1130,1150,1153,1266,1267,1268,1578,1657,1819$
Amendments withdrawn ..... 994
Asked suspension of rules ..... 620
Committee appointments ..2, $56, \quad 88,149,153,175,1504,2127,2174$
Legislative intent ..... 1786
Letter of appreciation ..... 76
Memorial Invocation ..... 1717
Petitions presented ..... 965,1256
Point of personal privilege ..... 53
Resolution offered by ..... 149,1622
Visitors presented153, 211, 594, 628, 710, 1124, 1670, 1753, 2033, 2044, 2086
EDINGTON, FLOXD P.-Representative Franklin County, Minority FloorLeader.
Bills introduced- J. R. 15; 29, 33, 92, 95, 97, 106, 134, $135,137,152,253,380,381,385,389,498,513,535,544$.

Amendments offered 309, 1161, 1409, 2165
Call of the House requested ..... 917
Committee appointments 88, 130, 154, 175, 191, 283, 402, ..... 1699
Honored and presented gift in appreciation ..... 2069
Legislative intent ..... 1786
Objections raised ..... 2001
Petitions presented ..... 113
Requests ..... 902
Resolutions offered ..... 265
Visitors presented ..... 990
Welcomed Pioneer Lawmakers ..... 741
EDUCATION, COMMITTEE ON-
Appointed ..... 20
Consolidation and incorporation of 60th G.A. Committees ..... 95
Amendments filed ..... 1304
Amendments offered .231, 375, 495, 575, 685, 686, 792, ..... 1057
Bills introduced .........323, 403, 468, 537, 733, 1080, 1126, 1285,$375, \quad 398,495, \quad 575,685,686,749,792,836,1010,1057,1058,1227$
EMPLOYEES-(See "Chaplains" and "Offeers and Employees".)
ENROLLED BILLS, COMMITTEE ON-
Appointed ..... 20
Reports of Joint Committees .....................232, 265, 280, 325, 348, 363, 414, 432, 494, 516, 547, 565, 574, 589, 607, 683, 701, 719, 898, $960,988,1008,1032,1054,1074,1099,1120,1142$, 1225, 1269, 1293, 1312, 1345, 1399, 1421, 1499, 1530, 1557, 1580, 1664, 1712, 1749, 1779, 1805, 1848, 1887, 1926, 1999, 2041, 2074, 2123, 2171, 2174
Reports of House Committees ..... 232,$414, .433,494,516,547,574,590,683,898,560,589,1009$,$1055,1074,1099,1142,1226,1294,1312,1346,1421,1499,1557,1580$,1664, 1712, 1749, 1806, 1849, 1887, 1926, 1999, 2041, 2075, 2123, 2171, 2175
EXPLANATION OF VOTE-
By Representative Rickert ..... 547, 1748
By Representative Bailey ..... 2157
By Representative Rassmussen ..... 1440
By Representative Meacham ..... 1555
By Representative Doderer ..... 1555, 2105
By Representative Cohen ..... 155, 1671
By Representative Gallagher ..... 1655
By Representative O'Malley ..... 1675
By Representative Baker ..... 1748
By Representative Glanton ..... 1748
By Representative Miller of Des Moines ..... 1748
By Representative Anderson ..... 1925
By Representative Dougherty ..... 1963
By Representative Murphy ..... 1965
By Representative Wolcott ..... 1965
By Representative Hutchins ..... 2044
By Representative Madden ..... 2127
EXTENSION OF TIME-
On House Joint Resolution 1 ..... 304
On House File 543 ..... 1800
On House File 137 ..... 1801
FELGER, FOSTER F.-Representative Scott County.Bills introduced - 18, 48, 104.
Amendments filed ..... 1668
Call of the House requested ..... 1739
Committee appointments ..... 1225
Legislative intent ..... 2046
Objections raised ..... 1379
Resolutions offered ..... 1162
FISCHER, HAROLD O.-Representative Grundy County.Bills introduced - 33, 97, 123, 137, 161, 261, 266, 287, 292,321, 389, 406, 412, 444.
Amendments filed ..... 703, 707, 729, 1625, 1851
Amendments offered ..... $913,1025,1936$
Asked suspension of rules ..... 1322
Committee appointments ..... 88, 175, 283, 1840
Objections raised ..... 903, 1306, 1505, 1634
Petitions presented ..... 1041, 1061, 1203, 1472
Point of order raised ..... 1051
Visitors presented 520, 826, 1146, ..... 1272
FISHER, C. RAYMOND-Representative Greene County.
Bills introduced - 13, 22, $33, \quad 45, \quad 92, \quad 97,135,137,184$,188, 203, 240, 248, 253, 261, 425, 434, 435, 438, 512, 515.
Amendments filed
$330,548,613,689, \quad 706,729,1075,1296,1423,1558,1559,1560,1561$
Amendments offered ..........631, 760, 761, 1766, 1768, 1772, 1774, 2100
Committee appointments ..... 2174
Legislative intent ..... 1786
Objections raised ..... 1472, 1634
Petitions presented ..... 1236
Point of order raised ..... 2092
Visitors presented ..... 1853
FOSTER, LaMAR, SR.-Representative Cedar County. Bills introduced - J. R. 21; $96,134,137,149,165,183,227$, $229,250,261,323,335,341,352,378,427,430,482,528$.
Amendments filed ..... 419
Amendments offered ..... 1548
Call of the House requested ..... 1828
Committee appointments ..... 968
Legislative intent ..... 1786
Objections raised ..... 903,1258
Petitions presented ..... 1061
Resolutions offered ..... 120, 1687
Visitors presented 97, $421,965,1352,1402,1438,1536$
FULLMER, WAYNE J.-Representative Jasper County.
Bills introduced - J. R. 6, 7, 8, 9, 15; ..... $12,18,140$,$160,200,231,261,263,391,415,504,515$.
Amendments filed ..... 420, 706, 1890
Committee appointments ..... 175
Legislative intent ..... 1786, 2046
Petitions presented ..... 662, 776
Visitors presented $520,1017,1471,1670,1671$
FULTON, ROBERT D., President of the Senate-
(See "Lieutenant Governor")
GALLAGHER, JAMES V.-Representative Black Hawk County.
Bills introduced - J. R. 6, 7, 10, 15; 44, 87, 88, 110,112, 181, 186, 188, 189, 192, 283, $390,405,412,433,518$.
Amendments filed ............................222, 233, 330, 350, 367,533, $534,838,923,1038,1039,1123,1228,1375,1533,1751,2084,2125$
Amendments offered 1030, 1262, 1263, ..... 1264
Amendments withdrawn ..... 1261
Call of the House requested ..... 2168
Committee appointments ..... 2174
Explanation of vote ..... 1655
Legislative intent ..... 2046
Objections raised ..... 835,1634
Petitions presented ..... 1537
Point of order raised ..... 1263
GANNON, WILLIAM J.-Representative Jasper County.
Bills introduced - 9, 94, 136, 159, 187, 189, 263, 313, 345,381, 405, 414, 415, 477, 508, 509.
Amendments filed ................................................ 499, 687, 822, $900,921,1038,1102,1109,1122,1254,1375,1535,1715,1929,1930,2084$
Anendments offered ................................................... 353; 37, 405,$862,937,956,1000,1134,1155,1394,1552,1744,1746,1868,1940,2091$
Amendments withdrawn ..... 2104
Committee appointments 41, $88,1225,1840,2174$, ..... 2175
Legislative intent ..... 1786
Petitions presented 1041, 1317
Point of order raised ..... 1885
Resolutions offered ..... 939
Visitors presented ..... 1471
GAUDINEER, LEE H., JR.-Representative Polk County.
 $14, \quad 30, \quad 39,42,43,45,49, \quad 50, \quad 54, \quad 58, \quad 74, \quad 90$, $103,119,125,126,129,141,145,160,167,202,204,226$, 229, 246, 250, 262, 263, 265, 291, 333, 364, 380, 381, 405, $410,422,426,452,454,470,472,475,485,489,505,514$,551.
Amendments filed 172, 210, 377, 420, 436,$610,659,660,773,793,804,838,900,924,1036,1037,1039$,$1075,1102,1123,1349,1350,1366,1375,1432,1434,1435,1625,1626$,$1667,1715,1751,1752,1808,1810,1811,1849,1852,1888,1929,2042,2084$
Amendments offered ..... 207, 443,$700,813,871,931,957,978,1004,1050,1063,1179,1192,1491$,1522, 1554, 1738, 1776, 1778, 1791, 1802, 1841, 1986, 2016, 2018, 2089, 2104
Amendments withdrawn ......207, 932, 1179, 1359, 1554, 1843, 2019, 2037
Asked suspension of rules ..... 1086
Call of the House requested ..... 2168
Committee appointments ..... 2175
Legislative intent ..... 2046
Objections raised ..... 1694
Objections withdrawn ..... 1813
Petitions presented ..... 1931
Point of order raised ..... 1674
Resolutions offered ..... 151,1806
Visitors presented ..... 1377
GENERAL ASSEMBLX-
(See 'Sixty-first General Assembly)
GILLETTE, RILEY-Representative Clay-Dickinson Counties, FirstAssistant Floor Leader.Bills introduced - $4, \quad 8, \quad 38, \quad 56,135,137,140,160,168$,169, 180, 184, 187, 215, 217, 232, 253, 255, 259, 261, 263,344, 362, $390,415,424,436,549$.
Amendments filed ................................................... 331, 367, 420,592, $706,1038,1111,1271,1298,1375,1434,1436,1534,1587,1691,1716$Amendments offered$133,1117,1139,1161,1329,1414,1418,1419,1551,1553,1710,1824$
Amendments withdrawn ..... 1844
Committee appointments ..... 1828
Honored and presented gift in appreciation ..... 2069
Legislative intent ..... 1786, 2046
Nominated speaker ..... 9
Objections raised ..... 748, 749
Petitions presented ..... 331, 1017, 1125
Resolutions offered ..... 265, 412
Visitors presented ..... 926
GILLETTE. ROY R.-Representative Story County.
$109,113,125,142,168,169,175,184,185,186,187,188$,189, 190, 196, 197, 228, 231, $240,247,249,253,260,261$,$263,270,272,294,325,345,371,384,388,389,405,415$,440, 459, 467, 484.
Amendments filed ................................................................... 350 , ..... 351
437, $659, \quad 804,923,961,1039,1102,1109,1254,1375,1667,1929,2125$
Amendments offered $\ldots \ldots .454,455,759,1065,1419,1461,1479,1686,1696$
Amendments withdrawn ..... 1069
Announcements ..... 1783
Committee appointments ..... 2174
Legislative intent ..... 2046
Point of order raised ..... 1069
Resolutions offered ..... 939
Visitors presented $901,1061,1077,1202,1235,1272,1633,1691$, ..... 2086
GLANTON, WILLIE STEVENSON-Representative Polk County.
Bills introduced - J. R. 14, 15; $1, \quad 3, \quad 7,14, \quad 39, \quad 49$, $50,14,103,119,129,141,160,166,167,184,188,189$, 202, 226, 246, 254, 262, 263, 265, 268, 269, 324, 348, 360,390, 507, 519.
Amendments filed 576, 923, 1038, 1039, 1347, 1348, 1563, 2125
Committee appointments ..... 482
Explanation of vote ..... 1748
Legislative intent ..... 2046
Petitions presented ..... 1256
Visitors presented 808, 964, 1077, 1024, 1589
GLEASON, THEODORE M.--Representative Humboldt-Pocahontas County
Bills introduced - 171, 253, 263, 390.
Amendments filed ..... 420, 706, 805
Committee appointments ..... 89, 153, 175
Legislative intent ..... 1786
Petitions presented .331, 482, 882, 947, 990, 991, 1125, 1537, ..... 1931
Visitors presented 690,1564
GLENN, GENE W.-Representative Wapello County.
Bills introduced - 12, 18, $34,102,125,140,150,214,263$,$273,411,415,451$.
Amendments filed
$173,480,577,626,793,1038,1039,1111,1532,2125,2126$
Amendments offered $258,679,974,1048,1134,1310,1529$ ..... 1938
Amendments withdrawn ..... 679
Asked suspension of rules ..... 816, 1950
Call of the House requested ..... 1677
Committee appointments ..... 89
Legislative intent ..... 1786; 2046
Objections raised ..... 1293, 1306
Petitions presented ..... 992, 1018
Visitors presented 190, 731, 1060, 1077, 1255, 1306
GOVERNMENTAL AFFAIRS, COMMITTEE ON- Appointed ..... 20
Consolidation and incorporation of Sixtieth General Assembly Com- mittees ..... 95
Amendments filed ..... 825
Amendments offered ..... 186, 221, 328, 920, 941, 1200Bills introduced451, 537, 538, 551, 596, 617, 827, 1079, 1126, 1204, 1318, 1379, 1892Reports by $\ldots \ldots \ldots . \ldots . . . . .121,186,220,221,247,328,363$,416, $517,565, \quad 591, \quad 702,703,772,836,920,941,1033,1165,1200$
GOVERNMENTAL SUBDIVISIONS, COMMITTEE ON-Appointed20
Consolidation and incorporation of Sixtieth General Assembly Com- mittees ..... 95
Amendments offered 121, 244, 246, 517, 591, 664, 801
Bills introduced by ..... 354,927 , $966,1237,1318,1352,1378,1754$Reports by ................................................ 186, 244, 266, 306,$348,415,434,516 ; 528, \quad 590,657, \quad 702,801,919,1009,1100,1226$
GOVERNOR HUGHES, HAROLD E.-
Committee to notify 8, 41, 159, 300, 1382, 2175
Committee to escort ..... 41, 159, 300, 1382
Resolution relating to biennial message, H. C. R. 1 ..... 8
Resolution relating to inauguration, S. C. R. 1 ..... 16
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Took oath of office ..... 61
Inaugural address of ..... 61
Addressed joint convention ..... 42, 61, 159, 1382
Budget address ..... 159
Communications from ..... 692, 2176 ..... 500, 692,
Proclamations issued ..... 1699
Bills signed by ..... 296,397, 439, 467, 494, 527, 565, 590, 624, 657, 685, 755, 791,$940,989,1033,1055,1075,1120,1226,1312,1346,1365,1399,1421$,
$1469,1492,1531,1622,1664,1688,1749,1849,1887,1926,1963,2123$, ..... 2172
GRAHAM, J. WESLEY-Representative Ida-Sac Counties.
Bills introduced $-33,38,56,37,135,215,244,253,490$,535.
Amendments filed ..... 110, 593,
612, 687, 705, 793, 1422
Amendments offered ..... 600,
$698,801,813,1491,1762$
Call of the House requested ..... 917, 918, 1046, 1118, 2168, 2169
Committee appointments ..... 57, 89,116
Introduced Miss Kristine Sahl, Iowa Junior Miss of 1965 from Ida Grove ..... 794
Legislative intent ..... 1786
Objections raised ..... 1273
Petitions presented ..... 1236
Resolutions offered by ..... 515, 665
Visitors presented 731, 794, 826, 1401
GRASSLEY, CHARLES E.-Representative Butler County.
Bills introduced - J. R. 3, 12, 16, 17; 28, 95, 127, 138,$148,184,188,208,310,332,336,390,394,405,418,427$.
Amendments filed ....................420, 610, 611, 706, 1035, 1122, ..... 2083
Amendments offered ....................................... 1041, 1160, 1275, 1676 , ..... 1835
Asked suspension of rules ..... 1277
Call of the House requested ..... 917
Committee appointments ..... 77 ,
89 ... ..... 740
Legislative intent ..... 2046
Objections raised ..... 2001
Petitions presented ..... 1203
Point of order raised ..... 1065
Resolutions offered ..... 129, 402
Visitors presented ..... $926,1040,1124$GREGERSON, MARY P.-Representative Pottawattamie County.Bills introduced - J. R. 6, 8, 9, 16, 17; 18, 27, 67,131, 133, 144, 256, 261, 263, 280, 283, 317, 320, 347, 362,390, 512, 548.
Amendments filed ..... 480, 920, $923,1039,1375,1436,1532,1586,2125$
Amendments offered ..... 1494
Asked suspension of rules ..... 2100
Call of the House requested ..... 1552
Committee appointments ..... $89,175,1812$
Legislative intent ..... 2046
Objections raised ..... 1258
Petitions presented
Resolutions offered by ........................................................171, 665, 1688
Visitors presented 352, 535 ..... 628
HAGEMAN, URBAN F.-Representative Winneshiek County.
Bills introduced $-12,18,19,184,112,143,184,208,247$,$261,263,365,369,415,465,487,488,520,549$.
Amendments flledAmend1139, 2116, 2143
Amendments withdrawn ..... 2143
Committee appointments ..... 89, 175, 1225
Legislative intent ..... 1786, 2046
Objections raised ..... 1293
Petitions presented ..... 1256
Visitors presented ..... 1125
HANSON, ARTHUR C.-Representative Lyon-Osceola Counties.
Bills introduced $\rightarrow$ 134, 137, 253.
Amendments filed ..... 233
Committee appointments 89, 94, 101, 125, 175, 501, 1225
Objections raised ..... 748
Petitions presented $438, \quad 992,1018,1062,1236,1317$
Presented award ..... 235
HARRINGTON, R. P.-Representative Buchanan County.
Blls Introduced - 18, 386, 406, 422, 464, 538, ..... 685.
Amendments filed .......................................... 351, 706, 1270, 1532, 1582
Amendments offered ..... 276, 372, 1604
Amendments withdrawn ..... 1604
Committee appointments ..... 89, 299
Legislative intent ..... 2046
Petitions presented ..... 1537
Visitors presented 826, 1016, 1235, 1438, ..... 1564
HAUSHEER, MAURICE-Representative Story County.
Bills introduced - J. R. 8, $9,14, \quad 15 ; \quad 18, \quad 35, \quad 36, \quad 58$,86, $91,193,105,109,113,125,139,142,147,155,158$,$160,184,185,188,189,228,231,240,253,261,263,270$,$298,314,325,347,359,361,388,405,415,421,433,436$,474, 549
Amendments filed592 , 659, $804,1038,1039,1111,1375,1423,1469,1470,1563,1929,2125$
Amendments offered ..... 695, 2070
Amendments withdrawn ..... 1136, 1548
Committee appointments ..... 89, 482, 2127
Legislative intent ..... 1786
Visitors presented ..... 1812
HIGHER EDUCATION FACILITIES COMMISSION-
Members appointed to serve during interim ..... 2174
HoLmes, JOHN A.-Representative Jones County.Bills introduced $-19, \quad 85,118,135,137,158,176,229,250$,261, $365,378,415,548,549$.
Amendments fled ..... 420, 706, 923, 1059, 1436
Amendments offered ..... 356. 496 ..... 971
Call of the House requested ..... 1828
Committee appointments ..... 89
Legislative intent ..... 1786, 2046
Petitions presented ..... 153, 200, 234, 271, 1078
Visitors presented ..... 731
HOUSTON, HAROLD J.-Representative Crawford County.
Bills introduced - J. R. 5, 15; 27, 31, 88, 128, 135, 137, 152, 153, 184, 188, 253, 261, 274, $321,339,380,381,422$,429, 430, 434, 442, 490.
Amendments filed ..............................10, 128, 173, 378, 420, 660, 706, 792, 944, 961, 1314, 1316, 1366, 1532, 1586, 1668, 1714, 1716, 1963
Amendments offered .........................287, 432, 1406, 1649, 1875, ..... 2092
Amendments withdrawn ..... 2096
Asked named removed as sponsor of House File 505 ..... 1277
Asked suspension of rules ..... 1875
Committee appointments ..... 175
Legislative intent ..... 1786
Objections raised ..... 1164
Petitions presented ..... 1472
Presented "Queen of the Secretaries" ..... 1169
Resolutions offered ..... 665
Visitors presented ..... 826
HƯGHES, GOVERNOR HAROLD E.-
(See Governor Hughes, Harold E.)
HULLINGER, ARLO-Representative Decatur-Wayne Counties.
Bills introduced - 19, 84, 135, 137, 259, 261, 281, 362, 365,$406,439,451$.
Amendments filed ..... 420, 706, 1299, 1669
Amendments offered ..... 892, 1360
Committee appointments ..... 89,1237
Legislative intent ..... 1786
Objections raised ..... 1840
Petitions presented ..... 1236
Visitors presented ..... 549, 946
HUTCHINS, C. E--Representative Benton County.
Bills introduced - J. R. $15 ; 111,175,184,185,186,187,189$,206, 317, $380,381,405,415,427,435$.
Amendments filed ..... 281,
420, 659, 706, 1166, 1253
Amendments offered ..... $345,1395,1396,1524$
Asked suspension of rules ..... 869
Committee appointments ..... 89, 283
Explanation of vote ..... 2044
Legislative intent ..... 1786
Petitions presented ..... 1256
Visitors presented 795, 826, 901, 926, ..... 946
INAUGURATION-
Resolution empowering joint committee to arrange for, S. C. R. 1 ..... 16
Committee appointed ..... 13
Governor-elect Harold E. Hughes and Lieutenant Governor-elect Robert D. Fulton inaugurated ..... 61
INDUSTRIAL AND HUMAN RELATIONS, COMMITTEE ON-
Appointed ..... 20
Consolidation and incorporation of Sixtieth General Assembly ..... 95
Amendments offered 199, 435, 436, 464, ..... 529
Bills introduced by $395,538,597,609,663,550,1080$,
Reports by
126, 198, 266, 349, 435, 436, 464, 528, 720, 821, 940, 1055, ..... 1143
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Budget and Financial Control Committee ..... 2174
Capitol Planning Commission ..... 2174
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INTERSTATE COOPERATION, COMMISSION ON-
New members, appointed to serve during interim ..... 2174
IOWA JUNIOR MISS OF 1965-
Presentation of Iowa Junior Miss ..... 794
IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM, ADVISORY INVESTMENT BOARD-
Appointment ..... 353
IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE-
Members appointed for interim ..... 2173
JACKSON, JAMES H.-Representative Black Hawk County.
Bills introduced -- J. R. 6, 7, 15; 12, 18, 21, 40, 44,$45,86,187,-93,111,113,142,155,166,182,186,254$,$263,270,324,347,390,405,412,415,419,441,518$.Amendments filed ..222, 233, 350, 351, 365, 533, 614, 753, 822,$1012,1039,1532,1533,1561,1690,1691,1692,1750,1751,1764,1765,2125$
Amendments offered $\ldots \ldots . \mathrm{Al}^{2}, 781,1047,1420,1515,1615,1619,1712,2144$
Amendments withdrawn ..... 2104
Call of the House requested ..... 1876
Committee appointments ..... 2174
Legislative intent ..... 2046
Petitions presented $\ldots . . . . .481,567,579,629,691,776,848,901,1078,1125,1256$
Resolutions offered ..... 514
Visitors presented $1124,1317,1691,1931$
JACKSON, LLOYD G.-Representative Clinton County.
Bills introduced - J. R. 6, $\quad 8, \quad 9, \quad 10, \quad 15 ; \quad 18,19,40$,$78, \quad 79, \quad 80, \quad 81, \quad 82,-83,163,186,189,201,263, \quad 276$,283, 324, 348, 358, 360, 390, 426, 437, 510.
Amendments filed
418, 497, $534, ~ 752, ~ 804, ~ 825,1011,1014,1038,1039$,$1109,1253,1254,1375,1433,1532,1559,1560,1586,1667,1717,1752$,2125
Amendments offered .254, 273,$714,1004,1151,1155,1212,1223,1262,1393,1462,1466,1605,1937,1994$
Amendments withdrawn .............798, 1224, 1509, 1647, 1696, 1766, ..... 1772
Call of the House requested ..... 1739
Committee appointments 89, 283, 482, 1225, ..... 2174
Legislative intent ..... 2046
Petitions presented ..... 1352
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Resolutions offered ..... 78, 1162
Visitors presented ..... 401, 578, 794
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Joint Judiciary Subcommittee Report-Iowa-Nebraska Boundary ..... 2031
KELEHER, LEO D.-Representative Woodbury county.
Blll introduced - 12, 18, 280, 328, 330, 368, 485.
Amendments filed ...706, 1039, ..... 2125
Committee appointments ..... 89, 482, 1006, ..... 1813
Legislative intent ..... 2046
Objections raised ..... 903
Petitions presented ..... 567, 579, 730, 1078
KEMPTER, PAUL E.-Representative Jackson County.
Bills introduced - 12, 18, 45, 89, 104, 184, 187, 193, 237,$256,263,270,384,389,548$.
Amendments filed .........127, 210, 420, 659, 703, 706, 945, 1039,$1298,1350,1375,1436,1470,1502,1532,1534,1585,1692,1750,2124,2125$
Amendments offered $. . . \ldots . . .262,355,405,673,1004,1709,1741$, ..... 1743
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Asked name removed as sponsor of House File 391 ..... 1191
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Committee appointments ..... 89
Petitions presented ..... 1236
Resolutions offered ..... 232, 1162
Visitors presented ..... 499, 947
KENDRICK, WILLIAM R.-
(See "Chief Clerk of the House".)
KENNEDY, KEITH K.-Representative Linn County.
Bills introduced - 18, 19, 27, $45, \quad 53, \quad 84, \quad 87,199,110$,$122,132,175,247,263,353,365,390,406,412,415$.
Amendments filed ..... 420, 706, 1254, 1298, 1808
Amendments offered ..... 1877
Committee appointments ..... 175
Legislative intent ..... 1786, 2046
KLUEVER, LESTER L.-Representative Cass County.Bills introduced - $30,31, \quad 45,93,131,142,165,166,207$,248, 276, 311, $348,360,380,398,421,434,449,457,460$,466, 501, 512, 550.
Amendments filed ................110, 128, 331, 518, 611, 612, 705,823, 989, 1038, 1234, 1297, 1422, 1559, 1560, 1561, 1715, 1781, 1929, 1930
Amendments offered
.... 193, 337, 696, 698, 1067, 1221, 1222, 1481, 1709, 1739, 1907, ..... 1945
Amendments withdrawn ..... 1481
Asked suspension of rules ..... 976
Committee appointments ..... 2174
Legislative intent ..... 2046
Objections raised ..... 2001
Petitions presented ..... 1041
Point of order raised ..... 1156
Visitors presented 111, 1060, ..... 1589
KORN, CHARLES A.-Representative Harrison County.
Bills introduced - 8, 143, 144, 159, 171, 261, 263, 378, 390, 391, 434, 500, 521, 540.
Amendments filed ........................221, 420, 627, 659, 706, 1038, 1929
Amendments offered ..... 213, 817, 907
Amendments withdrawn
Committee appointments ..... 482
Legislative intent ..... 1786
Petitions presented ..... 1017
Resolutions offered ..... 665
Visitors presented 549, 926, ..... 1061
LAWLOR, DANIEL F.-Representative Scott County.
Bills introduced - 48, 96, 107, 110, 259.
Amendments filed 824, 1037, 1039, 1254, ..... 1668
Amendments offered ..... 1478
Call of the House requested ..... 1418
Committee appolntments ..... 90
Objections raised ..... 1379
Resolutions offered ..... 1162
Visitors presented ..... 902, 1077
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LOSS, CAREY-Representative Kossuth County, Assistant Majority Floor
Leader.
Bills introduced - 6, 33, 38, 45, 97, 104, 106, 108, 111, $136,152,162,199,203,215,231,253,256,339,351,384$, 391, 410, 426, 498, 513, 522.Amendments filed$\ldots . . .143, \quad 199, \quad 706,729, \quad 752,1037,1121,1559,1560,1667,1691$,1716
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Honored and presented gift in appreciation ..... 2069
Legislative intent ..... 1786, 2046
Objections raised ..... 749
Petitions presented ..... 352
Point of order raised ..... 1154
Resolutions offered ..... 829
Visitors presented 401, 926, ..... 1377
LYNCH, JAMES L.-Representative Warren County.
Bills introduced - 12, 18, $40,67,102,108,213,254,270$, 347, 405, 412, 438, 439, 496, 548, 549.
Amendments filed$420,659,706,1014,1037,1298,1375,1436,1563$,1587
Amendments offered 1006, ..... 1044
Amendment withdrawn ..... 1744
Addressed the House ..... 965
Call of the House requested ..... 1418
Committee appointments ..... 1225
Legislative intent ..... 2046
Petitions presented ..... 1503
Point of personal privilege ..... 965
Visitors presented 249, 661, 826, 1377, 1471, 1564, ..... 1691
MADDEN, HARRY-Representative Clark-Union Counties.
Bills introduced - $56, \quad 85,135,259,261,281,362, \quad 390,439$, 451, 512, 526, 527, 548.
Amendments filed 420, 706, 773, 1436, 1929, 1930
Call of the House requested ..... 917
Committee appointments ..... 1237
Explanation of vote ..... 2127
Legislative intent ..... 1786
Objections raised ..... 1840
Objections withdrawn ..... 1874
Petitions presented ..... 1147
Visitors presented 308, 594, 777, 1018, 1536, 1783, 1853, ..... 1891
MAHAN, BRUCE E.-Representative Johnson County.
Bills introduced - J. R. 15; 2, $45, \quad 69, \quad 86, ~ 93, ~ 113, ~ 186, ~$
Amendments filed ..... 2125
Amendments withdrawn ..... 1050
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Objections raised ..... 749
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MAJORITY FLOOR LEADER, Elroy Maule - Representative Monona County.
(See Maule, Elroy-Representative Monona County, Majority Floor Leader.)
MALEY, WALTER F.--Representative Polk County.
Bills introduced - $1, \quad 3, \quad 14, \quad 49, \quad 50, \quad 74,103,119,129$, 141, 167, 202, 204, 226, 246, 262, 263, 265, 363, 390, 397, $400,450,461$.
Amendments fled 248, 419, 437, 593, 706, 752, 1038, 1039, 1145, 1233, 1436, 1533, ..... 2125
Amendments offered ............263, 264, 571, 649, 1239, 1241, 1311, ..... 1982
Amendments withdrawn ..... 1548
Committee appointments 13, $60,64, \quad 90,402$, ..... 2174
Legislative intent ..... 2046
Petitions presented ..... 579, 1125
Visitors presented ..... 628
MAULE, ELROY-Representative Monona County, Majority Floor Leader.
Bills introduced - J. R. $15 ; \quad 7, \quad 13, \quad 33, \quad 39, \quad 52, \quad 56, \quad 87$,97, 111, 199, 261, 263, $321,348,360,390,412,415,549$.
Amendments fled659, 752, 773, 923, 1037, 1366, 1375, 1691, 1716, 20852126
Amendments offered ..................................252, 954, 2061, 2114 ..... 2165
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Asked suspension of rules ..... 443, 453, $852,1279,1353,1355,1599,1674,1683,2072,2094,2103,2107,2108,2150$
Call of the House requested ..... 1876,1910
Committee appointments ..... 90
Honored and presented gift in appreciation ..... 2069
Introduced "Queen" and her court ..... 1191
Legislative intent ..... 2046
Moved to limit five minute discussion on noncontroversial bills ..... 762
Petitions presented ..... 1256
Presiding at sessions of the House ..... 1282
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Visitors presented ..... 578, $990,1040,1060,1255,1564,1891$
MAYBERRY, D. VINCENT-Representative Webster County.
Bills introduced - J. R. 15; $21,151,133,139,168,169,187$,197, 220, 221, 225, 230, 252, 253, $260,261,263,357,367$,409, 415.
Amendments filed ..... 233.- 420,
$534,659,706,773,804,1038,1039,1375,1436,1625,1669,1890,2125$
Amendments withdrawn ..... 1738
Call of the House requested ..... 1418, 1677
Asked suspension of rules ..... 88.
Committee appointments ..... 90
Legislative intent ..... 2046
Resolutions offered ..... 293
Visitors presented 270, 520, 731, 1351
MEACHAM, AL-Representative Poweshiek County.
Bills introduced - J. R. 6, 13, 15; 13, 15, 52, 104, 109, 184, 186, 187, 188, 197, 261, 317, 415, 418, 426, 431, 432, 438, 446, 491. 537.
Amendments fled ..... 577.
$751,804,1037,1059,1075,1297,1375,1400,1667,1691,1752,2083$, ..... 2124
Amendments offered 818, 1073, 1090, 1380, 1539, 1760, 2057, ..... 2144
Asked suspension of rules ..... 2055
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Explanation of vote ..... 1555
Legislative intent ..... 1786
Petitions presented ..... 1471
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MELROSE, A. RAE-Representative Floyd County.
Bills introduced - J. R. 15; $18,14,198,175,182,185,187$, 188, 192, 193, 197, 199, 260, 263, 268, 269, 270, 287, 426,431, 549.
Amendments filed 1036, 1039, 1059, 1168, 1349, 1375, ..... 2125
Amendments offered ..... 2002
Committee appointments $90,115,283,482,1702$ ..... 2173
Legislative intent ..... 2046
Visitors presented ..... 1783
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Amendments filed $\ldots \ldots \ldots \ldots \ldots .248,548,612,802,805,1101,1296,1929$
Amendments offered .........105, 263, 264, 696, 915, 1224, 1262, 1319
Call of the House requested ..... 1552
Committee appointments ........13, 60, $90,175,216,482,1504$, ..... 2174
Legislative intent ..... 2046
Objections raised 749, 801, 903, 1504, ..... 1720
Petitions presented 282, 368, 809, 1041, ..... 1078
Visitors presented $174,1112,1146,1377,1670$
MILLER, CHARLES P.-Representative Des Moines County, Speaker ProTempore.
Bills introduced - J. R. 5, 15; 23, 31, 45, 52, 68, 75, 100, 153, 166, 182, 186, 187, 192, 193, 233, 241, 243, 248, 251, 263, $270,390,391,405,415,423,451$.
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Asked unanimous consent ..... 228
Call of the House requested ..... 1910
Committee appointments ..... 2174
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Honored and presented gift in appreciation ..... 2069
Legislative intent ..... 2046
Point of order raised ..... 582, 913
Presided at session of House$.55,185, \quad 208,265,280,346,432,456$,582, 621, $715,740,764,749,865,934,961,983,1077,1155$,$1186,1243,1285,1413,1458,1521,1523,1550,1619,1700,1710,1737$,$1766,1791,1833,1867,1901,1924,1938,1941,1981,2056,2062,2073,2112$
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MILLER, JOHN S.-Representative Buena Vista County.
Bills introduced- 18, 24, 41, 71, 73, 113, 124, 200, 253,261, 263, 270, 391, 399, 418, 433.
Amendments filed ............518, 533, 774, 1036, 1038, 1254, 1271, 2125
Amendments offered
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Amendments withdrawn ..... 1052
Call of the House requested ..... 1677
Committee appointments ..... 501
Objections raised ..... 1293
Petitions presented ..... 991
Point of order raised ..... 1052
Resolutions offered by ..... 500,665
Visitors presented ..... 1202
MILLER, LEROY S.-Representative Page County.
Bills introduced - J. R. 15; 17, 29, 45, 46, 52, 56, 137,$152,163,168,169,184,185,186,187,188,192,193,194$,196, 197, 215, 237, 247, 255, 365, 389, 407, 421, 434, 437,451, 512.
Amendments filed ..... 223.$248,420,611,612,687,706,824,1036,1038,1434,1501,171$,, 1781
Amendment offered $\ldots . . .105,618,696,697,1092,1419,1740,1747$, ..... 1842
Amendments withdrawn ..... 1554
Asked suspension of rules ..... 1189
Call of the House requested ..... 2168
Committee appointments $\ldots . . .13,60,84,90,203,482,2096,2173$
Escort ..... 235
Legislative intent ..... 1786
Objections raised ..... 1590
Petitions presented ..... 1018
Point of order raised ..... 1742
Visitors presented ..... 112, 421, 731
MINORITY FLOOR LEADER, Floyd P. Edgington-RepresentativeFranklin County.
(See Edgington, Floyd P.-Representative Franklin County, Minority Leader)
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Reports by306, 1848
MORGAN, ELDON M.-Representative Mahaska County.
Bills introduced - 67, $94,96,133,143,261,281,439,451$,549.
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Visitors presented 401, 710, 808, 926, 1061, 1112, 1124
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Amendments withdrawn ..... 952, 954
Committee appointments ..... 482
Legislative Intent ..... 1786
Petitions presented 1062, 1113, 1203, ..... 1272
Resolutions offered ..... 265, ..... 967
MURPHY, BERNARD J.-Representative Carroll County.
Bills introduced - J. R. 5, 15; 4, 45, 77, 87, 185, 187,$189,248,253,321,390,391,434,505,549$.
Amendment filed 420, 686, 706, 729 ..... 1038
Call of the House requested ..... 1070
Committee appointments ..... 1812
Explanation of vote ..... 1965
Legislative intent ..... 2046
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Kay Emm, East High School Student ..... 1718
McNAMARA, WALTER L.-Representative Linn County.
Bills introduced - $18, \quad 19, \quad 53, \quad 84, \quad 99,110,122,132,134$,140, 166, 247, 259, 283, 339, 353, $365,389,390,406,415$,520, 548.
Amendments flled 223, 268, 294, 20, 534, 706, 1298, ..... 1436
Amendments offered ..... 1278
Call of the House requested ..... 1828
Committee appointments ..... 13, 60, 90
Legislative intent ..... 2046
NAGLE, DANIEL L.-Representative Scott County.
Bills introduced - J. R. 15; 18, 48, 94, 185, 187, 188, 189, 192, 193, 200, 215, 261, 263, 289, 391,412.
Amendments filed 824, 923, 1038, 1039, 1254, 1298, ..... 1668
Amendments withdrawn ..... 1394
Call of the House requested ..... 2168
Committee appointments ..... 1840
Legislative intent ..... 2046
Objections raised ..... 1397
Resolutions offered ..... 1162
Visitors presented ..... 1964
NELSON, HAROLD V.-Representative Cherokee County.Bills introduced - 28, 33, 97, 135.
Amendments filed ..... 706
Committee appointments ..... 1964
Legisuative intent ..... 1786
Petitions presented ..... 1236
Visitors presented ..... 1931
NIELSEN, ALFRED-Representative Shelby County.
Bills introduced - 28, 33, $85,197,104,127,135,137,208$,261, $336,434,412$.
Amendments filed ..... 199, 837, 1588
Amendments offered ..... 1684
Committee appointments ..... 91
Legislative intent ..... 1786
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SCOTT, BURL E.-Representative Pottawattamie County.
Bills introduced - J. R. 4; 18, 27, 31, 60, 63, 64, 65,$66, \quad 79,124,136,143,144,159,199,259,261,390,391$,$434,511, \quad 512, \quad 521,540,549$.
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Bills introduced - J. R. 15; 21, $75,149,157,186,188,193$,216, 263, $280,296,300,321,328,330,352,368,391,415$,429, 472, 505.
Amendments filed ..110, 128, 330, 378, 706, 1039, 1298, 1378, 1716, 1963
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Bills introduced - 10, 31, $70,194,143,144,159,171,199$,$263,313,434,498,500,512,513,535,540,544,549$.
Amendments filed .......420, 464, 687, 706, 753, 802, 879, 1375, 1532
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Ballard Community High School, their teacher, Robert Donnelly ..... 901
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Belle Plaine High School juniors and seniors, their principal, Roland Hansen, sponsor, Miss Lucille McKibbon, and Rotary president Duane Sywassink ..... 901
University High School juniors and seniors from Iowa City, their teacher, Dr, John H. Heafner ..... 901
Scranton High School government class, their teacher, Bud Jarvis ..... 901
Cedar Valley juniors, their teachers, Mrs. A. O. Garlock and Miss Mexie Chism ..... 901
Honorable Judge Steinberg, former Representative from Story County ..... 901
Lake City Community School juniors accompanied by Mr. Samuelson, Mrs. Larson, Mrs. Geist, Miss Rogers and Principal John Cork- ery ..... 902
Four students from LeClaire Independent School and their mothers ..... 902
Thirty students from North Mahaska, their teacher, James Hoose ..... 926
Woodbine High school seniors, their teacher, Phil Hammel ..... 926
St. Johns High School seniors from Bancroft, their teacher, Vince Meyer ..... 926
Parkersburg High School seniors, their teacher, R. L. Wiley and Superintendent Frederick Wix ..... 926
Garrison School juniors and seniors, their teacher, R. L. Holliday .. ..... 926
North Tama County Community School juniors from Traer; their teacher, Harold Lister, and Principal, Robert Clark ..... 926
Columbus Community School seniors from Columbus Junction, their teacher, Mrs. Bylsma, and Superintendent Hedemann ..... 926
Junior High students from Oskaloosa School for Christian Instruc- tion, their teacher, Jerry Ver Meer, and Principal George Zim- mer ..... 926
English Valley Community School students from North English and their teachers ..... 926
Claudia, Pamela and Jamie Rickert, children of Representative Dale H. Rickert ..... 926
Tri-Center Community School government class students from Neola, Superintendent Sawin, Principal Rogers, their teacher, Mr. Mar- tin ..... 926
Garwin High School students, their teachers, Miss Woline and Mr. Ellingson ..... 946
Johnston Elementary School sixth grade students, their principal, Harlan Carley ..... 946
Lamoni High School students, their teachers, Don Mahi and Floyd Wright ..... 946
Twin Cedars Commmunity School American government class sen- iors, their teachers, Mrs. Day and Mr. Perkins ..... 946
Columbus Community School juniors from Columbus Junction, their teachers, Mr. Zenor and Mr. Martin ..... 946
Shellsburg High School seniors, their teachers, Gordon Roxberg and Joe Stokell ..... 946
Ballard High School seniors from Huxley, their teacher, Robert Don- nelly ..... 946
Rockwell City Community School seniors, their teachers, Bill Rey- nolds and Ed Tiller ..... 946
College of Automation students, Des Moines, representing Canada, Venezuela and the United States, and the business administrator, Richard Sydness ..... 947
Less, Frank, former Representative from Dubuque County ..... 947
Mike Andreotti of Fierrara, Italy, an American Field Service student
and senior at Rockwell City Community School
and senior at Rockwell City Community School ..... 947 ..... 947
Bill and John Scherle of Henderson-Nishna Valley Commmunity School, sons of Representative Scherle ..... 947
Moulton School sixth grade students from Des Moines, their teacher, Margaret Cannom ..... 964
West Marshall Community School sixth grade students, their teach- ers, Mrs. Benner, Mrs. Miller and Mrs. Yeager ..... 964
Radcliffe School fourth grade students, their teacher, Mrs. Olson. ..... 964Nishna Valley Community school in Des Moines, seven students at-
tending Hawkeye Science Fair, their teachers, Rchard Morgan and Kenton Kruser ..... 964
Mallard Community School junior high students, their teachers, Mrs. Kraska and Mr. Goodchild ..... 964
Twin Cedars School eight grade students, their teachers, Mrs. King and Mr. Phillips ..... 964
Lytton Community School junior high students, their teachers, Muriel Minglin, Bernice Schultz and Betty Westmoreland ..... 965
American Field Service students, Olga Bonilla from Costa Rica, Ruth Aguirre from Ecuador and Maria Callo from Paraguary who were accompanied by Mrs. Floyd Fawcett of West Branch, pres- ident of American Field Service ..... 965
Mount Pleasant Commmunity School students Jane and Susan Thuma, granddaughters of Representative Carroll I. Redfern ..... 990
University of Iowa students, Jay Hamilton and David Beed ..... 990
University of Iowa students, JoAnn Chmura and Darrell Netherton. ..... 990
Twenty-nine seniors from Maxwell, their teachers, Harold Smith and Mr. Fonley ..... 1016
Trinity Lutheran School students in Conroy, their teacher, Jim Bal- zer ..... 1016
Government class students from Manning, their teacher, Mrs. Clifford Johnson and Principal Brotherton ..... 1016
Jesup Community School government class students, their teacher, Maynard Rowson ..... 1016
Cub Scouts from St. John's School of Des Moines, their den mother, Mrs. Hamilton, and leader, Al Breitbach, Jr. ..... 1016
Wooden-Crystal Lake government class students and their teacher, Leon Oberman ..... 1016
Des Moines Christian School students, their teacher, Mrs. Ora Sal- lander ..... 1016
Lorimor High School seniors, their teacher, Bernard Pugh ..... 1016
Jefferson School fifth grade students from Des Moines, their teacher, Miss Carpenter ..... 1017
Waverly-Shell Rock High School seniors, their teacher, Don Free- man ..... 1017
Hans Falk of Germany and Marie Delgrado of Peru attending Newton High School ..... 1017
Evan Hultman, former Attorney General of Iowa ..... 1017
McCracken, Robert, former Representative from Chickasaw County. ..... 1017
Mount Pleasant Community School students, their sponsors, Mrs. Don McAllister, Mrs. Harold McCabe, and Ralph Morris ..... 1040
Woodward-Granger High School juniors, their teacher, Gary Newell ..... 1040
Pleasantville Community School juniors and seniors, their teacher, Charles DeVore ..... 1040
Radcliffe seniors, their teacher, Wilbur Molendorp ..... 1040
University of Iowa students, Carolyn Lukensmeyer, Lyle Krewson, Larry Goettsch and Mike Schiavoni ..... 1040
New Hartford High School seniors, their teachers, Robert Hood and David Cronin ..... 1040
Hanson, Fred B., former Representative from Mitchell County ..... 1040
Three members of Representative Scott's family, students of the Avoca School ..... 1060
Lora, Chris, Dan and Jerri Kluever, children of Representative Kluever, all students from Atlantic Community School District. ..... 1060
De Soto Consolidated School fifth and sixth grade students, their teacher, Mrs. Bilney ..... 1060
Brenda and Brenna Applegate, students from Wapello County ..... 1060
Members from tax department of the Republic of Uruguay and sister states, and students from the University of Montevideo ..... 1060
West Grinnell sixth grade students, their teacher, Mr. Conner ..... 1060
Boy Scout 'roops 8, 18 and 19 from Ottumwa, their leader, W. J. Smithart ..... 1060
Ventura High School seniors, their teacher, Dyle Martin ..... 1060
Tom Roe, Jr. of Taft Junior College, Taft, California and Steve Roe, a student of Waukon Public School, sons of Representative Roe. ..... 1061
Dunlap Community School students, their teachers, Ted Lyons and Robert Mathew ..... 1061
West Center $4-\mathrm{H}$ group and West Center School, their leader, Mrs. Wilbur Groenenboom ..... 1061
Sarah, Joe, Mike and Matt Quinn, children of Representative Quinn, students of Washington Community School ..... 1061
Roland fifth and sixth grade students, their teachers, Mrs. Cline and Mrs. Teig ..... 1061
Mike and Charles Gillette, children of Representative Gillette, their cousins Donnella, Billy and Marty Benskin ..... 1061
Shelia and Kim Su Glenn, students of Roosevelt School in Ames, nieces of Representative Glenn ..... 1077
Camp Fire Girls of Central Junior High School in Ames, their lead- ers, Mrs. Melvin Larson and Mrs. John Bath ..... 1077
Woodside Junior High School students, their teacher, Miss Court- ney ..... 1077
Cedar Rapids Junior High Camp Fire Group, their leader, Mrs. I. W. Haerther ..... 1077
Girl Scout Troop No. 295, their leader, Mrs. L. Leuders ..... 1077
Nathan Weeks Junior High School ninth grade students, their teach- ers, Robert Scanlan, James Jacobsen, Joseph Lakers and Noble Howe ..... 1077
Government students from Boone High School, their chaperones, Father Clifford Atkinson of Grace Episcopal Church, his wife and son ..... 1077
Kimball, Donald, former Representative from Fayette County ..... 1112
Susie Knowles, student from St. Katherine's School in Davenport, daughter of former Representative Paul Knowles ..... 1112
St. Katherine's School of Davenport, their headmaster, Donald Reu- ..... 1112
Social studies class of Oskaloosa Junior High, their teachers, Mr.Boeyirk and Mr. Ruebel1112
Barnes City School eighth grade students, their teacher, Dale Schwechel ..... 1112
Grinnell College state and local government class, their instructor, the Honorable Ed Gilmour, former Senator ..... 1112
Glidden Junior High students, their teacher, Gerald Whitten ..... 1112
Newkirk School students, their teacher, Mrs. Aileen DeHamer ..... 1124
Oskaloosa Junior High ninth grade social studies students, their teachers, Jim Curry and Jerry Stout ..... 1124
Six foreign students from Italy, Turkey, Ecuador, Austria, Southern Rhodesia and Thailand who are seniors in Des Moines High Schools ..... 1124
Excelsior Christian School seventh and eighth grade students from Ackley, their teacher, Martin Dekkenga ..... 1124
Dows Community School senior government students, their teacher, Frank Richards ..... 1124
Bergeson, Emlin L., former Representative from Woodbury County. ..... 1124
Nancy Casteel, student of Iowa State University from Waterloo ..... 1124
St. Patrick's School students of Waukon, their teacher, Mrs. Tones ..... 1124
Alma Hageman, sister of Representative Hageman, a student at South Winneshiek School ..... 1124
Harmony Community School students, their teachers and Superin- tendent Don Walton ..... 1146
Elkhorn eighth grade students, their teacher, Tom Hutton ..... 1146
St. John's School of Des Moines eighth grade students, their teacher, Sister Irene Patricia ..... 1146
Paton-Churdan School eighth grade students, their teacher, Larry Sims ..... 1146
American history students from Grundy Center, their teacher, Mrs. Charles Lehr ..... 1146
Dows Community School juniors, their teachers, Ken Carter and Ray Harkama ..... 1146
Sixth grade students from Gladbrook, their teachers, Mrs. Winifred Thomsen and Mrs. Avis Fonken ..... 1169
Northeast Hamilton School students, their teacher, Mrs. V. C. Rasene ..... 1169
Goldfield Public School seniors, their teacher, Mr. Huisman ..... 1169
Fifth grade students from Slater, their teacher, Mrs. Long ..... 1202
Fourth grade students from Ankeny, their teacher, Mrs. Sue Trissel ..... 1202
Richard, Stephen and Barbara Miller, children of Representative Miller, Storm Lake Community School ..... 1202
Grinnell Junior High eighth grade students, their teachers, Miss Sim- mons, Miss Reida and Mr. Martin ..... 1235
St. Paul's Luthern School students of Williamsburg, their teacher, Bill Dieckhoff ..... 1235
Sperry School eighth grade students, their teacher, Racheal Butler ..... 1235
Two educators, Srinwasa Iyengar, Head Master, and Pritam Basi, Lecturer and Teacher of Higher Secondary Schools from India, now studying the Iowa School System ..... 1235
St. Charles School students, their teachers, Mrs. Elder and Mrs. Wil- liams ..... 1235
Nesco Community School seniors, their teacher, Jack Roberts ..... 1235
Brandon Junior High School students, their teacher, Ethel Martin. ..... 1235
Ten government students from Taylor County, their teachers, Mrs. Madis, Mrs. Akers and Mrs. Valentine ..... 1236
Moravia High School senior class, their teacher, Clarence Sheldon ..... 1255
Herbert C. Hoover High School of Toledo, students and teachers ..... 1255
Maple Valley Community School American government class, their teachers, William Christiansen and Joe Christiansen ..... 1255
Mid Prairie Community School students, ther teachers, Mrs. Schup- bach and Mr. Ramsey ..... 1255
Stuart School of Ottumwa, sixth grade and special education classes, their teachers and parents, Mrs. Thompson, Mrs. Kneafsey, Miss Forward and Mr. Feaster ..... 1255
Ottumwa High School Student Council, their advisor, Mrs. Glen James ..... 1255
Kim Shirley, daughter of Representative Shirley, a student at Stuart Public School ..... 1255
Pella Christian School students, their teachers, Mrs. Stravers and Mr. Van Der Zee ..... 1272
Chariton High School students, their teacher, Marion M. Coons ..... 1272
United Community High School seniors, their teacher, Everett Long ..... 1272
Meeker School in Ames fifth grade students, their teacher, Mrs. Jackson ..... 1272
Seventh grade students from Melrose, their teacher, Pete Hannon, their chaperones, Mrs. Osmond Ripperger and Mrs. Marvin Perry ..... 1272
Ross, C. W., former Representative from Grundy County ..... 1272
Elaine Schakel, Queen of the Thirtieth Pella Tulip Time; members of her court, Lynn Van Tuyl, Lois DeJong, Pam Wilson and Judy DeCook ..... 1277
Southeast Marshall County School in Laurel, students and their teach- er, Keith Augspurger ..... 1305
Woodward-Granger School students, their teacher, Mrs. Enid Burk- hart ..... 1305
Hudson Community School sixth grade students, their teachers, Mrs. Nation and Mrs. Thurston ..... 1306
Orange City Christian School students, their teacher, Edward Boer. ..... 1306
Delayne, Eddie, Jody and Janis Busing, children of Representative IBusing, students at South Hamilton ..... 1306
Irving School sixth grade students, in Ottumwa, their teacher, Mr. Richardson ..... 1306
Miss Joan Butters, a student from the Iowa Braille and Sight Saving School in Vinton ..... 1317
Nevada High School government class students, their teacher, Mr. Ball ..... 1317
Urbandale Community School fifth grade students, their teachers, Mrs. Conklin and Miss Imsland ..... 1317
Robinson, Samuel E., former Representative from Guthrie County ..... 1351
Yale-Jamaica-Bagley High School students, their teacher, Dick Kern ..... 1351
South Hamilton Community School students, their teachers and di- rector, Mrs. Vera Burgland, Mrs. Helen Jamison and Frank Mather ..... 1351
Nevinville School eighth grade students, their teacher, Blanche Good ..... 1351
Junior and senior classes from Bridgewater-Fontanelle, their teacher, Roger Nichols ..... 1351
St. Thomas Aquinas School eighth grade students of Webster City, their teacher, Sister Mary Alexander, O.S.F. ..... 1351
Girl Scout Troops 235 and 259 from Red Oak, their leader, Mrs. Leo Roe ..... 1351
West Branch Community School seniors, their instructor, Dan Gar- ver; principal, Glenn Jensen; chaperones, Mrs. George Kennedy and Mrs. Charles Kingsbury; and drivers, Warren Rummells and George Lathrop ..... 1352
Senators from Nebraska Legislature, members of the Nebraska Boundary Committee; Senator Julius Burbach of Croften; Sena- tor George C. Gerdes of Alliance, and Senator C. F. "Pat" Moul- ton of Omaha, Nebraska ..... 1352
Senior students from Fairfield High School; Michele Vigeoz, exchange student from Lyon, France; Deanne Gabbert, Karin Loomis, Tim Tullis, David Whitebread and their teacher, Don Hofsomer ..... 1377
Algona Girl Scout Troop No. 434, their leader, Mrs. Ernest Hutchison ..... 1377
Southeast Warren School eight grade students, their teacher, John L. Riley ..... 1377
Four Mile Elementary School sixth grade students from Runnells, their teacher, Miss Ada Smith, chaperones, Mr. and Mrs. Dick Stuart, Mrs. Robert Brannen, Mrs. John Zinger and Mrs. Dick West ..... 1377
Story City Junior High eighth grade students, their teacher, Charles Anderson ..... 1377
South Hamilton Community School, their instructors, Mrs. Lois Voss and Mrs. Jean DeWitt, and director, Frank Mather ..... 1377
Ogden High School senior government class, their teacher, Mr. Stone ..... 1401
Audubon High School junior class, their teacher, Donald L. Beggs. ..... 1401
Hartwig-Ladora-Victor School senior American government class, their teacher, Mr. Hoppel ..... 1401
East Greene School sixth grade students, their teachers, Mrs. Lappe, Mrs. Gift, Mr. Larson, their principal, Mr. Fry ..... 1401
Wall Lake Community School sixth grade students, their teacher, Mrs. Shields ..... 1401
Mingo School fifth grade students, their teacher, Mrs. Rippey, super- intendent, Mr. Borg, and driver, Mr. Ingles ..... 1401
St. Augustin School eighth grade students from Des Moines, their faculty, Sister Michael Agnes, Sister Therese Ellen and Mr. Hayes ..... 1401
Miss Mary Abel from Scotland who is living for one year in the home of National Commander of the American Legion, Donald Johnson, West Branch ..... 1402
Bayard High School seniors, their teacher, Arnold Booher ..... 1402
West Bend School fifth grade students, their teacher, Miss Grei- mann ..... 1402
Fourth Central School and Fourth East Elementary School students from Ankeny, their teachers, Mrs. Harmon and Mrs. Williams. ..... 1438
Weston, L. O., former Representative from Benton County ..... 1438
Lincoln Elementary School sixth grade students from Mechanics- ville, and their teachers ..... 1438
Kanawha Community School seniors, their faculty sponsors, Jim Hutchison and Lyle Sprout, but driver, Kenneth Sabin ..... 1471
Indianola School sixth grade students, their teacher, Mrs. Bates ..... 1471
Mingo High School junior and senior classes, their teacher, Jim Mal- loy ..... 1471
Camp Fire Girls from Grinnell School in the Saydel District, their assistant leader, Mrs. Burgess ..... 1471
State College of Iowa chemistry class, Cedar Falls, their teacher, Don Scovel ..... 1503
Naughton, John, former Representative from Woodbury County ..... 1503
Kanawha Christian School eighth grade students, their principal, James Kool, and Mr. and Mrs. Albert Cooper ..... 1503
Camp Fire Girls from Springville, their leaders, Mrs. Lang, Mrs. Lemon and Mrs. Dave Kelley ..... 1503
Clarke Community School junior high students, of Osceola, their teachers, Mrs. Todd and Mrs. Adams ..... 1536
Centerville High School National Honor Society students, their teachers, Mrs. Beulah Mitchell and Mr. C. Hart ..... 1536
Crabb, Helen, former Representative of Jamaica, presently president of the Iowa Federation of Women's Clubs ..... 1536
Iowa Valley School senior class of Marengo, their parents, and teach- ers, Charles Stalker and Stephen Rye ..... 1536
West Branch junior class, their principal, Glenn Jensen; instructor, Dean Odell; and chaperone, Mrs. Joe Kasper ..... 1536
Green Mountain eighth grade students, their teacher, Mrs. Hoing ..... 1536
Van Meter Community School fifth and sixth grade students, their teachers, Mrs. Allcott and Miss Padley ..... 1536
Cardinal Community School, their teachers, Mr. Starchevich and Mr. White ..... 1537
Students from Clear Lake participating in KRNT Talent Show: Mike Watts, Mark Stanton and Shelley Stanton; their chaperones, Mrs. Joe Jensen and Mr. and Mrs. Don Stanton ..... 1537
Martensdale-St. Mary's School senior class, their teacher, Ronald Swedczek ..... 1564
Castana Community School students, their teachers, Margie Heisler and Marie Cochran ..... 1564
Independence School American history class, their teacher, Mrs. Turgasen ..... 1564
St. Mary's School of Humboldt, seventh and elghth grade students, their teachers, Sister Mary Laurence and Sister Mary De Lourde ..... 1564
Russell Community School fifth grade students, their teacher, Mrs. Earl Wright ..... 1564
Betty Lou McVay of Station WOI-TV, recipient of McCall's "Golden Mike" award in New York for the series produced in cooperation with the Iowa Division of Vocational Rehabilitation on the sub- ject of handicapped citizens of Iowa. First time award given to an Iowa broadcaster ..... 1564
Griswold Community School seventh grade students, their teachers, Darrell Silkman and William Hollinger and bus driver, Phillip Mellot ..... 1589
Adair Casey Junior High School ninth grade students, their teachers, Mrs. Clark and Mrs. Rockholz ..... 1589
St. John's Lutheran School students from Victor, their teacher, Lavern Zenzke ..... 1589
Central School students from Ankeny, their teachers, Mr. Eickmeyer and Mr. Beckman ..... 1589
Meeker School flfth grade students, from Ames, their teacher, Mrs. Stockdale ..... 1589
Roosevelt School fifth grade students, from Ames, their teacher, Ruth Gammell ..... 1589
Edward School fifth grade students, from Ames, their teacher, Jane Harberts ..... 1633
Augustine, Fred, former Representative from Ringgold County ..... 1633
Albia Community School seventh grade students, their superintend- ent, Mr. Schindler, and teachers, Mr. Dabb and Mr. Spaur ..... 1670
Robert and Ilene Siegel, students of West Junior and West High Schools of Waterloo ..... 1670
Pekin High School seniors, their instructors, Miss Woods, Jerry Staton and Matt Maher ..... 1670
Coggon senior class, their teacher, Craig Downing ..... 1670
Colfax School sixth grade students, their teacher, Richard Hamilton ..... 1670
Fairfield High School students accompanied by Lew Cooley, Dr. Roy Hinson and Carl Zillman ..... 1670
Prairie Junior High School eighth grade students and eight factulty members ..... 1670
Colfax School sixth grade students, their teacher, Mrs. Joan Bozarth ..... 1670
Holy Family School of Mason City; students Thomas, Mike, Dan and Steve Shannon, accompanied by their parents ..... 1670
Blessed Sacrament School in Black Hawk County; students Rick Bruner, Kathy Dunley and John Freedman, their teachers, Mrs. Menger and Mr. Wilson ..... 1691
Lucille Hansen, majority leader of the government class of Denison Junior High School ..... 1691
Eight students of the advanced reporting class of Drake University and their professor, Robert Bliss ..... 1691
Twenty-six sixth, seventh and eighth grade students of Cumming Independent School, their teacher, Robert E. Lee ..... 1691
Phil Robinson, a senior from Albia Community High School ..... 1717
Tri-County School eighth grade students, their teachers, Mrs. Brady and Mrs. Churchill ..... 1753
Shaw, Wayne, former Representative from Floyd County ..... 1783
Johnson, Harvey, former Representative from Audubon County ..... 1783
Knock, Joseph, former Representative from Union County ..... 1783
Eighteen members of American School of Practical Nursing, their instructor, Mrs. Lokken; coordinator, Mrs. Siebert ..... 1783
Whittier School fifth grade students, their teachers, Mrs. Albright and Dale Brentnall ..... 1812
Five senior students and Patricia Rider, daughter of Representative Rider, from Marshalltown High School ..... 1812
Summa, Dewey, former Representative from Calhoun County ..... 1812
Ten elghth grade students of St. Paul's Lutheran School of Waverly ..... 1812
Dee Jessen and Charles Lewis, graduating students of Iowa State University ..... 1853
St, Mary's School eighth grade students accompanied by Sister Mario and Sister Miriam Therese ..... 1853
Stevens, Henry, former Representative from Greene County ..... 1853
Thompson, Frank R., former Representative from Guthrie County ..... 1853
Mr. and Mrs. J. D. Siegel, and a friend, Mrs. I. W Schloss of Cedar Rapids, Mr and Mrs. Siegel are the parents of Representative Cohen ..... 1853
St. Mary's Girl Scout Troop 31 of Marshalltown, their leaders, Mrs. John Eich, Mrs. Herb Anderson, Sister Roberta Ann and Sister Charlotte ..... 1891
Kathy Fehrlex, a seventh grade student from Cromwell ..... 1891
Allen, Sewell, former Representative from Onawa ..... 1891
Mr. and Mrs. John Beary, Jr. of Albia, parents of John Beary, a page in the House ..... 1891
Forty Girl Scouts from Fontanelle, their leaders, Mrs. Evelyn Ehren- fried, Mrs. Mary Barr and Mrs. Sena Campbell ..... 1891
Immanuel Lutheran School eighth grade students, their pastor, Reverend Eugene Kramer ..... 1931
Sokol, Howard A., former Representative from Sibley ..... 1931
Tom Nagle, student at Campion Jesuit High School in Prairie du Chien, Wisconsin, cousin of Representative Nagle ..... 1964
Paul Duane George, a student of the Tri Community School ..... 2033
Cynthia Kay Dunton, daughter of Representative Dunton and a stu- dent Tri-County Community School ..... 2044
Mowry, John, former Representative from Marshall County ..... 2044
Dean Pickerell of Albia, a senior in the Community High School ..... 2044
Senior High School, Marshalltown, five students of the government class, their teacher, Bert Permar ..... 2086
Mr. and Mrs. Loren Cohen, son and daughter-in-law of Represent- ative Cohen. Loren will enter medical school at University of Iowa ..... 2086
Ten ladies: Mrs. Bess Moore, Mrs. Lee Briggs, Mrs. Willis Wells, Mrs. Robert Riley, Mrs. Chuck Kiner, Linda Groh, Roberta Wagner, Phyllis Tancer, Mrs. Robert W. Groh and Jonnie Kay Groh, dressed in costume of 1865 in commemoration of their centennial celebration to be held July 1, 2 and 3 in What Cheer ..... 2086
Don Phommachakr from Laos and Hashim Wahab from Malaysia who are students of agriculture at Iowa State University; their sponsor, Mrs. Don Book ..... 2086
WAYS AND MEANS COMMITTEE-
Appointed ..... 21
Consolidation and incorporation of 60 th G.A. committees ..... 95
Amendments offered ..... 1929
Bills introduced ..... 2156
Reports by
328, $591,703,920,1120,1270,1313,1531,1558,1888,1928,1963$, ..... 2041
WEBSTER, EDWARD C.-Representative Pottawattamie County. Bills introduced - 289, 391, 434, 512, 549.
Amendments fled ..... $706,1039,2125$
Committee appointments ..... 93
Expression of appreciation ..... 224
Oath ..... 154
Petitions presented ..... 1170
Resolutions offered by ..... 665
WENGERT, JAMES J.-Representative Woodbury County.
Bills introduced $-42, \quad 43,113,114,125,140,157,263,296$,$300,328,330,368,391,505$.
Amendments fled $\ldots . .221, ~ 497, ~ 706, ~ 793, ~ 925,1038,1039,1254,1532,1588,2042$, ..... 2084
Amendments offered 582, 1132, 1238, 1608, ..... 2119
Amendments withdrawn ..... 1134
Call of the House requested ..... 2168
Committee appointments ..... 1813
Legislative intent ..... 2046
Objection raised ..... 1293
Petitions presented ..... 1125
Visitors presented ..... 1503
WHISLER, ROSS S.-Representative Appanoose-Davis Countles.
Bills introduced - 261, 281, 439, 451. Amendments filed ..... 706
Committee appointments ..... 482
Legislative intent ..... 1786
Petitions presented .615, 662, 883, 991, 1018, 1041, 1125, 1273, ..... 1472
Visltors presented ..... 1536 ..... 1536
WILSON, WILLIAM PRICE-Representative Black Hawk County.$\begin{array}{rrrrrrrrrrrr}\text { Bills introduced } & \text { In, } & \text { J. } & 6,7, & 8, & 9, & 10, & 15 ; & 33, & 40, & 61, & 62, \\ 64, & 66, & 78, & 79, & 81, & 97, & 133, & 151, & 186, & 187, & 188, & 189, \\ 191, & 192, & 193, & 194, & 196, & 197, & 201, & 231, & 263, & 270, & 313, & 366,\end{array}$$405,412,414,415,476, \quad 518, \quad 539,549$.
$1366,1375,1376,1413,1532,1533,1535,1584,1751,1851,2124,2125,2172$Amendments offered177, 472, $540,563,1418,1547,1548,1652,1746,1777,1778$
Amendments withdrawn ..... $799,1652,1842$
Amendments withdrawn ..... $799,1652,1842$
Asked suspension of rules ..... 291, 1882
Committee appointments ..... 1225
Legislative intent ..... 1786
Petitions presented ..... 271, 482, 691, 795, 848, 902
Resolutions offered$499,826,882,1017$
WINKELMAN, WILLIAM P.-Representative Calhoun County.
Bills introduced - J. R. 15; 6, 21, $41, \quad 59, \quad 84,134,135,159$,$176,188,191,193,196,201,203,215,253,255,389,399$,498, 513, 535, 544.
Amendments filed
110, 143, 199, $420,612,705,706,752,824,1059,1123,1253$
Amendments offered $\ldots \ldots . \ldots .711,801,1139,1238,1610,1638,1790,2020$
Amendments withdrawn ..... 194, 801
Call of the House requested ..... 2169
Committee appointments ..... 116
Legislative intent ..... 1786
Objections raised ..... 749,1590
Petitions presented ..... $234,308,730,927,991,1203,1236$
Resolutions offered ..... 115
Visitors presented
$549,578, \quad 615, \quad 795, \quad 808,901,902,946,947,965,1812$
WOLCOTT, OLGA DORAN-Representative Cerro Gordo County.
Bills introduced - 21, $58,110,182,199,213,370,405,409$,415, 494.
Amendments filed ..... 420, 706, 1012, 1059
Amendments offered ..... $.890,1067$
Call of the House requested ..... 1552
Committee appointments ..... 191
Explanation of vote ..... 1965
Legislative intent ..... 1786
Petitions presented ..... 1170
Visitors presented ..... 754
WRIGHT, CARROLL L.-Representative Scott County.Bills introduced - 18, 42, $48, \quad 34,96,107,125,140,157$,268, 269, 274, 405, 415, 514.
Amendments filed...................78, $400,824,1038,1039,1586,1668,2043$
Amendments offered ..... 456
Amendments withdrawn ..... 456, 1412
Call of the House requested ..... 1677
Committee appointments ..... 2173
Legislative intent ..... 2046
Objections raised ..... 1694
Objections withdrawn ..... 1813
Resolutions offered ..... 1162


[^0]:    *Indicates ranking member.

[^1]:    *Indicates ranking member.

[^2]:    *Indicates ranking member.

[^3]:    *Indicates ranking member.

[^4]:    *Indicates ranking member.

[^5]:    Also:
    Mr. Speaker: Your committee on governmental affairs to whom was referred House Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the

[^6]:    Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

    Senate File 247, a bill for an act relating to directors and officers of credit unions.

[^7]:    1. By striking in section 2 , lines $39,40,41$ and
[^8]:    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. 272, 346, 348 and 371.
    Highway Commission Claims H-61, H-75 and H-77.

[^9]:    .

[^10]:    Amend House File 264 as follows:

    1. Amend section one (1), line seven (7) by inserting after the comma", ", the words "if the board of supervisors is in receipt of a petition requesting that a county not establish zoning regulations, signed by not less than ten (10) percent of those voting for governor in the last general election'.
    2. Amend by striking all of section two (2).
[^11]:    1. By striking from line nine (9) the words "such insurance",
[^12]:    Dunton
    Edgington
    Felger
    Fischer of
    Grundy
    Fisher of
    Greene Fullmer

[^13]:    *Ranking member.

[^14]:    ", except motor truck scales used solely in the weighing of construction aggregate and agricultural limestone,".

[^15]:    We, the undersigned, object to House File 266 being placed on the noncontroversial calendar.

    Miller of Page.
    OSsIAN of Adams-Montgomery. Millen of Jefferson-Van Buren.

[^16]:    Gillette of
    Clay-Dickinson
    Graham
    Hausheer

[^17]:    Maule
    Mayberry
    Meacham
    Melrose
    Miller of
    Buena Vista
    Miller of
    Des Moines
    Mueller
    Murphy
    Nagle
    Nielsen of
    Emmet-Palo Alto
    Oehlsen
    O'Malley

[^18]:    The nays were, none.

[^19]:    On the question "Shall the House concur in the Senate amendments?" (H. F. 658)

[^20]:    Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:
    Senate Concurrent Resolution 42, relating to a study of county jails and jail conditions.

[^21]:    Amend House File 583 by striking all after the enacting clause and inserting in lieu thereof the following:

[^22]:    Miller of
    Page
    Nelson
    Nielsen of
    Shelby

[^23]:    Also: That the Senate insists on its amendment to House File 663, a bill for an act to provide for investment of public funds by the treasurer of the State of Iowa, and requests a conference. The President of the Senate has appointed as members of the conference committee, on the part of the Senate, Senators Rigler, Chairman; Hagie, Heaberlin and Patton.

    Robert G. Moore, Secretary.

[^24]:    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.

[^25]:    He passed away January 4, 1965, at Davis County Hospital, Bloomfield, Iowa.

[^26]:    Upon his return to Algona he became president of the Security State Bank and remained as president until his retirement several years ago.

[^27]:    Entry feeneral of $\$ .50$ on each colony of bees into Iowa by non-resident. S. F. 150 , Main, et al.; H. F. 147, Hausheer and Mueller.

[^28]:    Providing nenecessary emergency work on the primary road system without advertising for bid if work estimate is less than $\$ 50,000$. S. F. 131,
    Permit Kruck. councll to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.

[^29]:    ## Driver Gducation

    Drivers whose license has been revoked or suspended, convicted of two or more moving violations during 2 year license period must complete
    safety education course before new license issued. S. F. 101 , Flatt.
    Increase from $\$ 3$ to $\$ 5$ cost of driver license; $\$ 4$ to $\$ 6$ cost of chauffeur license.
    H. F. 67 Resnick, H. F. 67, Resnick, et al.

[^30]:    Social security General
    Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. 11, Oehlsen.

